SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN DIEGO

REQUEST FOR ORDER PACKET



	FORMS INCLUDED IN THIS PACKET	
	Family Law General Self-Help Information	SDSC Form #D-280
	Shriver – Custody You May Be Eligible	SDSC Form #ADM-304/304S
	Child Custody Information Sheet – Recommending Counseling	Judicial Council Form #FL-313-INFO
	Notice of Rights and Responsibilities Health-Care Costs and Reimbursement Procedures	Judicial Council Form #FL-192
	Information Sheet for Request for Order	Judicial Council Form #FL-300-INFO
	Request for Order	Judicial Council Form #FL-300
	Earning Capacity Factors Attachment	Judicial Council Form #FL-302
≿	Declaration Regarding Notice and Service of Request for Temporary Emergency Orders	Judicial Council Form #FL-303
MOVING PARTY	Temporary Emergency Orders	Judicial Council Form #FL-305
NG F	Income and Expense Declaration	Judicial Council Form #FL-150
	Declaration / Attached Declaration	Judicial Council Form #MC-030/MC-031
MC	Family Court Services Screening Form	SDSC Form #FCS-046
	Information Sheet for Proof of Personal Service	Judicial Council Form #FL-330-INFO
	Proof of Personal Service	Judicial Council Form #FL-330
	Information Sheet for Proof of Service by Mail	Judicial Council Form #FL-335-INFO
	Proof of Service by Mail	Judicial Council Form #FL-335
	Family Court Services (FCS) Data Sheet	SDSC Form #FCS-002
	Family Court Services Child Custody Recommending Counseling Information Sheet	SDSC Form #FCS-022
	Notice of Change of Address	Judicial Council Form #MC-040
	Information Sheet: Responsive Declaration to Request for Order	Judicial Council Form #FL-320-INFO
	Responsive Declaration to Request for Order	Judicial Council Form #FL-320
	Declaration / Attached Declaration	Judicial Council Form #MC-030/MC-031
NG	Income and Expense Declaration	Judicial Council Form #FL-150
RESPONDING PARTY	Information Sheet for Proof of Personal Service	Judicial Council Form #FL-330-INFO
SPO PAF	Proof of Personal Service	Judicial Council Form #FL-330
RE	Information Sheet for Proof of Service by Mail	Judicial Council Form #FL-335-INFO
	Proof of Service by Mail	Judicial Council Form #FL-335
	Family Court Services (FCS) Data Sheet	SDSC Form #FCS-002
	Family Court Services Child Custody Recommending Counseling Information Sheet	SDSC Form #FCS-022

PKT-015 (Rev. 7/25)

MOVING PARTY



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

FAMILY LAW SELF-HELP GENERAL INFORMATION

The information contained in this form is intended to provide self-help guidance on family law cases. San Diego City and County Public Libraries, as well as the San Diego Law Library, have computers with free Internet access available.

STATE SELF-HELP RESOURCES. The California Courts website, maintained by the Judicial Council of California, contains information about resources for self-help. Go to the California Courts Home page (<u>http://www.courts.ca.gov/home.htm</u>) and click on the category that best matches your needs from the "Self-Help" drop down menu. The primary categories for family law are: (1) Divorce or Separation (<u>http://www.courts.ca.gov/selfhelp-divorce.htm</u>); (2) Families & Children (<u>http://www.courts.ca.gov/selfhelp-family.htm</u>); and (3) Abuse & Harassment (<u>http://www.courts.ca.gov/selfhelp-abuse.htm</u>). Each category includes basic information with links to subcategories that include FAQs, step-by-step instructions for filing and serving the necessary documents, and links to the required forms with video instructions on how to complete each form. Click on the blue links of each category and subcategories that match your needs and follow the instructions. Parentage cases, also known as paternity cases, can be found as a subcategory under "Families & Children" (<u>http://www.courts.ca.gov/selfhelp-parentage.htm</u>).

LOCAL SELF-HELP RESOURCES. Visit the San Diego Superior Court's website at <u>www.sdcourt.ca.gov</u>. On the Home page, click on the "Family" category (drop down menu) for information about various case types and Self-Help Services within family law, including family law rules and forms.

FAMILY LAW FACILITATORS (FLF). Relying solely on information obtained from the Internet is not the only option. FLF provides hands-on help to any Self-Represented Litigant (SRL). FLF offices are located at every division of the court. They offer both one-on-one services and group workshops. The services are free but offered on a first-come, first-served basis. Click on the link to "Self-Help Services" in the "Family" drop down menu on the court's website for detailed information about FLF.

REQUEST FOR ORDER (RFO). An RFO is the process used to get most court orders both before and after a judgment has been entered in a case. The most common temporary orders requested are child custody and visitation, and child and spousal support. As in most family law matters, there are mandatory forms and procedures. Detailed information and instructions are on the California Courts website. Go to the Self-Help drop down menu and click on "Families & Children" (<u>http://www.courts.ca.gov/selfhelp-family.htm</u>). Follow the links to the subcategories that best match your needs.

DOMESTIC VIOLENCE (DV). Detailed information, forms, and step-by-step instructions can be found on the California Courts website. Click on the "Domestic Violence" subcategory under "Abuse & Harassment" (<u>http://www.courts.ca.gov/selfhelp-domesticviolence.htm</u>). Any person may also get free help at any Domestic Violence Restraining Order Clinic. Detailed information about the clinics can be found on the San Diego Superior Court's website at <u>www.sdcourt.ca.gov</u> by clicking on "Domestic Violence" in the "Family" drop down menu.

Domestic Violence Hotline (800) 799-SAFE (7233) / Domestic Violence Restraining Order Clinics listed below:

Downtown San Diego	Downtown San Diego	East County	North County	South County
Central Courthouse 1100 Union St.	Family Justice Center 1122 Broadway,	El Cajon Courthouse 250 E. Main Street	Vista Courthouse 325 S. Melrose Drive	South Bay Courthouse 500 Third Avenue
San Diego, CA 92101	Suite 200 San Diego, CA 92101 (619) 533-6000	El Cajon, CA 92020	Vista, CA 92081	Chula Vista, CA 91911
Operated by San Diego Volunteer Lawyer Program (SDVLP) www.sdvlp.org	www.sandiegofjc.org	Operated by San Diego Volunteer Lawyer Program (SDVLP) <u>www.sdvlp.org</u> & Center for Community Solutions <u>www.ccssd.org</u>	Operated by San Diego Volunteer Lawyer Program (SDVLP) <u>www.sdvlp.org</u>	Operated by Legal Aid Society of San Diego www.lassd.org

ALTERNATIVE DISPUTE RESOLUTION (ADR). Mediation, arbitration, collaborative family law, and the use of a privately compensated temporary judge are methods of ADR available to litigants in most family law cases. ADR is offered through private businesses at the parties' own cost. The court does not provide a list of these outside resources, nor does it endorse any private business.

OTHER INFORMATIONAL FORMS. The court's website has other local court forms which provide detailed information on topics not included in this form. Click on "Forms" in the "Family" drop down menu and find the forms listed in alphabetical order.

- Family Centered Case Resolution Process General Information (SDSC Form #D-080)
- Mandatory Settlement Conference General Information (SDSC Form #D-047)

NOTE: This form is intended to provide only general information. It is not legal advice, and should not be used as a substitute for legal advice from an attorney licensed by the State Bar of California. If you have any questions about your legal rights, you should talk to an attorney. Also, the San Diego Superior Court does not control or maintain the websites on this form and cannot be responsible for the accuracy of the information or content they contain. In addition, the content of a website may change, and the court would not necessarily be aware of the change. When you access one of these websites, you are subject to the terms of use and privacy policies of that website.

YOU MAY BE ELIGIBLE FOR A <u>FREE</u> LAWYER TO ADVISE AND/OR REPRESENT YOU IN YOUR CHILD CUSTODY CASE IF THE FOLLOWING APPLY TO YOU:

- 1. You are low income.
- 2. Either you or the other parent is asking for legal or physical custody of your child or children.

Call the number below to see if you are eligible:

(619)564-6944

Low-income parties may be eligible for free limited legal representation in certain child custody cases in the San Diego Superior Court.

Funding for this program is made possible by the Sargent Shriver Civil Counsel Act (Gov. Code § 68650 et seq.).

SDSC ADM-304 (Rev. 1/21)

SHRIVER - CUSTODY YOU-MAY-BE-ELIGIBLE

USTED PODRIA RECIBIR LOS SERVICIOS DE UN ABOGADO DE MANERA <u>GRATUITA</u> PARA ACONSEJARLE Y/O REPRESENTARLO(A) EN SU CAUSA DE CUSTODIA DE LOS HIJOS SI LO SIGUIENTE APLICA A USTED:

- 1. Usted es una persona de escasos recursos.
- 2. Usted o el otro padre de familia está solicitando la custodia legal o la custodia física de su hijo(a) o hijos.

Llame al número telefónico a continuación para averiguar si usted califica:

(619)564-6944

Las personas de bajos ingresos pueden calificar para recibir representación legal limitada gratuitamente en ciertas causas de custodia de los hijos en el Tribunal Superior de San Diego.

Los fondos para este programa se proporcionan a través de la Ley del Consejo Civil Sargento Shriver (Artículo del Código de Gobierno § 68650 et seq.).

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 <u>www.calbar.ca.gov</u>, 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 <u>courts.ca.gov/selfhelp.</u>

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 <u>courts.ca.gov/forms</u> for *Disability Accommodation Request* (form <u>MC-410</u>). (Civil Code, § 54.8.)

NOTICE OF RIGHTS AND RESPONSIBILITIES REGARDING CHILD SUPPORT

Childcare and Health Care Costs and Reimbursement Procedures

Your child support order may include a provision for payment of childcare or uninsured health care costs. Childcare costs may be included as part of the monthly child support payment or reimbursable as a percentage of the costs. If the childcare costs are included as part of the monthly child support payment, you must pay that amount each month until the court changes (modifies) the child support order. If you need to change your child support order because there has been a change in the cost of childcare, see page 2.

If you have a child support order that includes a provision for the reimbursement of a percentage of childcare costs or a portion of the child's or children's health care costs and those costs are not paid by insurance, the **law says**:

- 1. Notice. You must give the other parent an itemized statement of the charges that have been billed for any childcare costs or health care costs not paid by insurance. You must give this statement to the other parent within a reasonable time, but no more than 90 days after those costs were given to you.
- Proof of full payment. If you have already paid all of the childcare costs or uninsured health care costs, you must (1) give the other parent proof that you paid them and (2) ask for reimbursement for the other parent's court-ordered share of those costs.
- **3. Proof of partial payment.** If you have paid only your share of the childcare costs or uninsured health care costs, you must (1) give the other parent proof that you paid your share, (2) ask that the other parent pay his or her share of the costs directly to the childcare or health care provider, and (3) give the other parent the information necessary for that parent to be able to pay the bill.
- 4. Payment by notified parent. If you receive notice from a parent that a childcare or uninsured health care cost has been incurred, you must pay your share of that cost within the time the court orders; or if the court has not specified a period of time, you must make payment (1) within 30 days from the time you were given notice of the amount due, (2) according to any payment schedule set by the health care provider, (3) according to a schedule agreed to in writing by you and the other parent, or (4) according to a schedule adopted by the court.
- **5. Going to court.** Sometimes parents get into disagreements about childcare and health care costs. If you and the other parent cannot resolve the situation after talking about it, you can request that the court make a decision.

- a. Disputed requests for payment. If you dispute a request for payment made by the other parent, you may file a request for the court to resolve the dispute, but only if you pay the requested amount before filing your request.
- **b.** Nonpayment. If you claim that the other parent has failed to pay you back for a payment, or they have failed to make a payment to the provider after proper notice, you may file a request for the court to resolve the dispute.
- c. Paid charges. The court will presume that if uninsured health care costs or childcare costs for employment or necessary training for job skills have been paid, those costs were reasonable. If you want to dispute paid charges, you will have to show the court that the costs were unreasonable.
- **d.** Attorney's fees. If the court decides one parent has been unreasonable, it can order that parent to pay the other parent's attorney's fees and costs.
- e. Court forms. Use forms FL-300 and FL-490 to get a court date. See form FL-300-INFO for information about completing, filing, and serving your court papers.
- 6. Court-ordered insurance coverage. If a parent provides health care insurance as ordered by the court, that insurance must be used at all times to the extent that it is available for health care costs.
 - a. Burden to prove. The parent claiming that the coverage is inadequate to meet the child's needs has the burden of proving that to the court.
 - **b.** Cost of additional coverage. If a parent purchases health care insurance in addition to that ordered by the court, that parent must pay all the costs of the additional coverage. In addition, if a parent uses alternative coverage that costs more than the coverage provided by court order, that parent must pay the difference.
- 7. Preferred health providers. If the court-ordered coverage designates a preferred health care provider, that provider must be used at all times consistent with the terms of the health insurance policy. When any parent uses a health care provider other than the preferred provider, any health care costs that would have been paid by the preferred health provider if that provider had been used must be the sole responsibility of the parent incurring those costs.
- 8. Need help? Contact the <u>family law facilitator</u> in your county or call your county's bar association and ask for an experienced family lawyer.

Page 1 of 3

Form Adopted for Mandatory Use Judicial Council of California FL-192 [Rev. September 1, 2024] NOTICE OF RIGHTS AND RESPONSIBILITIES REGARDING CHILD SUPPORT Childcare and Health Care Costs and Reimbursement Procedures Family Code, §§ 4007.5, 4010, 4062, 4063 www.courts.ca.gov

Information Sheet on Changing a Child Support Order

General Info

The court has made a child support order in your case. This order will remain the same unless one of the parents requests that the support be changed (modified). An order for child support can be modified by filing a request to change child support and serving the other parent. If both parents agree on a new child support amount, they can complete, sign, and file with the court a *Stipulation to Establish or Modify Child Support* agency is involved in your case, it must be served with any request to change child support and approve any agreement.)

Online Self-Help Guide

For more information about how child support works, visit: <u>https://selfhelp.courts.ca.gov/child-support</u>.

When a Child Support Order May Be Changed

The court considers several things when ordering the payment of child support.

- First, the number of children is considered, along with the percentage of time each parent has physical custody of the children.
- Next, the net disposable incomes of both parents are determined (which is how much money is left each month after taxes and certain other items like health insurance, union dues, or other child support ordered and paid are subtracted from a parent's paycheck). The court can also look at a parent's earning ability.
- The court considers both parents' tax filing status and may consider hardships, such as the cost of raising the parent's child from another relationship who lives with the parent.

