

- While you are waiting for class to begin, please:
- Mute your audio
- Print the class documents. Go to "Family Law Court Resources," "Family Law Facilitator Classes": www.santabarbara.courts.ca.gov

Have a pen and paper available

 Be ready to start promptly at 10:30 a.m.

Thank you!



Santa Barbara County Superior Court Deborah K Mullin, J.D.

Preparation of legal papers to go to court





How can we help you...

- Court attorney who can help you better represent yourself
- Available to either side
- Nothing is confidential
- Can help you with legal papers
- Can help you with service of the legal papers
- Can help with the filing of papers
- FLF does **not** go to court with you
- FLF does *not* represent you



"I don't remember who said this, but there really are places in the heart you don't even know exist until you love a child."

Anne Lamott, author of Operating Instructions: A Journal of My Son's First Year

INTRODUCTION

Remember: You can avoid preparing legal papers if you and the other parent attend FREE voluntary mediation first!

Call Family Court Services for an appt. 805-882-4667

Our goal in this class:

To help you to know what to put on the legal papers to go to court regarding custody and/or visitation. You want the judge to make decisions...



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STEPS TO BE ABLE TO GO TO COURT REGARDING CUSTODY AND VISITATION:

- 1. Must have a court case in Santa Barbara County Superior Court;
- 2. Must attend once the free 2-hour PEACE parenting class online;
- 3A. Must attend <u>voluntary</u> mediation through Family Court Services and come to an agreement that is signed by a judge;

OR

- 3B. Must prepare legal papers (Request for Order FL-300) to get a court-ordered mediation appointment and a court hearing date;
- 4. Attend court-ordered Family Court Services mediation, and if there's no signed agreement, then;
- 5. **Go to court** and have a judge make orders regarding custody and visitation

OPTIONS FOR PREPARING LEGAL PAPERS TO GO TO COURT:

 California Courts Self-Help Center: Lots of Information and the free forms available that you complete on your own

 Law Help Interactive: Free forms that you complete yourself by answering written interview questions

• **Guide and File**: Answer online questions and automatically create the forms. File electronically or print and file on your own.

Websites to create the legal forms:

California Courts Self-Help Center: Extensive information and free forms to complete on

your own: https://selfhelp.courts.ca.gov/child-custody-and-parenting-time-index

Law Help Interactive: By answering written interview questions, you complete legal

forms for free: https://www.butte.courts.ca.gov/self-help/online-resources

Guide and File: Answer online questions on your own and your forms are created for free. You can then print the documents to serve and file or electronically file:

www.guideandfile.com

PREPARE

Let's make sure you understand the basics...

Physical Custody

Means you have responsibility for the child on the day-to-day level

Legal Custody

Means you have responsibility for making decisions regarding the child's welfare

Options: Pick One:

- Joint legal and physical custody, OR
- Joint legal custody and sole physical custody, OR
 - Sole physical and legal custody

THINK OF YOUR CHILDREN'S BEST INTERESTS

- Who can provide for the basics?
- What's unique about your situation: Age, health, personality, experiences and abilities of the kids?
- What kind of emotional ties exist between parent and child?



YOUR KIDS ARE NOT IN A SACK OF POTATOES!

- How cooperative are the parents?
- Is there any history of domestic abuse by a parent?

Goal: Stability and continuity for the child

STEPS FOR GOING TO COURT REGARDING CUSTODY AND VISITATION

1

Have a court case in the Santa Barbara Superior Court 2

Attend the PEACE class

3

Do FREE voluntary mediation with Family Court Services

805-882-4667

4

If mediation doesn't work, prepare your legal papers 5

- File and serve your papers.
- Prepare for court

PEACE Parenting Class



- NOT offered in person
- Attend online any day and time of the week
- Must be able to print Certificate of Attendance
- File the Certificate of Attendance with court
- FREE

ENGLISH: https://www.santabarbara.courts.ca.gov/divisions/family-law/peace-online