A parent can request to change an existing order for child support when circumstances change significantly. For example if the net disposable income of one of the parents changes, parenting time changes, or a new child is born.

Examples

- You have been ordered to pay \$500 per month in child support. You lose your job. You will continue to owe \$500 per month, plus 10 percent interest on any unpaid support, unless you file a motion to modify your child support to a lower amount and the court orders a reduction.
- You are currently receiving \$300 per month in child support from the other parent, whose net income has just increased substantially. You will continue to receive \$300 per month unless you file a motion to modify your child support to a higher amount and the court orders an increase.
- You are paying child support based on having physical custody of your children 30 percent of the time. After several months it turns out that you actually have physical custody of the children 50 percent of the time. You may file a motion to modify child support to a lower amount.

How to Change a Child Support Order

To change a child support order, you must file papers with the court. *Remember:* You must follow the order you have now.

What forms do I need?

If you are asking to change a child support order, you must fill out one of these forms:

- Form <u>FL-300</u>, Request for Order or
- Form <u>FL-390</u>, Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support

You must also fill out one of these forms, and attach proof of income for the past two months (like your paycheck stubs):

- Form <u>FL-150</u>, Income and Expense Declaration or
- Form <u>FL-155</u>, Financial Statement (Simplified)

What if I am not sure which forms to fill out?

Contact the family law facilitator in your county. You can find them here: <u>www.courts.ca.gov/selfhelp-facilitators.htm</u>.

After you fill out the forms, file them with the court clerk and ask for a hearing date. Write the hearing date on the form. The clerk may ask you to pay a filing fee. If you cannot afford the fee, fill out these forms, too:

- Form <u>FW-001</u>, Request to Waive Court Fees and
- Form <u>FW-003</u>, Order on Court Fee Waiver (Superior Court)

You must serve the other parent. If the local child support agency is involved, serve it too.

- This means someone 18 or over—not you—must deliver copies of your filed court forms to the other parent, at least 16 court days before the hearing. Add 5 calendar days if delivered by mail within California (see Code of Civil Procedure section 1005 for other situations).
- Court days are weekdays when the court is open for business (Monday through Friday except court holidays).
 Calendar days include all days of the month, including weekends and holidays. To find court holidays, go to: www.courts.ca.gov/holidays.htm.

Blank copies of both of these forms must also be served:

- Form <u>FL-320</u>, Responsive Declaration to Request for Order
- Form <u>FL-150</u>, Income and Expense Declaration

Then the server fills out and signs a *Proof of Service*. Take this form, plus one copy, to the clerk and file it at least one week before your hearing.

Go to your hearing and ask the judge to change the support. Bring your tax returns from the last two years and your proof of income for the past two months (like your paycheck stubs). The judge will look at your information, listen to both parents, and make an order. After the hearing, fill out:

- Form <u>FL-340</u>, *Findings and Order After Hearing* and
- Form <u>FL-342</u>, Child Support Information and Order Attachment

Need help?

Contact the <u>family law facilitator</u> in your county or call your county's bar association and ask for an experienced family lawyer.

Information About Child Support for Incarcerated or Confined Parents

1. Child support. As of September 27, 2022, child support automatically stops if the parent who has to pay is confined against their will for more than 90 days in a row in jail, prison, juvenile detention, a mental health facility, or other institution.

Exception. Child support does not automatically stop if the parent who has to pay has money available to pay child support.

2. Past confinement. Child support also automatically stops during past confinement if it was ordered from October 8, 2015, through December 31, 2019, or January 1, 2021, through September 26, 2022, and the parent who has to pay was confined for more than 90 days in a row during the same time frame.

Exceptions for past confinement. Child support does not automatically stop if the parent who has to pay was in jail or prison for failing to pay child support or for domestic violence against the other parent or the child, or if they had money available to pay support.

- 3. Timing. The date child support automatically restarts will depend on the parent's release date. If you need to change your child support order, see page 2.
 - a. If released before January 1, 2024, child support automatically restarts the first day of the first full month after the parent is released.
 - **b.** If released after January 1, 2024, child support will automatically restart the first day of the 10th month after the parent is released.

Employment before the 10-month period ends: If the parent who has to pay support starts working before the date child support is set to automatically restart, the person who is owed support or the local child support agency can request the court restart the child support order early. The court may order a different amount of child support if appropriate.

 More info. For more information about child support and incarcerated parents, see <u>Family Code section 4007.5</u> or go to

https://selfhelp.courts.ca.gov/child-support/incarceratedparent.

You can also contact the family law facilitator in your county and can find them here: www.courts.ca.gov/selfhelp-facilitators.htm.

FL-300-INFO Information Sheet for Request for Order

1) USE *Request for Order* (form FL-300):

- To schedule a court hearing and ask the court to make new orders or to change orders in your case.
- When *Restraining Order After Hearing* (form <u>DV-130</u>) has expired, and you want to change the orders that are still in effect (examples: child custody, visitation (parenting time), child support, and other orders).
- To change or end *Juvenile Restraining Order After Hearing* (form <u>JV-255</u>) when the case is closed (dismissed) and the order was granted under the Code of Civil Procedure.

2) DO NOT USE *Request for Order* (form FL-300):

- To ask for a restraining order against your spouse or domestic partner, a former spouse or domestic partner, or someone you have a child with. Read *How to Ask for a Temporary Restraining Order* (form <u>DV-505-INFO</u>).
- To ask to change or end a *Restraining Order After Hearing* granted under the Domestic Violence Prevention Act, including form DV-130 and form JV-255 in a juvenile case. For more information, read *How Do I Ask to Change or End a Domestic Violence Restraining Order?* (form <u>DV-300-INFO</u>).
- Before you have filed a Petition to start your family law case (form FL-300 may be filed with the Petition).
- If you and the other party have an agreement. For information about how to write up your agreement, get it approved by the court, and filed in your case, see <u>www.courts.ca.gov/selfhelp-agreeFL</u>, speak with an attorney, or get help at your court's Self-Help Center or Family Law Facilitator's Office.
- When specific Judicial Council forms must be used to ask the court for other orders. For example, to ask:

 For an order for contempt, use form <u>FL-410</u>. –To set aside a child support order, use form <u>FL-360</u> or form <u>FL-640</u>. –To set aside a voluntary declaration of paternity, use form <u>FL-280</u>.

3) Forms checklist

- a. Form <u>FL-300</u>, *Request for Order*, is the basic form you need to file with the court. Depending on your request, you may need these additional forms:
- b. To request child custody or visitation (parenting time) orders, you may need to complete some of these forms:
 - EL-105, Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act
 - EL-311, Child Custody and Visitation (Parenting Time) Application Attachment
 - EL-312, Request for Child Abduction Prevention Orders
 - EL-341(C), Children's Holiday Schedule Attachment
 - EL-341(D), Additional Provisions—Physical Custody Attachment
 - EL-341(E), Joint Legal Custody Attachment
- c. If you want child support, you need this form:
 - A current <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.
- d. If you want spousal or partner support or orders about your finances, you need these forms:
 - A current <u>FL-150</u>, *Income and Expense Declaration*
 - EL-157, Spousal or Partner Support Declaration Attachment (if the request is to change a support judgment)
- e. If you want attorney's fees and costs, you need these forms:*
 - A current <u>FL-150</u>, Income and Expense Declaration
 - EL-319, Request for Attorney's Fees and Costs Attachment (or provide the information in a declaration)
 - [] <u>FL-158</u>, Supporting Declaration for Attorney's Fees and Costs (or provide the information in a declaration) (*The above forms are not required when asking for attorney's fees and costs under the Domestic Violence Prevention Act.)
- f. To request temporary emergency (ex parte) orders, you need these forms:
 - EL-305, *Temporary Emergency Orders* to serve as the proposed temporary emergency orders.
 - ☐ Your declaration describing how and when you gave notice about the request for temporary emergency orders. You may use <u>form FL-303</u>, *Declaration Regarding Notice and Service of Request for Temporary Emergency (Ex Parte) Orders*.
 - □ Other forms required by local courts. See item 9 on page 3 of this form for more information.
- g. If you plan to have witnesses testify at the hearing, you need form:
 - EL-321, Witness List
- h. If you want to request a separate trial (bifurcation) on an issue, you need form:
 - EL-315, Request or Response to Request for Separate Trial

FL-300-INFO Information Sheet for Request for Order

Complete form FL-300 (Page 1)

Caption: Complete the top part with your name, address, and telephone number. Below that, fill in the court's address.

Write the name of the Petitioner, Respondent, or Other Parent/Party. (You must use the party names as they appear in the petition.)

In the next section, check "CHANGE" if you want to change an existing order. Check "TEMPORARY EMERGENCY (EX PARTE) ORDER" if you are asking that the court make emergency orders that will be effective until the hearing date.

Then, check the boxes that apply to the orders you are requesting. Finally, in the box on the right, write your case number.

- Item 1: List the name(s) of the other person(s) in your case who will receive your request. In some cases, this might include a grandparent who is joined as a party in the case, a local child support agency, or a lawyer who represents a child in the case.
- Item 2: Leave this blank. The court clerk will fill in the date, time, and location of the hearing.
- Item 3: This is a notice to all other parties.
- Items Leave these blank. The court will
- **4–5:** complete them if the orders are granted.
- Item 6: In some counties, the court clerk will check item 6 and provide the details for your required child custody mediation or recommending counseling appointment. Other courts require the party or the party's lawyer to make the appointment and then complete item 6 before filing form FL-300.

Ask your court's Family Law Facilitator or Self-Help Center to find out what your court requires.

ItemsLeave these blank. The court will7-8:complete them, if needed.

5) Complete form FL-300 (pages 2–4)

) Complete additional forms and make copies

Complete any additional forms that you need to file with the *Request for Order*. Make at least two copies of your full packet.

		FL-300
ARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
IAME:		
IBM NAME:		
TREET ADDRESS:		
ITY:	STATE: ZIP CODE:	
ELEPHONE NO.: MAIL ADDRESS	FAX NO.	
TTORNEY FOR (name).	-	- 1
UPERIOR COURT OF CALIFORNIA, COUNTY O	t i i i i i i i i i i i i i i i i i i i	
TREET ADDRESS: ALING ADDRESS:		
ALING ADDRESS.		
RANCH NAME		
		- 1
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
REQUEST FOR ORDER CHANGE	TEMPORARY EMERGENCY ORDERS	CASE NUMBER:
Child Custody	renting Time) Spousal or Partner Support	
Child Support Property Cont		
Other (specify):		
U Otilei [apecily].		
DV-300-INFO.	ing Order After Hearing (form DV-130 or JV-255), rea	<u> </u>
Petitioner Re	spondent D Other Parent/Party Other	(specify):
A COURT HEARING WILL BE HELD AS	FOLLOWS:	
- Data:	Time: Dept.:	Room.:
a. Date:		Koom.
b. Address of court same as noted	d above other (specify):	
not file a Responsive Declaration to Reque	Request for Order: The court may make the request for Order (form FL-320), serve a copy on the other dered a shorter period of time), and appear at the head of the dered a shorter period of time).	r parties at least nine court days
is ordered that:	(FOR COURT USE ONLY)	
Time for service un	til the hearing is shortened. Service must be on or	before (date)
	t for Order (form FL-320) must be served on or befor	
The parties must attend an appointm (specify date, time, and location):	ent for child custody mediation or child custody reco	mmending counseling as follows
. The orders in Temporary Emergency served with all documents filed with t	(Ex Parte) Orders (form FL-305) apply to this proce his Request for Order.	eding and must be personally
Other (specify):		
late:		JUDICIAL OFFICER

Note: You may file one form *FL-150* to respond to items 3, 4, and 6.

7) File your documents

Give your paperwork and the copies you made to the court clerk to process. You may take them to the clerk's office in person, mail them, or, in some counties, you can e-file them.

The clerk will keep the original and give you back the copies you made with a court date and time stamped on the first page of the *Request for Order*. The procedure may be different in some courts if you are requesting temporary emergency orders.

8) Pay filing fees

A fee is due at the time of filing.

If you cannot afford to pay the filing fee, and you do not already have a valid fee waiver order in this case, you can ask the court to waive the fee by completing and filing form <u>FW-001</u>, *Request to Waive Court Fees* and form <u>FW-003</u>, *Order on Court Fee Waiver*.

Temporary Emergency (Ex Parte) Orders (nondomestic violence restraining orders)

Courts can make temporary orders in your family law case to respond to emergencies that cannot wait to be heard on the court's regular hearing calendar.

The emergency must involve an immediate danger or irreparable harm to a party or children in the case, or an immediate loss or damage to property.

To request these orders:

9

- Complete form FL-300. Describe the emergency and explain why you need the temporary emergency orders before the hearing.
- Complete form FL-305 to serve as your proposed temporary orders.
- Include a declaration describing how and when you notified the other parties (or why you could not give notice) about your request and the hearing (see form FL-303).
- Complete other forms if required by your local court rules.
- Follow your court's local procedures for reserving the day for the hearing, submitting your paperwork, and paying filing fees.

(10) General information about "service"

"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 are asking for and have information about the hearing.

If the other parties are NOT properly served, the judge cannot make the orders you requested on the date of the hearing.

11) Serve the Request for Order and blank forms

The other party must be "served" with a:

- Copy of the *Request for Order* and all the other forms and attachments filed with the court clerk.
- Copy of any temporary emergency orders granted.
- Blank form <u>FL-320</u>, *Responsive Declaration to Request for Order*.
- Blank form <u>FL-150</u>, *Income and Expense Declaration* (if you served form FL-150 or FL-155).

(12) Who can be a "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 sheriff, or a professional process server.

(13) "Personal Service"

Personal service means that your server walks up to each person to be served, makes sure the right person is served, and then hand-delivers a copy of all the papers (and the blank forms). If the person served does not take the papers, the server may leave the papers near the person.

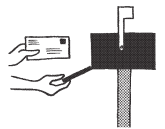


Note: Sometimes the papers may be personally served on the other party's lawyer (if the other party has one) in the family law case.

"Service by mail"

14

Service by mail means that your server places copies of all the documents (and blank forms) in a sealed envelope and mails them to the address of each



party being served (or to the party's lawyer, if the party has one).

The server must be 18 years of age or over and live or work in the county where the mailing took place.

Important! For questions about personal service or service by mail, talk with a lawyer or check with your court's Family Law Facilitator or Self-Help Center at <u>www.courts.ca.gov/1083.htm</u>.