ESPANOL: https://www.santabarbara.courts.ca.gov/divisions/family-law/peace-en-linea

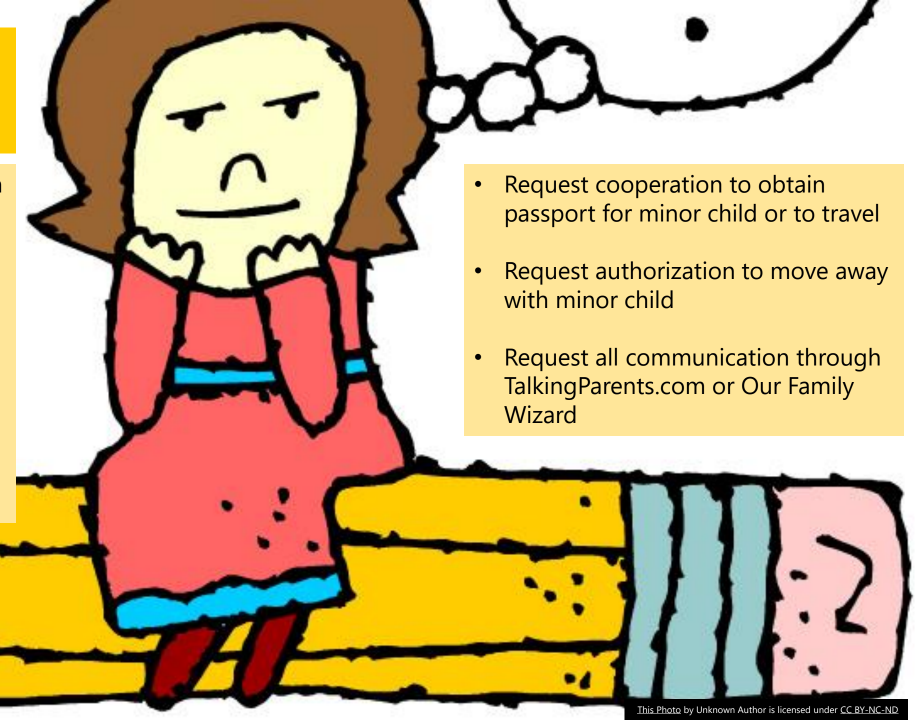
SPECIAL REQUESTS

to make in your legal papers...

If you don't ask for it, you won't get it!



- Request supervised visitation
- Request drug or alcohol testing
- Request parenting classes
- Request text to confirm visitation
- Request for child to speak to court



Co-Parenting Essentials Program: Online courses with certificate included!

POSSIBLE PARENTING CLASSES











CLASSES







(805) 965-1001

Parenting Classes



Our Locations

SANTA BARBARA (Administration)

123 West Gutierrez Street Santa Barbara, CA 93101 (805) 965-1001 Fax: (805) 965-2178

LONG-TERM CARE OMBUDSMAN PROGRAM

(805) 922-1236 Fax: (805) 922-1541

SANTA MARIA YOUTH & FAMILY CENTER

105 N. Lincoln Street Santa Maria CA 93458 (805) 928-1707 Fax: (805) 922-4797

SANTA MARIA FAMILY RESOURCE CENTER

648 E. Enos Dr. Santa Maria, CA 93454 (805) 928-4150

LOMPOC

101 South B Street Lompoc, CA 93436 (805) 735-4376 Fax: (805) 737-3251

CARPINTERIA

5201 Eighth Street Suite 202A Carpinteria, CA 93013 (805) 965-1001

DOROTHY JACKSON FAMILY RESOURCE CENTER

646 North H Street Lompoc, CA 93436 (805) 743-4146

LITTLE HOUSE BY THE PARK

4681 11th Street Guadalupe, CA 93434 (805) 343-1194

CO-PARENTING COMMUNICATION

Website Resources

Separated or divorced parents may find that using an online coparenting system to communicate issues such as scheduling changes, providing the other parent with academic, behavioral or medical information regarding their child, tracking events and activities, creating a photo gallery, and tracking co-parenting expenses is a helpful way to communicate regarding their children. Parents may also find it very useful to use an online shared calendar. This is particularly helpful for parents who have difficulty communicating inperson, by phone or text, or using their personal e-mail addresses. It minimizes stressful discussions and may help to improve their communication which will benefit their children. The following is a list of some websites that provide this kind of management system.