FL-300-INFO

15)	When to use personal service or service by	y mail
16)	 Personal Service Personal service is the best way to make sure the other adults in your case are correctly served. Sometimes you must use personal service. You must use personal service when the court: ✓ Ordered personal service; ✓ Granted temporary emergency orders; ✓ Does not yet have the power to make orders that apply to the other party because the person has either NOT previously: Been served with a <i>Summons</i> and <i>Petition</i>;* <i>OR</i> Appeared in the case by filing a: <i>Response</i> to a <i>Petition</i>; and <i>Waivers</i>; Written notice of appearance; Request to strike all or part of the <i>Petition</i>; or e. Request for <i>Order</i> may be served at the same time as the family law <i>Summons</i> and <i>Petition</i>. After serving, the server must fill out a <i>Proof of Personal Service</i> (form FL-330) and give it to you. If the server needs instructions, give them form FL-330-INFO, <i>Information Sheet for Proof of Personal Service</i>. Take the completed <i>Proof of Personal Service</i> form to the clerk's office (or e-file it, if available in your court) at least 5 court days before your hearing. Deadline: The deadline for personal service is 16 court days before the hearing date, unless the court orders a different deadline. 	 Service by Mail If you are not required to use personal service, you may use service by mail. <i>Important!</i> Check with your court's Family Law Facilitator's Office or Self-Help Center, or ask a lawyer to be sure you are allowed to use service by mail in your case. A <i>Request for Order</i> to change a judgment or final order on the issue of child custody, visitation (parenting time), or child support may be served by mail if: The documents do not include temporary emergency orders; The court did not order personal service; and You have verified the other party's current residence or office address. (You may use <i>Address Verification</i> (form FL-334).) To change a judgment or final order on any other issue, including spousal or domestic partner support, the <i>Request for Order</i> may need to be personally served on the other party. After serving, the server must fill out a <i>Proof of Service by Mail</i> (form FL-335) and give it to you. If the server needs instructions, give them <i>Information Sheet for Proof of Service by Mail</i> (form FL-335-INFO). Take the completed <i>Proof of Personal Service</i> form to the clerk's office (or e-file it, if available in your court) at least 5 court days before your hearing. Deadline: Unless the court orders a different time, service by mail must be completed at least 16 court days <i>PLUS</i> 5 calendar days before the hearing date (if service is in California). Other time lines apply for service outside of California.
		forms to the hearing. Include a filed <i>Proof of Service</i> form ing at <u>www.courts.ca.gov/1094.htm.</u>

• For information about having the other party testify in court, go to <u>www.courts.ca.gov/29283.htm</u>.

17) After the hearing, the order made on form <u>FL-340</u> *Findings and Order After Hearing*, must be filed and served.



Do you have questions or need help?

- Find a lawyer through your local bar association, the State Bar of California at <u>calbar.ca.gov</u>, or the Lawyer Referral Service at 1-866-442-2529.
- For free and low-cost legal help (if you qualify), go to <u>www.lawhelpca.org</u>.
- Contact the Family Law Facilitator or Self-Help Center for information and assistance, and referrals to local legal services providers. Go to <u>www.courts.ca.gov/selfhelp-courtresources.htm</u>.

FL-300

PARTY WITHOUT ATTORNEY OR ATTORNEY NAME (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER: RESPONDENT:	
OTHER PARENT/PARTY:	
	CASE NUMBER:
	CASE NUMBER.
Child Custody Visitation (Parenting Time) Spousal or Partner Support Child Support Property Control Attorney's Fees and Costs	
Other (specify):	
Note: Read form <u>FL-300-INFO</u> for information about how to complete this form. To ask to that was granted in a Restraining Order After Hearing (form DV-130 or JV-255), rea <u>DV-300-INFO</u>	
NOTICE OF HEARING	
1. TO (name):	
Petitioner Respondent Other Parent/Party Other (spe	ecify):
2. A COURT HEARING WILL BE HELD AS FOLLOWS:	
a. Date: Time: Dept.:	Room.:
b. Address of court same as noted above other (<i>specify</i>):	
3. WARNING to the person served with the <i>Request for Order:</i> The court may make the reque not file a <i>Responsive Declaration to Request for Order</i> (form FL-320), serve a copy on the other before the hearing (unless the court has ordered a shorter period of time), and appear at the hearing information.)	parties at least nine court days
COURT ORDER	
It is ordered that: (FOR COURT USE ONLY)	
4 Time for service until the hearing is shortened. Service must be on or l	pefore (date):
 4 Time for service until the hearing is shortened. Service must be on or b 5 A <i>Responsive Declaration to Request for Order</i> (form FL-320) must be served on or befor 	
	e (date):
5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor	e (date):
 5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor 6. The parties must attend an appointment for child custody mediation or child custody recommendation 	e (<i>date):</i> nmending counseling as follows
 5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor 6. The parties must attend an appointment for child custody mediation or child custody recon (specify date, time, and location): 7. The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed 	e (<i>date):</i> nmending counseling as follows
 5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor 6. The parties must attend an appointment for child custody mediation or child custody recond (specify date, time, and location): 7. The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed served with all documents filed with this Request for Order. 	e (<i>date):</i> nmending counseling as follows
 5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor 6. The parties must attend an appointment for child custody mediation or child custody recond (specify date, time, and location): 7. The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed served with all documents filed with this Request for Order. 	e (<i>date):</i> nmending counseling as follows
 5. A Responsive Declaration to Request for Order (form FL-320) must be served on or befor 6. The parties must attend an appointment for child custody mediation or child custody recond (specify date, time, and location): 7. The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed served with all documents filed with this Request for Order. 	e (<i>date):</i> nmending counseling as follows

JUDICIAL OFFICER

REQUEST FOR ORDER

Note: Place a mark **X** in front of the box that applies to your case or to your request. If you need more space, mark the box for "Attachment." For example, mark "Attachment 2a" to indicate that the list of children's names and birth dates continues on a paper attached to this form. Then, on a sheet of paper, list each attachment number followed by your request. At the top of the paper, write your name, case number, and "FL-300" as a title. (You may use *Attached Declaration* (form MC-031) for this purpose.)

1.	RESTRAINING ORDER INFORMATION One or more domestic violence restrain Petitioner Respondent The orders are from the following court a. Criminal: County/state (specified) b. Family: County/state (specified) c. Juvenile: County/state (specified) d. Other: County/state (specify)	ning/protective orders are nov Other Parent/Party t or courts (<i>specify county and</i> <i>ify</i>): <i>ify</i>):	(Attach a copy of the orders	
2.	CHILD CUSTODY VISITATION (PARENTING TIME)		I request	temporary emergency orders
	a. I request that the court make order <u>Child's Name</u>	Data of Disth	(specify): <u>ustody to</u> (person who health, education, etc):	Physical Custody to (person with whom child lives):
	b The orders I request for (1) Specified in the a		ation (parenting time) are:	Attachment 2a.
	Form <u>FL-305</u> Form <u>FL-341(D)</u>	Form FL-311 Form FL-341(E)	Form FL-312 Other (specify):	Form <u>FL-341(C)</u>
	(2) As follows (speci	fy):		Attachment 2b.

c. The orders that I request are in the best interest of the children because (specify):

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	CASE NUMBER:
 2. d. This is a change from the current order for child custody (1) (1) The order for legal or physical custody was filed on (<i>date</i>): 	visitation (parenting time). . The court ordered <i>(specify):</i>
(2) The visitation (parenting time) order was filed on <i>(date)</i> :	. The court ordered (<i>specify):</i>
 CHILD SUPPORT (Note: An earnings assignment may be issued. See <i>Income Withholding for Supp</i> a. I request that the court order child support as follows: <u>Child's name and age</u> I request support for each based on the child supp 	
 b. I want to change a current court order for child support filed on (<i>date</i>): The court ordered child support as follows (<i>specify</i>): 	Attachment 3a.
 c. I have completed and filed with this <i>Request for Order</i> a current <i>Income and</i> a current <i>Financial Statement (Simplified)</i> (<u>form FL-155</u>) because I meet the d. The court should make or change the support orders because (<i>specify</i>): 	
 The court ordered \$ per month for support. c. This request is to modify (change) spousal or partner support after ention I have completed and attached Spousal or Partner Support Declaration that addresses the same factors covered in form FL-157. d. I have completed and filed a current Income and Expense Declaration (form I) 	order filed on <i>(date):</i> ry of a judgment. <i>n Attachment</i> (form <u>FL-157</u>) or a declaration <u>FL-150</u>) in support of my request.
e. The court should make, change, or end the support orders because (specify)	,

			FL-300
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:		CASE NUME	BER:
5. PROPERTY CONTROL a. The petitioner control of the following prope	· <u> </u>	rent/party be given exclusiv	equest temporary emergency orders /e temporary use, possession, and : <i>(specify):</i>
b. The petitioner and liens coming due while t		arent/party be ordered to mak	ke the following payments on debts
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
Pay to:		Amount: \$	Due date:
Pay to:			Due date:
 d. Specify in <u>Attachment 5d</u> the 6. ATTORNEY'S FEES AND COST I request attorney's fees and cos a. A current <i>Income and Expent</i> 	TS ets, which total (specify amounds se Declaration (form <u>FL-150</u>) as and Costs Attachment (for Attorney's Fees and Costs A	Id make or change the proper <i>(Int):</i> \$. I filed the proper). m <u>FL-319</u>) or a declaration the proper	he following to support my request: at addresses the factors covered
	for Order no less than (numl service of the Request for O	ber): court days before	e the hearing. <u>Attachment 8.</u>
9. FACTS TO SUPPORT the order cannot be longer than 10 pages			ort and attach to this request Attachment 9.

I declare under penalty of perjury under the laws of the State of California that the information provided in this form and all attachments is true and correct.

Date:



Requests for Accommodations

(TYPE OR PRINT NAME)

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 <u>courts.ca.gov/forms</u> for *Disability Accommodations Request* (form <u>MC-410</u>). (Civ. Code, § 54.8.)

(SIGNATURE OF APPLICANT)

	FL-302
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
EARNING CAPACITY FA	CTORS ATTACHMENT
Attachment to:	
Child Support Information and Order Attachment (form FL-342)	Summons and Complaint or Supplemental Complaint Regarding Parental Obligations (form FL-600)
Request for Order (form FL-300)	Declaration for Amended Proposed Judgment
Judgment Regarding Parental Obligations (form FL-630)	(form FL-616)
	Other (specify):
Notice of Motion (form FL-680)	
This form is intended to be used for considering the earning cap party whose earning capacity needs to be considered.	acity of one party. Attach a separate form FL-302 for each
1. Earning capacity factors for (enter name of party):	under Family Code section 4058(b).
\$ per month. This determination is in	leted by court only). espondent other parent/party has the capacity to earn the best interests of the children, taking into consideration their that parent spends with the children. The factors the court
	parent/party request the court determine that the
petitioner respondent other pa	irent/party has the capacity to earn
\$ per month.	

per month. This request is in the best interests of the children, taking into consideration their overall welfare and developmental needs, and the time that parent spends with the children. The factors that the court is being asked to consider are listed below in item 2.

(If this form is attached to a request or declaration that is made under penalty of perjury, all statements in this attachment are made under penalty of perjury.)

2. Specific circumstances.

The specific circumstances of the parent that demonstrate why the parent has the capacity to earn the amount listed in item 1 are (specify all that apply):

The parent's assets (describe): a.

	I L-302
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	

2. b. The parent's residence (describe):

c. The parent's employment and earnings history (describe):

d. The parent's job skills *(describe):*

	FL-302
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	

- 2. e. The parent's education (check all that apply):
 - (1) Parent completed high school or the equivalent.
 - (2) Parent attended college.
 - (a) Number of years of college completed (specify):
 - (b) Degree obtained, if any (specify):
 - (3) Parent attended graduate school.
 - (a) Number of years of college completed (specify):
 - (b) Degree obtained, if any (specify):
 - (4) Parent has a professional or occupational license (specify):
 - (5) Parent has vocational training (specify):
 - (6) Other (describe):

f. The parent's ability to read and write (check all that apply):

(1) Parent is unable to read write.
(2) Parent is able to read write in English.
(3) Parent is able to read write in another language (<i>specify</i>):
(4) Other (describe):

- g. The parent's age *(describe):*
- h. The parent's health (describe):

EI 202

	FL-JUZ
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	

2. i. The parent's employment barriers due to incarceration (describe):

j. ____ The parent's other employment barriers (describe):

k. The parent's record of seeking work (describe):

I. The local job market (*describe*):

FL-3	302
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PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	

2. m. The availability of employers willing to hire the parent (describe):

n. ____ The average earnings in the local community (describe):

o. Other relevant background factors affecting the parent's ability to earn (describe):

	. =					
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY					
TELEPHONE NO.: FAX NO. (Optional):						
EMAIL ADDRESS:						
ATTORNEY FOR (Name):						
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO						
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020						
NORTH COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020						
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910						
PETITIONER:						
RESPONDENT:						
OTHER PARENT/PARTY:						
DECLARATION REGARDING NOTICE AND SERVICE OF REQUEST FOR TEMPORARY EMERGENCY (EX PARTE) ORDERS	CASE NUMBER:					
NOTICE: Do not use this form to ask for domestic violence restraining orders. Before con procedures for requesting temporary emergency orders and obtaining the information ne Courts may grant temporary emergency orders with or without an emergency hearing. Fi	eded to complete item 2 of this form.					
1. I am (specify) attorney for petitioner respondent other	er parent/party					
not a party in the case (name and title/relationship to party):						
2. I did did not give notice (select all that apply)						
that there will be an emergency court hearing that papers will be submitted to the court on the request						
for temporary emergency (ex parte) orders						
to reschedule a hearing to reschedule a hearing involving temporary emergency (ex parte) orders						
on the date, time, and location indicated below:						
Date: Time: Dept.:	Room:					
Address of court: same as noted above other (<i>specify</i>):						
3. NOTICE (If you gave notice, complete item 3a. If you did not give notice, complete item	n 3b or 3c.)					
a. I gave notice as described in items (1) through (5) below:						
(1) I gave notice to (select all that apply)						
petitioner. petitioner's attorney.						
respondent. respondent's attorney.						
other parent/party. other parent's/party's attorney.						
child's attorney. other <i>(specify):</i>						
(2) I gave notice on <i>(date):</i> at:	a.m p.m.					
personally at <i>(location):</i>	, California.					
by telephone using telephone no.:						
by fax using fax no.:						
by voicemail using voicemail no.:						
by electronic means (if permited) (specify electronic service address of permited)	erson):					
by overnight mail or other overnight carrier (specify address of delivery)						
(3) I gave notice (select one)						
by 10 a.m. the court day before this emergency hearing.						
after 10 a.m. the court day before this emergency hearing because of th	e following exceptional circumstances					
(specify):						

PETITIONER: RESPONDENT:	CASE NUMBER:				
OTHER PARENT/PARTY:					
(4) I notified the person in 3a(1) that the following temporary emergency orders an	e being requested <i>(specify):</i>				
(5) The person in 3a(1) responded as follows:	Attachment 3a(5)				
(6) I do do not believe that the person in 3a(1) will oppose the required for the second					
b. Request for waiver of notice. Due to exceptional circumstances, I did not genergency orders. I ask that the court waive notice to the other party to help	prevent (specify)				
 (1) immediate danger or irreparable harm to myself (or my client) or to the children in the case. (2) an immediate risk that the children in the case will be removed from the state of California. (3) immediate loss or damage to property subject to disposition in the case. (4) other exceptional circumstances (<i>specify</i>): 					
Facts showing exceptional circumstances in support of the request to waive notice	include (specify): Attachment 3b				
c. Unable to provide notice. I did not give notice about the request for tempor to tell the opposing party when and where this hearing would take place but inform the other person were <i>(specify below):</i>					
4. SERVICE OF DOCUMENTS					
 a. The following documents were served on petitioner petitioner petitioner's attorney other parent/party respondent respondent's attorney child's attorney before the request was filed with the court: 	other parent's/party's attorney other (<i>specify</i>):				
 A copy of <i>Request for Order</i> (form FL-300) for temporary emergency or Orders (form FL-305). 	ders, and Temporary Emergency (Ex Parte)				
 (2) A copy of a request to reschedule hearing and Order on Request to Resmay be used for the request. 	cchedule Hearing (form FL-309). Form FL-306				
(3) A copy of a request to reschedule hearing involving temporary emerger to Reschedule Hearing (form FL-309). Form FL-307 may be used for the	ncy (ex parte) orders and <i>Order on Request</i> e request.				
(4) Other documents (<i>specify</i>):					
b. Documents were served on (date): at: personally at (location):	a.m p.m. . California.				
by fax on using fax no.:	, ounorna.				
by electronic means (if permitted) (specify electronic service address of perso	on served).				
by overnight mail or other overnight carrier (<i>specify address of delivery</i>):					
c. Documents were not served on the opposing party due to the exceptional circumst	ances specified in				
3b, above. 3c, above. <u>Attachment 4c.</u>	a is true and correct				
I declare under penalty of perjury under the laws of the State of California that the foregoir	ig is li ue and correct.				
Date:					
(TYPE OR PRINT NAME)					
FL-303 [Rev. July 1, 2020] DECLARATION REGARDING NOTICE AND SERV	(SIGNATURE) VICE OF REQUEST Page 2 of 2				

FOR TEMPORARY EMERGENCY (EX PARTE) ORDERS

	I L-303			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY			
TELEPHONE NO.: FAX NO. (Optional):				
EMAIL ADDRESS:				
ATTORNEY FOR (Name):	-			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO				
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:				
OTHER PARENT/PARTY:				
TEMPORARY EMERGENCY (EX PARTE) ORDERS Child Custody Visitation (Parenting Time) Property Control Other (specify): Other (specify):	CASE NUMBER:			
1. TO (name(s)):				
Petitioner Respondent Other Parent/Party	Other (specify):			
A court hearing will be held on the Request for Order (form FL-300) served with this or	der, as follows:			
a. Date: Time: Dept.:	Room:			
b. Address of court same as noted above other (specify):				
2. Findings: Temporary emergency (ex parte) orders are needed to: (a) help prevent an immediate loss or irreparable harm to a party or to children in the case, (b) help prevent immediate loss or damage to property subject to disposition in the case, or (c) set or change procedures for a hearing or trial.				
COURT ORDERS : The following temporary emergency orders expire on the date and tim extended by court order:	e of the hearing scheduled in (1), unless			
3. CHILD CUSTODY Tempor	ary physical custody, care, and control to:			
	er Respondent Other Party/Parent			
<u></u>				
Continued on Attachment 3(a)				
 b. Visitation (Parenting Time) The temporary orders for physical custo (3) are subject to the other party's or parties' rights of visitation (parenti 	dy, care, and control of the minor children in ng time) as follows (<i>specify</i>):			

THIS IS A COURT ORDER.

TEMPORARY EMERGENCY (EX PARTE) ORDERS

Family Code, §§ 2045, 3062–3064, Cal. Rules of Court, rules 5.151–5.169 www.courts.ca.gov

Page 1 of 2

See Attachment 3(b)

			FL-305				
PETITIONER:			CASE NUMBER:				
RESPONDENT: OTHER PARENT/PARTY:							
OTHERT ARENT/LARTE.							
3. CHILD CUSTODY (continued)							
c. Travel restrictions							
 The party or parties with tempo children from the state of Cal 			minor children must not remove the minor noticed hearing.				
(2) Petitioner Respo	(2) Petitioner Respondent Other Parent/Party must not remove their minor children (specify):						
(a) from the state	e of California.						
	wing counties (spe	cify):					
(c) other (specify	<i>י):</i>						
d. Child abduction prevention	orders are attach	ed (see form FL-341(B))					
			is case under the Uniform Child Custody				
Jurisdiction and Enforcement A	ct (part 3 of the Ca	lifornia Family Code, co	mmencing with section 3400).				
(2) Notice and opportunity to be provided by the laws of the Stat		nding party was given no	tice and an opportunity to be heard as				
(3) Country of habitual residence	e: The country of h	abitual residence of the	child or children is <i>(specify):</i>				
The United States of Am	erica 📃 (Other (specify):					
(4) If you violate this order, you	may be subject to	civil or criminal penal	ties, or both.				
4. PROPERTY CONTROL							
a. Petitioner Responder			lusive temporary use, possession, and				
control of the following property that	the parties	own or are buying	lease or rent				
b. Petitioner Responde	ont Other E	Parent/Party is ordered t	to make the following payments on the liens				
and encumbrances coming due whil		-	to make the following payments of the liens				
Pay to:	For:	Amount: \$	Due date:				
Pay to:	For:	Amount: \$	Due date:				
Pay to:	For:	Amount: \$	Due date:				
Pay to:	For:	Amount: \$	Due date:				
	with those tomset	any omorgonou ordoro	omain in full force and offect				
0	. with these tempor						
6. OTHER ORDERS (specify):			Additional orders are listed in Attachment 6.				

Date:

JUDGE OF THE SUPERIOR COURT

PARTY WITHOUT ATTORNEY OR ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):		
EMAIL ADDRESS:		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO		
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101		
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020		
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910		
PETITIONER:		
RESPONDENT:		
OTHER PARTY/PARENT/CLAIMANT:		
	CASE NUMBER:	
INCOME AND EXPENSE DECLARATION	CASE NOWDER.	
1. Employment (Cive information on your sympatich or if you're ynamployed your mae	(
1. Employment (<i>Give information on your current job or, if you're unemployed, your most</i> Attack corrige a. Employer:	recent job.)	
Allach copies b Employer's address		
stubs for last c. Employer's phone number:		
two months d. Occupation:		
(black out e. Date job started:		
Social f. If unemployed, date job ended:		
Security g. I work about hours per week.		
numbers). h. I get paid \$ gross (before taxes) per month	per week per hour.	
(If you have more than one job, attach an 8 1/2-by-11-inch sheet of paper and list the jobs. Write "Question 1—Other Jobs" at the top.)	same information as above for your other	
2. Age and education		
a. My age is <i>(specify):</i>		
b. I have completed high school or the equivalent: Yes No If no, highest grade completed (specify):		
c. Number of years of college completed (<i>specify</i>):	ed (specify):	
	ee(s) obtained <i>(specify):</i>	
e. I have: professional/occupational license(s) <i>(specify):</i>		
vocational training (specify):		
3. Tax information		
a. I last filed taxes for tax year (specify year):		
	ed, filing separately	
married, filing jointly with (specify name):	- ,	
c. I file state tax returns in California other (specify state):		
d. I claim the following number of exemptions (including myself) on my taxes (specify)		
 Other party's income. I estimate the gross monthly income (before taxes) of the other This estimate is based on <i>(explain):</i> 	party in this case at (<i>specify):</i> \$	
(If you need more space to answer any questions on this form, attach an 8 1/2-by-11 question number before your answer.) Number of pages attached:	inch sheet of paper and write the	
I declare under penalty of perjury under the laws of the State of California that the informat any attachments is true and correct.	ion contained on all pages of this form and	
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)	

	FL-150
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	

Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your Social Security number on the pay stub and tax return.)

5.	Income (For average monthly, add up all the income you received in each category in the last 12 mc and divide the total by 12.)	onths Last month	Average monthly
	a. Salary or wages (gross, before taxes)		,
	b. Overtime (gross, before taxes)	\$	
	c. Commissions or bonuses	\$	
	d. Public assistance (for example: TANF, SSI, GA/GR) currently receiving	\$	
	e. Spousal support from this marriage from a different marriage federally taxab	1o* \$	
	f. Partner support from this domestic partnership from a different domestic partner	ship \$	
	g. Pension/retirement fund payments	\$	
	h. Social Security retirement (not SSI)	\$	
	i. Disability: Social Security (not SSI) State disability (SDI) Private insural	2	
	j. Unemployment compensation		
	k. Workers' compensation	\$	
	 Other (military allowances, royalty payments) (specify): 	\$	
6	Investment income (Attach a schedule showing gross receipts less cash expenses for each piece of	of property)	
0.	a. Dividends/interest.		
	b. Rental property income		
			<u> </u>
	c. Trust income	Ψ	
	d. Other (specify):	Ψ	
7.	Income from self-employment, after business expenses for all businesses	\$	
	Number of years in this business (<i>specify</i>): Name of business (<i>specify</i>): Type of business (<i>specify</i>): Attach a profit and loss statement for the last two years or a Schedule C from your last federa Social Security number. If you have more than one business, provide the information above fe		
8.	Additional income. I received one-time money (lottery winnings, inheritance, etc.) in the last 1 <i>amount):</i>	2 months <i>(specify</i> a	source and
9.	Change in income. My financial situation has changed significantly over the last 12 months be	ecause <i>(specify):</i>	
10.	Deductions		Last month
	a. Required union dues	9	
	b. Required retirement payments (not Social Security, FICA, 401(k), or IRA)		
	c. Medical, hospital, dental, and other health insurance premiums (total monthly amount)		
	d. Child support that I pay for children from other relationships		
	e. Spousal support that I pay by court order from a different marriage federally tax deductible		
	f. Partner support that I pay by court order from a different domestic partnership		
	g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Qu		
11		5,	
	Assets	c	Total
	a. Cash and checking accounts, savings, credit union, money market, and other deposit accountsb. Stocks, bonds, and other assets I could easily sell		
	c. All other property, real and personal (estimate fair market value minus the c	iebis you owe) ٩	
* ~			

* Check the box if the spousal support order or judgment was executed by the parties and the court before January 1, 2019, or if a court-ordered change maintains the spousal support payments as taxable income to the recipient and tax deductible to the payor.

	FL-150
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	

12. The following people live with me:

١	Jame	Age	How the person is related to me (ex: sol	<i>n)</i> That person's gross monthly income	Pays some of the household expenses?	
a b c c					Yes No Yes No)
3. A	verage monthly expenses	stimated e	expenses Act	ual expenses Propos	ed needs	
a.	Home:		h. La	undry and cleaning	\$	
	(1) Rent or mortgag	je \$	i. Clo	othes	\$	
	If mortgage:		,	ucation	· · · · · · · · · · · · · · · · · · ·	
	(a) average principal: \$		k. En	tertainment, gifts, and vacation	\$	
	(b) average interest: \$			to expenses and transportation		
	(2) Real property taxes		•	surance, gas, repairs, bus, etc.)		
	(3) Homeowner's or renter's insuranc			surance (life, accident, etc.; do r to, home, or health insurance)		
	(if not included above)			vings and investments		
	(4) Maintenance and repair			aritable contributions		
b.	1 5			onthly payments listed in item 14		
C.	Child care		(ite	emize below in 14 and insert tot		
d.	Groceries and household supplies		q. Otl	ner (specify):	\$	
e.	Eating out	\$	-			
f.	Utilities (gas, electric, water, trash)		the	TAL EXPENSES (a–q) (do not amounts in a(1)(a) and (b))	add in \$	
g.	Telephone, cell phone, and e-mail	\$	s. An	nount of expenses paid by ot	ners \$	

14. Installment payments and debts not listed above

Paid to	For	Amount	Balance	Date of last payment
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	

15. Attorney fees (This information is required if either party is requesting attorney fees):

- a. To date, I have paid my attorney this amount for fees and costs (*specify*): \$
- b. The source of this money was (specify):
- c. I still owe the following fees and costs to my attorney (specify total owed): \$
- d. My attorney's hourly rate is (specify):

I confirm this fee arrangement.

Date: _____

(TYPE OR PRINT NAME OF ATTORNEY)	
----------------------------------	--

(SIGNATURE OF ATTORNEY)

CASE NUMBER:

PETITIONER: RESPONDENT:

OTHER PARTY/PARENT/CLAIMANT:

CHILD SUPPORT INFORMATION (NOTE: Fill out this page only if your case involves child support.)

16. Number of children

- a. I have (specify number): children under the age of 18 with the other parent in this case.
- b. The children spend percent of their time with me and percent of their time with the other parent. (If you're not sure about percentage or it has not been agreed on, please describe your parenting schedule here.)

17. Children's health-care expenses

- a. I do I do not have health insurance available to me for the children through my job.
- b. Name of insurance company:
- c. Address of insurance company:
- d. The monthly cost for the **children's** health insurance is or would be *(specify):* \$ *(Do not include the amount your employer pays.)*

19. Special hardships. I ask the court to consider the following special financial circumstances

(attach documentation of any item listed here, including court orders):	Amount per month	For how many months?
a. Extraordinary health expenses not included in 18b	\$	
Major losses not covered by insurance (examples: fire, theft, other insured loss)	\$	
c. (1) Expenses for my minor children who are from other relationships and are living with me	\$	
(2) Names and ages of those children (specify):		

(3) Child support I receive for those children\$	
The expenses listed in a, b, and c create an extreme financial hardship because <i>(exp</i> .	lain):

20. Other information I want the court to know concerning support in my case (specify):

MC-030

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS: ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101 CENTRAL DIVISION, SMALL CLAIMS, 330 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, CIVIL, 330 W. BROADWAY, ROOM 225, SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	
DECLARATION	CASE NUMBER:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)		
	Attorney for Plaintiff Petitioner Defendant Respondent Other <i>(Specify):</i>		

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT: CASE NUMBER:

DECLARATION

(This form must be attached to another form or court paper before it can be filed in court.)