- OurFamilyWizard.com
- BothParents.com
- TalkingParents.com
- ShareKids.com

Santa Barbara County Superior Court does not endorse one online co-parenting communication program over the other. This list is not comprehensive, but is strictly for the purpose of informing parents about this resource, which may be helpful in improving overall communication regarding their children. Some of the websites are free, and some charge for their service. You may want to explore these websites to see which one is the best fit for you.



Special Email Programs to Use Instead of Texting!



		FL-300
PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE RAR NO ·	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): Self represented		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	Santa Barbara	
STREET ADDRESS: 1100 Anacapa Street		
MAILING ADDRESS:		
CITY AND ZIP CODE: Santa Barbara, CA 93101		
BRANCH NAME: ANACAPA DIVISION		
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
REQUEST FOR ORDER	TEMPORARY EMERGENCY ORDERS	CASE NUMBER:
	Time) Spousal or Partner Support	
	Order Attorney's Fees and Costs	
Property Control Other (specify):	Thomas and costs	
Cure (Specify).		

FL-300 Pgs. 1-2

STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS: ATTORNEY FOR (name): Self represented	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Barbara	
STREET ADDRESS: 1100 Anacapa Street	
MAILING ADDRESS:	
CITY AND ZIP CODE: Santa Barbara, CA 93101	
BRANCH NAME: ANACAPA DIVISION	
PETITIONER: RESPONDENT:	
OTHER PARENT/PARTY:	
	CASE NUMBER:
REQUEST FOR ORDER CHANGE TEMPORARY EMERGENCY ORDERS Child Custody Visitation (Parenting Time) Spousal or Partner Support	
Child Support Domestic Violence Order Attorney's Fees and Costs	
Property Control Other (specify):	
_ , ,,	
NOTICE OF HEARING	
1. TO (name(s)):	Other (energify)
Petitioner Respondent Other Parent/Party	Other (specify):
2. A COURT HEARING WILL BE HELD AS FOLLOWS:	
a. Date: Time: Dept.:	Room:
b. Address of court as same as noted above other (specify):	
 WARNING to the person served with the Request for Order: The court may make the not file a Responsive Declaration to Request for Order (form FL-320), serve a copy on the before the hearing (unless the court has ordered a shorter period of time), and appear a more information.) 	he other parties at least nine court days
(Forms <u>FL-300-INFO</u> and <u>DV-400-INFO</u> provide information about co	ompleting this form.)
COURT ORDER (FOR COURT USE ONLY)	
It is ordered that:	
4. Time for service until the hearing is shortened. Service must be on	or before (date):
A Responsive Declaration to Request for Order (form FL-320) must be served on or	,
	, ,
 The parties must attend an appointment for child custody mediation or child custody (specify date, time, and location): 	recommending counseling as follows
7. Date and the formation of the Control of the Con	
 The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this p served with all documents filed with this Request for Order. 	proceeding and must be personally
8. Other (specify):	
6. Unter (specify).	
Date:	HIDION OFFICER
Form Adopted for Mandatory Use REQUEST FOR ORDER	JUDICIAL OFFICER Page 1 of 4 Family Code, 86 2045, 2107, 6224.
Judicial Council of California FL-300 [Rev. July 1, 2016] Essential Forms	Family Code, §§ 2045, 2107, 6224, 6226, 6320-6326, 6380-6383; Government Code, § 26826 Cal. Rules of Court, rule 5.92 www.courts.ca.gov