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

Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)		
	Attorney for Plaintiff Petitioner Defendan Respondent Other (Specify):		

CONFIDENTIAL

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS (Optional):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	2101
RESPONDENT(S)	
OTHER PARENT	
FAMILY COURT SERVICES SCREENING FORM (CONFIDENTIAL)	CASE NUMBER
PETITIONER OTHER PAR	ENT_
Nama:	
Name: Address:	
Daytime Telephone Number (8:00 a.m. to 5:00 p.m.):	
Attorney: T	
RESPONDENT	
<u>RESPONDENT</u>	
Name:	
Address:	
Daytime Telephone Number (8:00 a.m. to 5:00 p.m.):	
Attorney: T	elephone Number:
Additional party(ies) listed on attachment.	
NOTE: THIS SCREENING FORM IS FOR FAMILY COURT SERVICES (FCS) U CONFIDENTIAL.	SE ONLY. THIS INFORMATION WILL BE KEPT
CHILDREN MAY NOT ACCOMPANY PARTIES TO THE FAMILY COURT S THE COURT OR SPECIFICALLY REQUESTED BY A FAMILY COURT S	
FAILURE TO APPEAR OR FAILURE TO CANCEL THE FAMILY COURT PRIOR TO THE APPOINTMENT TIME MAY RESULT IN SANCTIONS IMPO BOTH PARTIES PURSUANT TO CODE OF CIVIL PROCEDURE SECTION RULES.	DSED BY THE COURT OF UP TO \$1500 TO ONE OR 177.5 AND SAN DIEGO SUPERIOR COURT LOCAL
1 Hove there been any allogations of demostic violence?	
 Have there been any allegations of domestic violence? Is there a current domestic violence restraining order? 	
 Does any party require a Spanish-speaking counselor? 	
4 Does any party live outside of the County of San Diego and need a remo	ote FCS session?
5. Is a third party requesting custody or visitation?	
Other: Name and relationship to child(ren)	
Date:	

Signature of Filing Party/Attorney

INFORMATION SHEET FOR PROOF OF PERSONAL SERVICE

Use these instructions to complete the Proof of Personal Service (form FL-330).

A person at least 18 years of age or older must serve the documents. There are two ways to serve documents: (1) personal delivery and (2) by mail. See the *Proof of Service by Mail* (form FL-335) if the documents are being served by mail. The person who serves the documents must complete a proof of service form for the documents being served. **You cannot serve documents if you are a party to the action.**

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

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

Complete the top section of the proof of service forms as follows:

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the documents.

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. Use the same address for the court that is on the documents you are serving.

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

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated 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 you are serving.

- 1. You are stating that you are over the age of 18 and that you are neither a party of this action nor a protected person listed in any of the orders.
- 2. Print the name of the party to whom you handed the documents.
- 3. List the name of each document that you delivered to the party.
- 4. a. Write in the date that you delivered the documents to the party.
 - b. Write in the time of day that you delivered the documents to the party.
 - c. Print the address where you delivered the documents.
- 5. Check the box that applies to you. If you are a private person serving the documents for a party, check box "a."
- 6. Print your name, address, and telephone number. If applicable, include the county in which you are registered as a process server and your registration number.
- 7. You must check this box if you are not a California sheriff or marshal. You are stating under penalty of perjury that the information you have provided is true and correct.
- 8. Do not check this box unless you are a California sheriff or marshal.

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.

Page 1 of 1

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. (Optional):	
EMAIL ADDRESS:	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	-
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
LI EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
	HEARING DATE:
OTHER PARENT/PARTY:	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
 I am at least 18 years old, not a party to this action, and not a protected person listed in a Person served (name): 	any of the orders.
 I served copies of the following documents (specify): 	
By personally delivering copies to the person served, as follows:	
a. Date: b. Time:	
c. Address:	
5. I am	
a not a registered California process server. d exempt from regis	stration under Business & Profession
b a registered California process server Code section 223	
c an employee or independent contractor of a e a California sheri	ff or marshal.
registered California process server.	
6. My name, address, and telephone number, and, if applicable, county of registration and	number <i>(specify):</i>
7. I declare under penalty of perjury under the laws of the State of California that the f	• •
8. I am a California sheriff or marshal and I certify that the foregoing is true and correct	ct.
Deter	
Date:	
κ.	
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNATU	RE OF PERSON WHO SERVED THE PAPERS)
	Page 1 of
Form Approved for Optional Use PROOF OF PERSONAL SERVICE	Code of Civil Procedure, § 101
EL-330 [Rev. January 1, 2012]	www.courts.ca.go

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

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

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

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

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

Complete the top section of the proof of service forms as follows:

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the documents.

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. Use the same address for the court that is on the documents you are serving.

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

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated 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 you are serving.

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

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

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.

FL-335

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS :	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
□ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFE:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
	HEARING TIME:
PROOF OF SERVICE BY MAIL	DEPT.:

NOTICE: To serve temporary restraining orders you must use personal service (see form FL-330).

- 1. I am at least 18 years of age, not a party to this action, and I am a resident of or employed in the county where the mailing took place.
- 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 postage fully prepaid.
- b. **placing** the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
- 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. I served a request to modify a child custody, visitation, or child support judgment or permanent order which included an address verification declaration. (Declaration Regarding Address Verification—Postjudgment Request to Modify a Child Custody, Visitation, or Child Support Order (form FL-334) may be used for this purpose.)
- 6. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

PROOF OF SERVICE BY MAIL

Page 1 of 1

Court of Court	CONFIDENTIAL			
	OURT OF CALIFORNI			DIEGO
County of San Dicke FAMILT	(CONFIDENTIAL)	DATA SHEET		
		Case Name		
COMPLETE ALL THREE PAGES		Case No		
Have you previously been to Family Court Service	es? 🗌 Yes 🗌 No	FCS Date		
IF YOU ARE BEING PROTECTED BY A REST		Next Court D		
SEEN SEPARATELY. Are you requesting a set If you want to be seen separately, advise the <u>SUPPORT PERSON</u> : If you are being protect FCS session. The support person must first (SDSC Form #FCS-038). Advise the Family Co Are you requesting that your address and tele	Family Court Services Clerk w ed by a restraining order, a s sign a Family Court Services ourt Services Clerk of your su	when you check i upport person m Domestic Viole pport person wh	nay accompa nce Support en you chec	Person Agreement
CHECK ONE Father Mother Grandpa	· · · · · · · · · · · · · · · · · · ·			
FULL LEGAL NAME				
ADDRESS				
Number and Street HOME TEL. NO	Apt. # WORK TEL, NO,	City	State	Zip Code
EMAIL ADDRESS TO RECEIVE CONFIDEN				
	WORK SCHEDULE			
BIRTH DATE / /	PLACE OF BIRTH			
LAST FOUR DIGITS OF SOCIAL SECURITY N	IUMBER XXX – XX –	<u> </u>		
DRIVER LICENSE NUMBER	STATE	CURRENT	LY VALID]Yes 🗌 No
ATTORNEY		TEL. NO.		
ADDRESS	Apt. #	City	State	Zip Code
CHILD(REN)'S ATTORNEY (if any)	•	•		Zip Code
ADDRESS				
Number and Street	Apt. #	City	State	Zip Code
PARENTS				
Date of Marriage	or Date Began Living	Together		
Date of Separation				
NAME OF MINOR CHILD(REN)				December 20
First Middle La				
2				
3				
4				

CC	ONFIDENTIAL		
CASE NAME		CASE NUMBER	
MEDICAL AND DENTAL INFORMATION			
Child(ren)'s Doctor's Name	T	el. No	
ADDRESS	Apt. # City	04.4	Zia O a da
List medical/dental information to be discussed at FCS			Zip Code
EDUCATION			
Child	Name of School	Teacher/Counselor	Grade
1			
2			
3			
4			
COUNSELING			
Is Child(ren) Father Mother in Counseling?			
Counselor for			
Counselor's Name			
Address Tel. No.			
When did counseling begin?		ing begin?	
CHILD(REN)'S ACTIVITIES AND OTHER SPECIAL NE (e.g. special classes, team activities, and transportation)	
Are there allegations of verbal intimidation or threats			
2. Has there been physical violence between the paren		maa 1.1	r moro
3. Has law enforcement been involved? ☐ Yes ☐ N	go? \Box 0 – 6 mos. \Box 6		
4. Have there been allegations of verbal intimidation/thr yourself and your parent current spouse or co			
\Box Yes \Box No If yes, check all boxes that apply. Provide the temperature of	ovide details:		<u> </u>
5. Have there been allegations of abuse against your c		•	re?
☐ Yes ☐ No If yes, when:			
Who made the allegations?		user?	
Has Child Welfare Services (CWS) been involved? [
CWS worker's name and telephone number			

	CONFIDENTIAL	
CASE NAME		CASE NUMBER
	FAMILY COURT SERVICES (FCS) DA Complete the following questic	
	ent court action? g?	
	ding custody and visitation now? □ Yes	
4. If there is no court order	or a different schedule is being prac	cticed, summarize your current parenting
5. What parenting schedule w	ould you like to have?	
 Date:		
		Signature of Party Filling Out This Form
	NO ATTACHMENTS	



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101, (619) 844-2888 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020, (619) 456-4181 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081, (760) 201-8300 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910, (619) 746-6097

FAMILY COURT SERVICES CHILD CUSTODY RECOMMENDING COUNSELING INFORMATION SHEET

IMPORTANT: This information sheet is not and should not be considered or construed as legal advice. Child custody recommending counselors do not give legal advice. If you need legal advice, you should consult an attorney.

What is Child Custody Recommending Counseling?

Child custody recommending counseling (formerly called "mediation") is a process in which parties are given the opportunity to work together, with the assistance of an experienced Family Court Services (FCS) counselor, towards a goal of reaching an agreement regarding a parenting plan for the child(ren). The child custody recommending counseling conference is an opportunity for parties to discuss custody and visitation and make their own decisions about what is in the best interest of the child(ren). The parenting plan that is developed details when children are to be with each party and specifies other parental responsibilities. Information shared by parties during the child custody recommending counseling session is not confidential to the court. The counselor will notify the court of areas of agreement. If no agreement is reached, the counselor will make a written recommendation to the court as to what is believed to be in the best interest of the child(ren). The recommendation will be provided to the parties prior to the court hearing. If you disagree with the counselor's recommendation, you or your attorney will have the opportunity during your court hearing to tell the judicial officer your position regarding a child sharing plan. Only a judicial officer can make a court order for child custody or visitation.

Telephone calls to a counselor after the FCS session will not be accepted unless the counselor has requested specific information. All information that you want the counselor to know should be discussed during the FCS session.

What will happen at your Family Court Services appointment?

You will view an orientation video before seeing a counselor. The video can also be viewed on the court's website at <u>www.sdcourt.ca.gov</u>. Under the Divisions heading, select Family, then select Custody and Visitation.

In advance of your appointment, complete and submit the Family Court Services Data Sheet (SDSC Form #FCS-002). The form is located on the court's website: www.sdcourt.ca.gov. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms. Mail the completed form to the address on the top of this form where your FCS appointment is located **OR** email it to Family Court Services at the court division where your FCS appointment is located:

- Central Division: FCSCentral@sdcourt.ca.gov
- East County Division: FCSEast@sdcourt.ca.gov
- North County Division: <u>FCSNorth@sdcourt.ca.gov</u>
- South County Division: <u>FCSSouth@sdcourt.ca.gov</u>

This form must be submitted in advance for the counselor to review prior to conducting the session.

During the FCS session, you will be asked about your home, relationships, and other aspects of your life related to parenting. Your proposal for a child sharing schedule and any parenting concerns will also be discussed. The FCS conference will last 1½ to 2 hours.

Are the parties always seen together in the child custody recommending counseling session?

Parties are seen together unless there is a restraining order or allegations of domestic violence.

If you are being protected by a restraining order against the other party, or if you allege domestic violence has occurred, you may be interviewed separately from the other parent. Also, if a restraining order for your protection is in effect at the time of the appointment, you may have a support person with you during your FCS session. To arrange for either of these requests, please submit the appropriate forms as explained below prior to your appointment and advise the FCS clerk of these requests when you check in for your appointment.

If you do not have a restraining order against the other party, you may request a separate session by completing a Declaration Alleging Domestic Violence for Separate Family Court Services Session (SDSC Form #FCS-017) prior to your session. Mail or email the form with your Family Court Services Data Sheet (SDSC Form #FCS-002) as indicated above. The form is located on the court's website: www.sdcourt.ca.gov. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms.

You may request the presence of a support person by completing the Family Court Services Domestic Violence Support Person Agreement (SDSC Form #FCS-038) prior to your session. Mail or email the form with your Family Court Services Data Sheet (SDSC Form #FCS-002). The form is located on the court's website: <u>www.sdcourt.ca.gov</u>. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms.

Arrangements can also be made for a remote appearance for a party out of the county. Please call the FCS office where your session will take place to arrange for participation remotely.

Should I bring the child(ren) to the Family Court Services appointment?

Do NOT bring the child(ren) with you for the FCS appointment unless ordered to do so by the court. If an interview with the child(ren) is needed, the FCS counselor will make arrangements for another time.

What are the limitations of child custody recommending counseling?

Child custody recommending counseling does NOT deal with issues related to money, child or spousal support, or property. Family Court Services cannot monitor or enforce court orders.

IMPORTANT

If you do not need the Family Court Services child custody recommending counseling session, you must cancel it at least one court day prior to the scheduled date, per San Diego Superior Court Local Rules, Division V, Chapter 11, Child and Custody Visitation. If you do not cancel the session and/or fail to appear for the session, you may be ordered by the court to pay a monetary sanction of up to \$1,500 pursuant to Code Civ. Proc. § 177.5.

Additional information about child custody recommending counseling can be found at <u>www.sdcourt.ca.gov</u> and <u>www.courts.ca.gov</u>.

If there has been domestic violence (domestic abuse or partner abuse) in your family, a special law may apply to your case.

What is "domestic violence"?

It means to hit, kick, scare, throw things, pull hair, push, follow, harass, sexually assault, or threaten to do any of these things. It also includes other actions that make someone afraid of being hurt, isolated or unable to get to basic things, like food. Domestic violence can be spoken, written, or physical. For more information on what domestic violence is, read form DV-500-INFO, Can a Domestic Violence Restraining Order Help Me?

What is "child custody"?

There are two kinds:

- A person with **physical custody** lives with the child on a regular basis.
- A person with **legal custody** makes important decisions about the child's health care, education, and welfare.

When does domestic violence affect my case?

In the last 5 years, has a parent in this case:

1. Had a **conviction** in criminal court for domestic violence against one of the following people:

- The other parent in the custody case;
- Any of your children or your children's siblings;
- Their current spouse, or someone they are currently dating, engaged to, or living with; or
- Their parent (your child's grandparent)?

2. Had a **judge decide** that they committed domestic violence against any of the people listed above? (Example: a judge granted a restraining order against the parent after people testified and gave evidence.)

If you answered yes to 1 or 2, a special law applies to your case.

This special law is sometimes called "3044" (see page 2 for the entire law). If someone is not your child's parent and is asking the court for custody, this law applies to them, too. Even if "3044" does not apply to your case, you should give the judge any information about domestic violence or abuse that you think can help the judge decide who gets custody.

How "3044" affects your case

The judge can give custody to a person who has a domestic violence **conviction or decision** against them only if the judge believes that it is in the child's best interest to do so. The judge must look at 8 factors:

- 1. What is in the child's best interest?
- 2. Has the person committed any other domestic violence?
- 3. Has the person followed all the terms and conditions of any restraining order?
- 4. Has the person finished a 1 year batterer intervention program?
- 5. Has the person finished an alcohol or drug program, if ordered by the judge?
- 6. Has the person finished a parenting class, if ordered by the judge?
- 7. If on probation or parole, has the person followed all terms of probation or parole?
- 8. Does the person still have a firearm (gun) or ammunition, in violation of a restraining order?

The judge must go through this 8-factor test in every case that it applies to, even if a court professional or evaluator makes a recommendation in your case. To learn more about the custody process in family court, visit <u>https://selfhelp.courts.ca.gov/what-to-knowabout-child-custody-parenting-time</u>.



Family Code section 3044

(a) Upon a finding by the court that a party seeking custody of a child has perpetrated domestic violence within the previous five years against the other party seeking custody of the child, or against the child or the child's siblings, or against a person in subparagraph (A) of paragraph (2) of subdivision (a) of Section 3011 with whom the party has a relationship, there is a rebuttable presumption that an award of sole or joint physical or legal custody of a child to a person who has perpetrated domestic violence is detrimental to the best interest of the child, pursuant to Sections 3011 and 3020. This presumption may only be rebutted by a preponderance of the evidence.

(b) To overcome the presumption set forth in subdivision (a), the court shall find that paragraph (1) is satisfied and shall find that the factors in paragraph (2), on balance, support the legislative findings in Section 3020.
(1) The perpetrator of domestic violence has demonstrated that giving sole or joint physical or legal custody of a child to the perpetrator is in the best interest of the child pursuant to Sections 3011 and 3020. In determining the best interest of the child, the preference for frequent and continuing contact with both parents, as set forth in subdivision (b) of Section 3020, or with the noncustodial parent, as set forth in paragraph (1) of subdivision (a) of Section 3040, may not be used to rebut the presumption, in whole or in part.

(2) Additional factors:

(A) The perpetrator has successfully completed a batterer's treatment program that meets the criteria outlined in subdivision (c) of Section 1203.097 of the Penal Code.

(B) The perpetrator has successfully completed a program of alcohol or drug abuse counseling, if the court determines that counseling is appropriate.(C) The perpetrator has successfully completed a parenting class, if the court determines the class to be appropriate.

(D) The perpetrator is on probation or parole, and has or has not complied with the terms and conditions of probation or parole.

(E) The perpetrator is restrained by a protective order or restraining order, and has or has not complied with its terms and conditions.

(F) The perpetrator of domestic violence has committed further acts of domestic violence.

(G) The court has determined, pursuant to Section 6322.5, that the perpetrator is a restrained person in possession or control of a firearm or ammunition in violation of Section 6389.

(c) For purposes of this section, a person has "perpetrated domestic violence" when the person is found by the court to have intentionally or recklessly caused or attempted to cause bodily injury, or sexual assault, or to have placed a person in reasonable apprehension of imminent serious bodily injury to that person or to another, or to have engaged in behavior involving, but not limited to, threatening, striking, harassing, destroying personal property, or disturbing the peace of another, for which a court may issue an ex parte order pursuant to Section 6320 to protect the other party seeking custody of the child or to protect the child and the child's siblings.

(d) (1) For purposes of this section, the requirement of a finding by the court shall be satisfied by, among other things, and not limited to, evidence that a party seeking custody has been convicted within the previous five years, after a trial or a plea of guilty or no contest, of a crime against the other party that comes within the definition of domestic violence contained in Section 6211 and of abuse contained in Section 6203, including, but not limited to, a crime described in subdivision (e) of Section 243 of, or Section 261, 273.5, 422, or 646.9 of, or former Section 262 of, the Penal Code.

(2) The requirement of a finding by the court shall also be satisfied if a court, whether that court hears or has heard the child custody proceedings or not, has made a finding pursuant to subdivision (a) based on conduct occurring within the previous five years.

(e) When a court makes a finding that a party has perpetrated domestic violence, the court may not base its findings solely on conclusions reached by a child custody evaluator or on the recommendation of the Family Court Services staff, but shall consider any relevant, admissible evidence submitted by the parties.

(f) (1) It is the intent of the Legislature that this subdivision be interpreted consistently with the decision in Jaime G. v. H.L. (2018) 25 Cal.App.5th 794, which requires that the court, in determining that the presumption in subdivision (a) has been overcome, make specific findings on each of the factors in subdivision (b).

(2) If the court determines that the presumption in subdivision (a) has been overcome, the court shall state its reasons in writing or on the record as to why paragraph (1) of subdivision (b) is satisfied and why the factors in paragraph (2) of subdivision (b), on balance, support the legislative findings in Section 3020.

(g) In an evidentiary hearing or trial in which custody orders are sought and where there has been an allegation of domestic violence, the court shall make a determination as to whether this section applies prior to issuing a custody order, unless the court finds that a continuance is necessary to determine whether this section applies, in which case the court may issue a temporary custody order for a reasonable period of time, provided the order complies with Sections 3011 and 3020.

(h) In a custody or restraining order proceeding in which a party has alleged that the other party has perpetrated domestic violence in accordance with the terms of this section, the court shall inform the parties of the existence of this section and shall give them a copy of this section prior to custody mediation in the case.

	MC-040
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS:	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	JUDICIAL OFFICER:
NOTICE OF CHANGE OF ADDRESS OR OTHER CONTACT INFORMATION	DEPT.:
1. Please take notice that, as of (date):	
the following self-represented party or	
the attorney for:	
a plaintiff <i>(name):</i>	
b defendant <i>(name):</i>	
c petitioner <i>(name):</i>	
d respondent <i>(name):</i>	
e other (describe):	
has changed his or her address for service of notices and documents or other conta action.	ct information in the above-captioned
A list of additional parties represented is provided in Attachment 1.	
2. The new address or other contact information for <i>(name)</i> :	
is as follows:	
a. Street:	
b. City:	
c. Mailing address (if different from above):	
d. State and zip code:	
e. Telephone number:	
f. Fax number (if available):	
g. E-mail address (if available):	
3. All notices and documents regarding the action should be sent to the above address	S.
Date:	
(TYPE OR PRINT NAME) (SIGNA	ATURE OF PARTY OR ATTORNEY)

PLAINTIFF/PETITIONER:

DEFENDANT/RESPONDENT:

PROOF OF SERVICE BY FIRST-CLASS MAIL

NOTICE OF CHANGE OF ADDRESS OR OTHER CONTACT INFORMATION

(NOTE: This page may be used for proof of service by first-class mail of the Notice of Change of Address or Other Contact Information. Please use a different proof of service, such as Proof of Service—Civil (form POS-040), if you serve this notice by a method other than first class-mail, such as by fax or electronic service. You cannot serve the Notice of Change of Address or Other Contact Information if you are a party in the action. The person who served the notice must complete this proof of service.)

- 1. At the time of service, I was at least 18 years old and not a party to this action.
- 2. I am a resident of or employed in the county where the mailing took place. My residence or business address is (specify):
- 3. I served a copy of the *Notice of Change of Address or Other Contact Information* by enclosing it in a sealed envelope addressed to the persons at the addresses listed in item 5 and *(check one):*
 - a. deposited the sealed envelope with the United States Postal Service with postage fully prepaid.
 - placed the sealed envelope for collection and for mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
- 4. The Notice of Change of Address or Other Contact Information was placed in the mail:
 - a. on (date):

b.

- b. at (city and state):
- 5. The envelope was addressed and mailed as follows:

a.	Name of person served:	C.	Name of person served:
	Street address: City:		Street address: City:
	State and zip code:		State and zip code:
b.	Name of person served:	d.	Name of person served:
	Street address:		Street address:
	City:		City:
	State and zip code:		State and zip code:

Names and addresses of additional persons served are attached. (You may use form POS-030(P).)

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:

(TYPE OR PRINT NAME OF DECLARANT)

(SIGNATURE OF DECLARANT)

CASE NUMBER:

RESPONDING PARTY

FL-320-INFO

1) If you received a *Request for Order* (form FL-300):

- 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 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 FL-300) 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.
- b. For child custody or visitation (parenting time) orders, you may need to complete some of these forms:
 - EL-105, Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act
 - [] FL-311, Child Custody and Visitation (Parenting Time) Application Attachment
 - EL-312, Request for Child Abduction Prevention Orders
 - [] <u>FL-341(C)</u>, Children's Holiday Schedule Attachment
 - [] FL-341(D), Additional Provisions—Physical Custody Attachment
 - <u>FL-341(E)</u>, *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:
 - EL-150, Income and Expense Declaration

EL-157, 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):
 - EL-150, Income and Expense Declaration
 - □ <u>FL-158</u>, Supporting Declaration for Attorney's Fees and Costs (or provide the information in a declaration) □ <u>FL-319</u>, 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

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

5 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.

) 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		NUMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS			
CITY:	STATE:	ZIP CODE:	
FELEPHONE NO	FAX NO.:		
EMAIL ADDRESS			
ATTORNEY FOR (name):			
			_
SUPERIOR COURT OF CALIFORNIA, COUN	ITY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:			
RESPONSIVE DECLAR	ATION TO REQU	EST FOR ORDER	CASE NUMBER:
HEARING DATE:	TIME:	DEPARTMENT OR ROOM:	-
CHILD CUSTODY VISITATION (PARENTING TIM VISITATION (PARENTING TIM	ested for child custor ested for visitation (p r requested for		ody).
VISITATION (PARENTING TIM a. I consent to the order reque b. I consent to the order reque c. I do not consent to the order	sted for child custod sted for visitation (p requested for visitation (p llowing order:)llowing order:)llowi	arenting time). child custody [child	visitation (parenting time) 150) or, if eligible, a current <i>Financial</i>
VISITATION (PARENTING TM	sided for child custon (p r requested for int <i>Income and Expe</i> int <i>Income and Expe</i> std. rrt requested in the requested is the RTNER SUPPORT nt <i>Income and Expe</i> sted.	arenting time). child custody chil	
VISITATION (PARENTING TM VISITATION (PARENTING TM Lonsent to the order reque Lonsent to the order reque Lonsent to the order reque C I do not consent to the order VISITATION (PARENTING TM Lonsent to the order reque Lonsent to t	sted for child custon (p sind for visitation (p r requested for illowing order: illowing order: 55) to support my re sted. r requested in the RTNER SUPPORT r requested in the requested in the sted.	arenting time). child custody chil	 visitation (parenting time) (150) or, if eligible, a current <i>Financial</i> (150) or support my responsive declaration. (150) to support my responsive declaration. (150) to support my responsive declaration.

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.

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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.

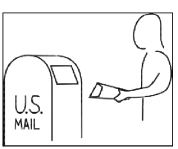
Your papers may be served by "personal service." Personal service means that



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

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.

12) Server must complete a Proof of Service

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

After service by mail, the server should complete form <u>FL-335</u>, *Proof of Service by Mail*. Form <u>FL-335-INFO</u>, *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 FL-313-INFO or form FL-314-INFO).

(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 <u>selfhelp.courts.ca.gov/court-based-self-help-</u> <u>services</u>.
- 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 <u>www.calbar.ca.gov</u>, or the Lawyer Referral Service at 1-866-442-2529.
- For free and low-cost legal help (if you qualify), go to <u>www.lawhelpcalifornia.org</u>.

FL-320-INFO, Page 3 of 3

PARTY WITHOUT ATTORNEY OR ATTORNEY NAM	FOR COURT USE ONLY		
TELEPHONE NO .:	FAX NO. (C	Dptional):	
EMAIL ADDRESS:			
ATTORNEY FOR (Name):			-
SUPERIOR COURT OF CALIFORNIA,			
EAST COUNTY DIVISION, 250 E.	,		
NORTH COUNTY DIVISION, 325 S			
SOUTH COUNTY DIVISION, 500 3	RD AVE., CHULA VIS	TA, CA 91910	
PETITIONER:			
RESPONDENT:			
OTHER PARENT/PARTY:			
RESPONSIVE DEC	LARATION TO R	EQUEST FOR ORDER	CASE NUMBER:
HEARING DATE:	TIME:	DEPARTMENT OR ROOM:	
Read Information Sheet: Resp	onsive Declaration to	Request for Order (form FL-320-IN	NFO) for more information about this form.
1. RESTRAINING ORDER I		e orders are now in effect between	the partice in this case
	•		now in effect between the parties in this case.
			···· ··· ····· ···· ··· ··· ··· ··· ··
2. CHILD CUSTODY			
	G TIME)		
		ustody (legal and physical custody	/).
b. I consent to the order	requested for visitation	on (parenting time).	
c. I do not consent to the	order requested for	child custody] visitation (parenting time)
but I consent to	the following order:		
3. CHILD SUPPORT			
	current Income and	Expense Declaration (form FL-150	<u>)</u>) or, if eligible, a current <i>Financial</i>
Statement (Simplified) (form			
b. I consent to the order I	•		
c. I consent to guideline s			
d. I do not consent to the	order requested	but I consent to the following o	order:
4. SPOUSAL OR DOMESTI	C PARTNER SUPPO	ORT	

a. I have completed and filed a current *Income and Expense Declaration* (form <u>FL-150</u>) to support my responsive declaration.

b. I consent to the order requested.

c. I do not consent to the order requested but I consent to the following order:

Page 1 of 2

		I L-320
	PETITIONER:	CASE NUMBER:
	RESPONDENT:	
0	THER 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:
6.	ATTORNEY'S FEES AND COSTS	
	a. I have completed and filed a current <i>Income and Expense Declaration</i> (form FL-150) to support my responsive declaration.
	b. I have completed and filed with this form a Supporting Declaration for Attorney's Fe	es and Costs Attachment (form FL-158) or a
	declaration that addresses the factors covered in that 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:
		5
8.	TIME FOR SERVICE / TIME UNTIL HEARING	
	a. I consent to the order requested.	
	b. I do not consent to the order requested but I consent to the follo	wing order:

9. FACTS TO SUPPORT my responsive declaration are listed below. The facts that I write and attach to this form cannot be longer than 10 pages, unless the court gives me permission.