FL-300

Page 2 of 4

PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
	ST FOR ORDER
"Attachment." For example, mark "Attachment 2a" to indicate to	our case or to your request. If you need more space, mark the box for that the list of children's names and birth dates continues on a paper achment number followed by your request. At the top of the paper, write se Attached Declaration (form MC-031) for this purpose.)
RESTRAINING ORDER INFORMATION	
One or more domestic violence restraining/protective order Petitioner Respondent Other Parent/ The orders are from the following court or courts (specify) a. Criminal: County/state (specify): b. Family: County/state (specify): c. Juvenile: County/state (specify): d. Other: County/state (specify):	Party (Attach a copy of the orders if you have one.)
CHILD CUSTODY	☐ I request temporary emergency orders
VISITATION (PARENTING TIME)	
I request that the court make orders about the follow	
Child's Name Date of Birth	Legal Custody to (person who decides: health, education, etc): Physical Custody to (person with whom child lives):
(1) Specified in the attached forms: Form FL-305 Form FL-3 Form FL-341(D) Form FL-3 (2) As follows (specify):	
c. The orders that I request are in the best interest of th See my attached declaration.	ne children because (specify): Attachment 2c.
d. This is a change from the current order for (1) The order for legal or physical custody	child custody visitation (parenting time). was filed on (date): . The court ordered (spec
(2) The visitation (parenting time) order wa	is filed on (date): . The court ordered (specify)
	Attachment 2d.
-300 [Rev. July 1, 2016] CFR* Essential REQUES	T FOR ORDER Page 2 of

FL-300 [Rev. July 1, 2016] CEB* Essential ceb.com

	FL-300
PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
CHILD SUPPORT	
(Note: An earnings assignment may be issued. See Income Withholding for \$	Support (form FL-195)
 I request that the court order child support as follows: Child's name and age 	Monthly amount (\$) requested
child s name and age child based on the child su	
	Attachment 3a.
 I want to change a current court order for child support filed on (date 	e):
The court ordered child support as follows (specify):	
 I have completed and filed with this Request for Order a current Income a a current Financial Statement (Simplified) (form FL-155) because I meet to 	
d. The court should make or change the support orders because (specify):	Attachment 3d.
☐ SPOUSAL OR DOMESTIC PARTNER SUPPORT	
(Note: An Earnings Assignment Order For Spousal or Partner Support (torm)	FL-435) may be issued.)
a. Amount requested (monthly): \$ b. I want the court to Change Change I end the current support	ort order filed on (date):
The court ordered \$ per month for sup	
c. This request is to modify (change) spousal or partner support after	•
I have completed and attached Spousal or Partner Support Declara	ation Attachment (form FL-157) or a declaration
that addresses the same factors covered in form FL-157.	5. 450
d. I have completed and filed a current Income and Expense Declaration (to	
e. The court should make, change, or end the support orders because (spec	cify): Attachment 4e.
☐ PROPERTY CONTROL	I request temporary emergency orders
	given exclusive temporary use, possession, and
control of the following property that we upon or are buying le	ease or rent (specify):
	ordered to make the following payments on debts
and liens coming due while the order is in effect:	
Pay to: For: Amount: \$	
Pay to: For: Amount: \$	Due date:
Pay to: For: Amount: \$	
Pay to: For: Amount: \$	Due date:
 This is a change from the current order for property control filed on ((date):
d. Specify in <u>Attachment 5d</u> the reasons why the court should make or char	