I declare under penalty of perjury under the laws of the State of California that the information provided in this form and all attachments is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF DECLARANT)

MC-030

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional): EMAIL ADDRESS: ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101 CENTRAL DIVISION, SMALL CLAIMS, 330 W. BROADWAY, SAN DIEGO, CA 92101 CENTRAL DIVISION, CIVIL, 330 W. BROADWAY, SAN DIEGO, CA 92101 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT:	
DECLARATION	CASE NUMBER:

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)	
	Attorney for Plaintiff Petitioner Respondent Other (<i>Specify</i>):	Defendant

PLAINTIFF/PETITIONER: DEFENDANT/RESPONDENT: CASE NUMBER:

DECLARATION

(This form must be attached to another form or court paper before it can be filed in court.)

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

Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)
	Attorney for Plaintiff Petitioner Defendant Respondent Other <i>(Specify):</i>

PARTY WITHOUT ATTORNEY OR ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS:	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER:	
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	
	CASE NUMBER:
INCOME AND EXPENSE DECLARATION	CASE NOWDER.
1. Employment (Cive information on your sympatich or if you're ynamployed your mae	(
1. Employment (<i>Give information on your current job or, if you're unemployed, your most</i> Attack corrige a. Employer:	recent job.)
Allach copies b Employer's address	
stubs for last c. Employer's phone number:	
two months d. Occupation:	
(black out e. Date job started:	
Social f. If unemployed, date job ended:	
Security g. I work about hours per week.	
numbers). h. I get paid \$ gross (before taxes) per month	per week per hour.
(If you have more than one job, attach an 8 1/2-by-11-inch sheet of paper and list the jobs. Write "Question 1—Other Jobs" at the top.)	same information as above for your other
2. Age and education	
a. My age is <i>(specify):</i>	
b. I have completed high school or the equivalent: Yes No If no	, highest grade completed (<i>specify</i>):
c. Number of years of college completed (<i>specify</i>):	ed (specify):
	ee(s) obtained <i>(specify):</i>
e. I have: professional/occupational license(s) (specify):	
vocational training (specify):	
3. Tax information	
a. I last filed taxes for tax year (specify year):	
	ed, filing separately
married, filing jointly with (specify name):	- ,
c. I file state tax returns in California other (specify state):	
d. I claim the following number of exemptions (including myself) on my taxes (specify)	
 Other party's income. I estimate the gross monthly income (before taxes) of the other This estimate is based on <i>(explain):</i> 	party in this case at (<i>specify):</i> \$
(If you need more space to answer any questions on this form, attach an 8 1/2-by-11 question number before your answer.) Number of pages attached:	inch sheet of paper and write the
I declare under penalty of perjury under the laws of the State of California that the informat any attachments is true and correct.	ion contained on all pages of this form and
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF DECLARANT)

	FL-150
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	

Attach copies of your pay stubs for the last two months and proof of any other income. Take a copy of your latest federal tax return to the court hearing. (Black out your Social Security number on the pay stub and tax return.)

5.	Income (For average monthly, add up all the income you received in each category in the last 12 mc and divide the total by 12.)	onths Last month	Average monthly
	a. Salary or wages (gross, before taxes)		,
	b. Overtime (gross, before taxes)	\$	
	c. Commissions or bonuses	\$	
	d. Public assistance (for example: TANF, SSI, GA/GR) currently receiving	\$	
	e. Spousal support from this marriage from a different marriage federally taxab	1o* \$	
	f. Partner support from this domestic partnership from a different domestic partner	ship \$	
	g. Pension/retirement fund payments	\$	
	h. Social Security retirement (not SSI)	\$	
	i. Disability: Social Security (not SSI) State disability (SDI) Private insural	2	
	j. Unemployment compensation		
	k. Workers' compensation	\$	
	 Other (military allowances, royalty payments) (specify): 	\$	
6	Investment income (Attach a schedule showing gross receipts less cash expenses for each piece of	of property)	
0.	a. Dividends/interest.		
	b. Rental property income		
			<u> </u>
	c. Trust income	Ψ	
	d. Other (specify):	Ψ	
7.	Income from self-employment, after business expenses for all businesses	\$	
	Number of years in this business (<i>specify</i>): Name of business (<i>specify</i>): Type of business (<i>specify</i>): Attach a profit and loss statement for the last two years or a Schedule C from your last federa Social Security number. If you have more than one business, provide the information above fe		
8.	Additional income. I received one-time money (lottery winnings, inheritance, etc.) in the last 1 <i>amount):</i>	2 months <i>(specify</i> a	source and
9.	Change in income. My financial situation has changed significantly over the last 12 months be	ecause <i>(specify):</i>	
10.	Deductions		Last month
	a. Required union dues	9	
	b. Required retirement payments (not Social Security, FICA, 401(k), or IRA)		
	c. Medical, hospital, dental, and other health insurance premiums (total monthly amount)		
	d. Child support that I pay for children from other relationships		
	e. Spousal support that I pay by court order from a different marriage federally tax deductible		
	f. Partner support that I pay by court order from a different domestic partnership		
	g. Necessary job-related expenses not reimbursed by my employer (attach explanation labeled "Qu		
11		5,	
	Assets	c	Total
	a. Cash and checking accounts, savings, credit union, money market, and other deposit accountsb. Stocks, bonds, and other assets I could easily sell		
	c. All other property, real and personal (estimate fair market value minus the c	iebis you owe) ٩	
* ~			

* Check the box if the spousal support order or judgment was executed by the parties and the court before January 1, 2019, or if a court-ordered change maintains the spousal support payments as taxable income to the recipient and tax deductible to the payor.

	FL-150
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	

12. The following people live with me:

١	Jame	Age	How the person is related to me (ex: sol	<i>n)</i> That person's gross monthly income	Pays some of the household expenses?	
a b c c					Yes No Yes No)
3. A	verage monthly expenses	stimated e	expenses Act	ual expenses Propos	ed needs	
a.	Home:		h. La	undry and cleaning	\$	
	(1) Rent or mortgag	je \$	i. Clo	othes	\$	
	If mortgage:		,	ucation	· · · · · · · · · · · · · · · · · · ·	
	(a) average principal: \$		k. En	tertainment, gifts, and vacation	\$	
	(b) average interest: \$			to expenses and transportation		
	(2) Real property taxes		•	surance, gas, repairs, bus, etc.)		
	(3) Homeowner's or renter's insuranc			surance (life, accident, etc.; do r to, home, or health insurance)		
	(if not included above)			vings and investments		
	(4) Maintenance and repair			aritable contributions		
b.	1 5			onthly payments listed in item 14		
C.	Child care		(ite	emize below in 14 and insert tot		
d.	Groceries and household supplies		q. Otl	ner (specify):	\$	
e.	Eating out	\$	-			
f.	Utilities (gas, electric, water, trash)		the	TAL EXPENSES (a–q) (do not amounts in a(1)(a) and (b))	add in \$	
g.	Telephone, cell phone, and e-mail	\$	s. An	nount of expenses paid by ot	ners \$	

14. Installment payments and debts not listed above

Paid to	For	Amount	Balance	Date of last payment
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	
		\$	\$	

15. Attorney fees (This information is required if either party is requesting attorney fees):

- a. To date, I have paid my attorney this amount for fees and costs (*specify*): \$
- b. The source of this money was (specify):
- c. I still owe the following fees and costs to my attorney (specify total owed): \$
- d. My attorney's hourly rate is (specify):

I confirm this fee arrangement.

Date: _____

(SIGNATURE OF ATTORNEY)

CASE NUMBER:

PETITIONER: RESPONDENT:

OTHER PARTY/PARENT/CLAIMANT:

CHILD SUPPORT INFORMATION (NOTE: Fill out this page only if your case involves child support.)

16. Number of children

- a. I have (specify number): children under the age of 18 with the other parent in this case.
- b. The children spend percent of their time with me and percent of their time with the other parent. (If you're not sure about percentage or it has not been agreed on, please describe your parenting schedule here.)

17. Children's health-care expenses

- a. I do I do not have health insurance available to me for the children through my job.
- b. Name of insurance company:
- c. Address of insurance company:
- d. The monthly cost for the **children's** health insurance is or would be *(specify):* \$ *(Do not include the amount your employer pays.)*

19. Special hardships. I ask the court to consider the following special financial circumstances

(attach documentation of any item listed here, including court orders):	Amount per month	For how many months?
a. Extraordinary health expenses not included in 18b	\$	
Major losses not covered by insurance (examples: fire, theft, other insured loss)	\$	
c. (1) Expenses for my minor children who are from other relationships and are living with me	\$	
(2) Names and ages of those children (specify):		

(3) Child support I receive for those children\$	
The expenses listed in a, b, and c create an extreme financial hardship because <i>(exp</i> .	lain):

20. Other information I want the court to know concerning support in my case (specify):

INFORMATION SHEET FOR PROOF OF PERSONAL SERVICE

Use these instructions to complete the Proof of Personal Service (form FL-330).

A person at least 18 years of age or older must serve the documents. There are two ways to serve documents: (1) personal delivery and (2) by mail. See the *Proof of Service by Mail* (form FL-335) if the documents are being served by mail. The person who serves the documents must complete a proof of service form for the documents being served. **You cannot serve documents if you are a party to the action.**

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

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

Complete the top section of the proof of service forms as follows:

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the documents.

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. Use the same address for the court that is on the documents you are serving.

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

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated 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 you are serving.

- 1. You are stating that you are over the age of 18 and that you are neither a party of this action nor a protected person listed in any of the orders.
- 2. Print the name of the party to whom you handed the documents.
- 3. List the name of each document that you delivered to the party.
- 4. a. Write in the date that you delivered the documents to the party.
 - b. Write in the time of day that you delivered the documents to the party.
 - c. Print the address where you delivered the documents.
- 5. Check the box that applies to you. If you are a private person serving the documents for a party, check box "a."
- 6. Print your name, address, and telephone number. If applicable, include the county in which you are registered as a process server and your registration number.
- 7. You must check this box if you are not a California sheriff or marshal. You are stating under penalty of perjury that the information you have provided is true and correct.
- 8. Do not check this box unless you are a California sheriff or marshal.

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.

Page 1 of 1

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. (Optional):	
EMAIL ADDRESS:	
	-
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFF:	CASE NUMBER:
FEITIONER/FLAINTIFF.	
RESPONDENT/DEFENDANT:	
RESPONDENT/DEFENDANT.	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
L Lam at least 19 years ald not a party to this action, and not a protocted parage listed in	I applied the ordere
1. I am at least 18 years old, not a party to this action, and not a protected person listed in a 2. Person served (<i>name</i>):	any of the orders.
 I served copies of the following documents (<i>specify</i>): 	
3. I served copies of the following documents (<i>specify)</i> .	
4. By personally delivering copies to the person served, as follows:	
a. Date: b. Time:	
c. Address:	
5. lam	
	stration under Business & Profession
b. a registered California process server. Code section 223	
c an employee or independent contractor of a e a California sherif	f or marshal.
registered California process server.	
6. My name, address, and telephone number, and, if applicable, county of registration and it	number (specify):
7. I declare under penalty of perjury under the laws of the State of California that the f	oregoing is true and correct.
8. I am a California sheriff or marshal and I certify that the foregoing is true and correct	
Date:	
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNATUR	RE OF PERSON WHO SERVED THE PAPERS)
	Page 1 of
	-
Form Approved for Optional Use PROOF OF PERSONAL SERVICE Judicial Council of California FL-330 [Rev. January 1, 2012]	Code of Civil Procedure, § 101 www.courts.ca.go

INFORMATION SHEET FOR PROOF OF SERVICE BY MAIL

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

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

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

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

Complete the top section of the proof of service forms as follows:

First box, left side: In this box print the name, address, and phone number of the person for whom you are serving the documents.

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. Use the same address for the court that is on the documents you are serving.

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

First box, top of form, right side: Leave this box blank for the court's use.

Second box, right side: Print the case number in this box. This number is also stated 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 you are serving.

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

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

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.

FL-335

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
EMAIL ADDRESS :	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101	
□ NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081	
SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910	
PETITIONER/PLAINTIFE:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
	HEARING TIME:
PROOF OF SERVICE BY MAIL	DEPT.:

NOTICE: To serve temporary restraining orders you must use personal service (see form FL-330).

- 1. I am at least 18 years of age, not a party to this action, and I am a resident of or employed in the county where the mailing took place.
- 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 postage fully prepaid.
- b. **placing** the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
- 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. I served a request to modify a child custody, visitation, or child support judgment or permanent order which included an address verification declaration. (Declaration Regarding Address Verification—Postjudgment Request to Modify a Child Custody, Visitation, or Child Support Order (form FL-334) may be used for this purpose.)
- 6. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(TYPE OR PRINT NAME)

(SIGNATURE OF PERSON COMPLETING THIS FORM)

PROOF OF SERVICE BY MAIL

Page 1 of 1

Court of Court	CONFIDENTIAL			
	OURT OF CALIFORNI			DIEGO
County of San Dicke FAMILT	(CONFIDENTIAL)	DATA SHEET		
		Case Name		
COMPLETE ALL THREE PAGES		Case No		
Have you previously been to Family Court Service	es? 🗌 Yes 🗌 No	FCS Date		
IF YOU ARE BEING PROTECTED BY A REST		Next Court D		
SEEN SEPARATELY. Are you requesting a set If you want to be seen separately, advise the <u>SUPPORT PERSON</u> : If you are being protect FCS session. The support person must first (SDSC Form #FCS-038). Advise the Family Co Are you requesting that your address and tele	Family Court Services Clerk w ed by a restraining order, a s sign a Family Court Services ourt Services Clerk of your su	when you check i upport person m Domestic Viole pport person wh	nay accompa nce Support en you chec	Person Agreement
CHECK ONE Father Mother Grandpa	· · · · · · · · · · · · · · · · · · ·			
FULL LEGAL NAME				
ADDRESS				
Number and Street HOME TEL. NO	Apt. # WORK TEL, NO,	City	State	Zip Code
EMAIL ADDRESS TO RECEIVE CONFIDEN				
	WORK SCHEDULE			
BIRTH DATE / /	PLACE OF BIRTH			
LAST FOUR DIGITS OF SOCIAL SECURITY N	IUMBER XXX – XX –	<u> </u>		
DRIVER LICENSE NUMBER	STATE	CURRENT	LY VALID]Yes 🗌 No
ATTORNEY		TEL. NO.		
ADDRESS	Apt. #	City	State	Zip Code
CHILD(REN)'S ATTORNEY (if any)	•	•		Zip Code
ADDRESS				
Number and Street	Apt. #	City	State	Zip Code
PARENTS				
Date of Marriage	or Date Began Living	Together		
Date of Separation				
NAME OF MINOR CHILD(REN)				December 20
First Middle La				
2				
3				
4				

CC	ONFIDENTIAL			
CASE NAME		CASE NUMBER		
MEDICAL AND DENTAL INFORMATION				
Child(ren)'s Doctor's Name		el. No		
ADDRESS	Apt. # City	/ State	Zip Code	
List medical/dental information to be discussed at FCS				
EDUCATION				
Child	Name of School	Teacher/Counselor	Grade	
1				
2				
3				
4				
COUNSELING				
Is Child(ren) Father Mother in Counseling?	□Yes □No			
Counselor for				
Counselor's Name		9		
Address Tel. No.				
When did counseling begin?		ing begin?		
CHILD(REN)'S ACTIVITIES AND OTHER SPECIAL NE (e.g. special classes, team activities, and transportation)		
1. Are there allegations of verbal intimidation or threats				
2. Has there been physical violence between the parents?				
If yes, how long ago? □ 0 – 6 mos. □ 6 mos. – 1 yr. □ 1 yr. or more				
3. Has law enforcement been involved? Yes No Provide details:				
4. Have there been allegations of verbal intimidation/thr yourself and your parent current spouse or co				
\Box Yes \Box No If yes, check all boxes that apply. Provide that the second sec	ovide details:		<u></u>	
5. Have there been allegations of abuse against your c	hild(ren) or child(ren) for wh	om vou have provided ca	 re?	
☐ Yes ☐ No If yes, when:		•	-	
Has Child Welfare Services (CWS) been involved? [Who made the allegations?Who was the alleged abuser?			
CWS worker's name and telephone number				

	CONFIDENTIAL			
CASE NAME		CASE NUMBER		
FA	MILY COURT SERVICES (FCS) DATA S Complete the following questions.	HEET		
	ourt action?			
	custody and visitation now? Yes			
4. If there is no court order or	a different schedule is being practiced	d, summarize your current parenting		
5. What parenting schedule would	you like to have?			
 Date:		Signature of Party Filling Out This Form		
	NO ATTACHMENTS			



SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

CENTRAL DIVISION, CENTRAL COURTHOUSE, 1100 UNION ST., SAN DIEGO, CA 92101, (619) 844-2888 EAST COUNTY DIVISION, 250 E. MAIN ST., EL CAJON, CA 92020, (619) 456-4181 NORTH COUNTY DIVISION, 325 S. MELROSE DR., VISTA, CA 92081, (760) 201-8300 SOUTH COUNTY DIVISION, 500 3RD AVE., CHULA VISTA, CA 91910, (619) 746-6097

FAMILY COURT SERVICES CHILD CUSTODY RECOMMENDING COUNSELING INFORMATION SHEET

IMPORTANT: This information sheet is not and should not be considered or construed as legal advice. Child custody recommending counselors do not give legal advice. If you need legal advice, you should consult an attorney.

What is Child Custody Recommending Counseling?

Child custody recommending counseling (formerly called "mediation") is a process in which parties are given the opportunity to work together, with the assistance of an experienced Family Court Services (FCS) counselor, towards a goal of reaching an agreement regarding a parenting plan for the child(ren). The child custody recommending counseling conference is an opportunity for parties to discuss custody and visitation and make their own decisions about what is in the best interest of the child(ren). The parenting plan that is developed details when children are to be with each party and specifies other parental responsibilities. Information shared by parties during the child custody recommending counseling counseling session is not confidential to the court. The counselor will notify the court of areas of agreement. If no agreement is reached, the counselor will make a written recommendation to the court as to what is believed to be in the best interest of the child(ren). The recommendation will be provided to the parties prior to the court hearing. If you disagree with the counselor's recommendation, you or your attorney will have the opportunity during your court hearing to tell the judicial officer your position regarding a child sharing plan. Only a judicial officer can make a court order for child custody or visitation.

Telephone calls to a counselor after the FCS session will not be accepted unless the counselor has requested specific information. All information that you want the counselor to know should be discussed during the FCS session.

What will happen at your Family Court Services appointment?

You will view an orientation video before seeing a counselor. The video can also be viewed on the court's website at <u>www.sdcourt.ca.gov</u>. Under the Divisions heading, select Family, then select Custody and Visitation.

In advance of your appointment, complete and submit the Family Court Services Data Sheet (SDSC Form #FCS-002). The form is located on the court's website: www.sdcourt.ca.gov. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms. Mail the completed form to the address on the top of this form where your FCS appointment is located **OR** email it to Family Court Services at the court division where your FCS appointment is located:

- Central Division: FCSCentral@sdcourt.ca.gov
- East County Division: FCSEast@sdcourt.ca.gov
- North County Division: FCSNorth@sdcourt.ca.gov
- South County Division: <u>FCSSouth@sdcourt.ca.gov</u>

This form must be submitted in advance for the counselor to review prior to conducting the session.

During the FCS session, you will be asked about your home, relationships, and other aspects of your life related to parenting. Your proposal for a child sharing schedule and any parenting concerns will also be discussed. The FCS conference will last 1½ to 2 hours.

Are the parties always seen together in the child custody recommending counseling session?

Parties are seen together unless there is a restraining order or allegations of domestic violence.

If you are being protected by a restraining order against the other party, or if you allege domestic violence has occurred, you may be interviewed separately from the other parent. Also, if a restraining order for your protection is in effect at the time of the appointment, you may have a support person with you during your FCS session. To arrange for either of these requests, please submit the appropriate forms as explained below prior to your appointment and advise the FCS clerk of these requests when you check in for your appointment.

If you do not have a restraining order against the other party, you may request a separate session by completing a Declaration Alleging Domestic Violence for Separate Family Court Services Session (SDSC Form #FCS-017) prior to your session. Mail or email the form with your Family Court Services Data Sheet (SDSC Form #FCS-002) as indicated above. The form is located on the court's website: www.sdcourt.ca.gov. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms.

You may request the presence of a support person by completing the Family Court Services Domestic Violence Support Person Agreement (SDSC Form #FCS-038) prior to your session. Mail or email the form with your Family Court Services Data Sheet (SDSC Form #FCS-002). The form is located on the court's website: <u>www.sdcourt.ca.gov</u>. Under the Divisions heading, select Family, select Custody and Visitation, then select Forms.

Arrangements can also be made for a remote appearance for a party out of the county. Please call the FCS office where your session will take place to arrange for participation remotely.

Should I bring the child(ren) to the Family Court Services appointment?

Do NOT bring the child(ren) with you for the FCS appointment unless ordered to do so by the court. If an interview with the child(ren) is needed, the FCS counselor will make arrangements for another time.

What are the limitations of child custody recommending counseling?

Child custody recommending counseling does NOT deal with issues related to money, child or spousal support, or property. Family Court Services cannot monitor or enforce court orders.

IMPORTANT

If you do not need the Family Court Services child custody recommending counseling session, you must cancel it at least one court day prior to the scheduled date, per San Diego Superior Court Local Rules, Division V, Chapter 11, Child and Custody Visitation. If you do not cancel the session and/or fail to appear for the session, you may be ordered by the court to pay a monetary sanction of up to \$1,500 pursuant to Code Civ. Proc. § 177.5.

Additional information about child custody recommending counseling can be found at <u>www.sdcourt.ca.gov</u> and <u>www.courts.ca.gov</u>.

If there has been domestic violence (domestic abuse or partner abuse) in your family, a special law may apply to your case.

What is "domestic violence"?

It means to hit, kick, scare, throw things, pull hair, push, follow, harass, sexually assault, or threaten to do any of these things. It also includes other actions that make someone afraid of being hurt, isolated or unable to get to basic things, like food. Domestic violence can be spoken, written, or physical. For more information on what domestic violence is, read form DV-500-INFO, Can a Domestic Violence Restraining Order Help Me?

What is "child custody"?

There are two kinds:

- A person with **physical custody** lives with the child on a regular basis.
- A person with **legal custody** makes important decisions about the child's health care, education, and welfare.

When does domestic violence affect my case?

In the last 5 years, has a parent in this case:

1. Had a **conviction** in criminal court for domestic violence against one of the following people:

- The other parent in the custody case;
- Any of your children or your children's siblings;
- Their current spouse, or someone they are currently dating, engaged to, or living with; or
- Their parent (your child's grandparent)?

2. Had a **judge decide** that they committed domestic violence against any of the people listed above? (Example: a judge granted a restraining order against the parent after people testified and gave evidence.)

If you answered yes to 1 or 2, a special law applies to your case.

This special law is sometimes called "3044" (see page 2 for the entire law). If someone is not your child's parent and is asking the court for custody, this law applies to them, too. Even if "3044" does not apply to your case, you should give the judge any information about domestic violence or abuse that you think can help the judge decide who gets custody.

How "3044" affects your case

The judge can give custody to a person who has a domestic violence **conviction or decision** against them only if the judge believes that it is in the child's best interest to do so. The judge must look at 8 factors:

- 1. What is in the child's best interest?
- 2. Has the person committed any other domestic violence?
- 3. Has the person followed all the terms and conditions of any restraining order?
- 4. Has the person finished a 1 year batterer intervention program?
- 5. Has the person finished an alcohol or drug program, if ordered by the judge?
- 6. Has the person finished a parenting class, if ordered by the judge?
- 7. If on probation or parole, has the person followed all terms of probation or parole?
- 8. Does the person still have a firearm (gun) or ammunition, in violation of a restraining order?

The judge must go through this 8-factor test in every case that it applies to, even if a court professional or evaluator makes a recommendation in your case. To learn more about the custody process in family court, visit <u>https://selfhelp.courts.ca.gov/what-to-knowabout-child-custody-parenting-time</u>.



Family Code section 3044

(a) Upon a finding by the court that a party seeking custody of a child has perpetrated domestic violence within the previous five years against the other party seeking custody of the child, or against the child or the child's siblings, or against a person in subparagraph (A) of paragraph (2) of subdivision (a) of Section 3011 with whom the party has a relationship, there is a rebuttable presumption that an award of sole or joint physical or legal custody of a child to a person who has perpetrated domestic violence is detrimental to the best interest of the child, pursuant to Sections 3011 and 3020. This presumption may only be rebutted by a preponderance of the evidence.

(b) To overcome the presumption set forth in subdivision (a), the court shall find that paragraph (1) is satisfied and shall find that the factors in paragraph (2), on balance, support the legislative findings in Section 3020.
(1) The perpetrator of domestic violence has demonstrated that giving sole or joint physical or legal custody of a child to the perpetrator is in the best interest of the child pursuant to Sections 3011 and 3020. In determining the best interest of the child, the preference for frequent and continuing contact with both parents, as set forth in subdivision (b) of Section 3020, or with the noncustodial parent, as set forth in paragraph (1) of subdivision (a) of Section 3040, may not be used to rebut the presumption, in whole or in part.

(2) Additional factors:

(A) The perpetrator has successfully completed a batterer's treatment program that meets the criteria outlined in subdivision (c) of Section 1203.097 of the Penal Code.

(B) The perpetrator has successfully completed a program of alcohol or drug abuse counseling, if the court determines that counseling is appropriate.(C) The perpetrator has successfully completed a parenting class, if the court determines the class to be appropriate.

(D) The perpetrator is on probation or parole, and has or has not complied with the terms and conditions of probation or parole.

(E) The perpetrator is restrained by a protective order or restraining order, and has or has not complied with its terms and conditions.

(F) The perpetrator of domestic violence has committed further acts of domestic violence.

(G) The court has determined, pursuant to Section 6322.5, that the perpetrator is a restrained person in possession or control of a firearm or ammunition in violation of Section 6389.

(c) For purposes of this section, a person has "perpetrated domestic violence" when the person is found by the court to have intentionally or recklessly caused or attempted to cause bodily injury, or sexual assault, or to have placed a person in reasonable apprehension of imminent serious bodily injury to that person or to another, or to have engaged in behavior involving, but not limited to, threatening, striking, harassing, destroying personal property, or disturbing the peace of another, for which a court may issue an ex parte order pursuant to Section 6320 to protect the other party seeking custody of the child or to protect the child and the child's siblings.

(d) (1) For purposes of this section, the requirement of a finding by the court shall be satisfied by, among other things, and not limited to, evidence that a party seeking custody has been convicted within the previous five years, after a trial or a plea of guilty or no contest, of a crime against the other party that comes within the definition of domestic violence contained in Section 6211 and of abuse contained in Section 6203, including, but not limited to, a crime described in subdivision (e) of Section 243 of, or Section 261, 273.5, 422, or 646.9 of, or former Section 262 of, the Penal Code.

(2) The requirement of a finding by the court shall also be satisfied if a court, whether that court hears or has heard the child custody proceedings or not, has made a finding pursuant to subdivision (a) based on conduct occurring within the previous five years.

(e) When a court makes a finding that a party has perpetrated domestic violence, the court may not base its findings solely on conclusions reached by a child custody evaluator or on the recommendation of the Family Court Services staff, but shall consider any relevant, admissible evidence submitted by the parties.

(f) (1) It is the intent of the Legislature that this subdivision be interpreted consistently with the decision in Jaime G. v. H.L. (2018) 25 Cal.App.5th 794, which requires that the court, in determining that the presumption in subdivision (a) has been overcome, make specific findings on each of the factors in subdivision (b).

(2) If the court determines that the presumption in subdivision (a) has been overcome, the court shall state its reasons in writing or on the record as to why paragraph (1) of subdivision (b) is satisfied and why the factors in paragraph (2) of subdivision (b), on balance, support the legislative findings in Section 3020.

(g) In an evidentiary hearing or trial in which custody orders are sought and where there has been an allegation of domestic violence, the court shall make a determination as to whether this section applies prior to issuing a custody order, unless the court finds that a continuance is necessary to determine whether this section applies, in which case the court may issue a temporary custody order for a reasonable period of time, provided the order complies with Sections 3011 and 3020.

(h) In a custody or restraining order proceeding in which a party has alleged that the other party has perpetrated domestic violence in accordance with the terms of this section, the court shall inform the parties of the existence of this section and shall give them a copy of this section prior to custody mediation in the case.