	FL-300
PETITIONER: RESPONDENT:	CASE NUMBER:
OTHER PARENT/PARTY:	
ATTORNEY'S FEES AND COSTS I request attorney's fees and costs, which total (specify amount): \$ a. A current Income and Expense Declaration (form FL-150). b. A Request for Attorney's Fees and Costs Attachment (form FL-319) or a din that form. c. A Supporting Declaration for Attorney's Fees and Costs Attachment (form factors covered in that form.	
7. DOMESTIC VIOLENCE ORDER	
Do not use this form to ask for domestic violence restraining orders! Rear Temporary Restraining Order, for forms and information you need to ask Read form DV-400-INFO. How to Change or End a Domestic Violence Rea. The Restraining Order After Hearing (form DV-130) was filed on (date): b. I request that the court change end the personal conductions.	for domestic violence restraining orders.
protective orders made in Restraining Order After Hearing (form DV-130). c. I request that the court make the following changes to the restraining	
d. I want the court to change or end the orders because (specify):	Attachment 7d.
 OTHER ORDERS REQUESTED (specify): 	Attachment 8.
9. TIME FOR SERVICE / TIME UNTIL HEARING I urgently need: a. To serve the Request for Order no less than (number): b. The hearing date and service of the Request for Order to be sooner. c. I need the order because (specify):	court days before the hearing. Attachment 9c.
10. FACTS TO SUPPORT the orders I request are listed below. The facts that I we cannot be longer than 10 pages, unless the court gives me permission.	rite in support and attach to this request Attachment 10.
I declare under penalty of perjury under the laws of the State of California that the information is true and correct.	rmation provided in this form and all attachments
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF APPLICANT)

FL-300 Pgs. 3-4

Requests for Accommodations
Assistive listening systems, companyou ask at least firm 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 www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

FL-300 (Rev. July 1, 2016) CED B* Essential Cebucom Forms

					FL-31
	TITIONER:			CASE NUMBER:	
OTHER PAREN	ONDENT: IT/PARTY:				
		VICITATION (DAD	ENTING TIME) AS	DI ICATION ATT	ACUMENT
	CHILD CUSTODY AND	•		PELICATION ATT	ACHMENT
		—I nis is not	a court order—		
TO Petition	on Response (specify):	Request fo	or Order R	esponsive Declara	tion to Request for Order
	stody. Custody of the mir	or children of the part	es is requested as fo	ollows:	Attachment 1
Chi	ild's Name	Date of Birth	Legal Cu (person who decide health, educatio	es about the child's	Physical Custody to (person the child regularly lives with)
			,	,,	
b. [] Cus	stody with allegations o	f a history of abuse	or substance abuse)	
(1)	a history of abuse agai person they live with or		persons: a child, the	is (or are) alleg e other parent, their	
(2)				in (no non) alles	and to hour
(2)		•	led substances, or the	is (or are) alleg e habitual or continu	al abuse of alcohol, or the
(3)		rt NOT order sole or jo or substance abuse.	int custody of the mir	nor child to the pers	on(s) alleged to have a
(4)	(Write the reason	re are allegations, I ask ns why you think it wou re are allegations again	ld be good for the ch	ildren that the perso	n(s) be granted custody,
	Below:	Attachment 1b.	Other (specif	y):	
	on (Parenting Time).				
	specifically ordered, a Reasonable right of pare involving domestic vio	enting time (visitation)		-	
	See the attached				
с.	The parties will go to ch location):	ild custody mediation	or child custody recor	mmending counselir	ng at (specify date, time, and
d. 🔲	No visitation (parenting	time).			

Page 1 of 4

FL-311

Form Approved for Optional Use Judicial Council of California FL-311 [Rev. January 1, 2023] Family Code, §§ 3000 et seq., 6200 et seq. www.courts.ce.gov FL-311

RESPOND OTHER PARENT/PA	ENT:	CASE HUMBER
e. Visi		nting time (visitation) will be as follows: Saturday.) end of the month plicable, specify: start of school after school a
(2)	Alternate weekends starting (date): from at (ime) a.m p.m./ to at a.m p.m./	
(3)	(day of week) Weekdays starting (date): from at a.m p.m./ (day of week) to (day of week) at a.m p.m./	if applicable, specify: start of school after school
(4)	(day of week) (time) Other visitation (parenting time) days and restrictions are:	
a. Sup	renting time) with allegations of a history of abuse, substance revised visitation (parenting time) I ask that petitioner respondent other partitions of the schedule in item 2 becaus (a) Domestic violence, child abuse, or neglect. (b) Substance abuse: the habitual or continual illegal use or continual abuse of alcohol, or the habitual or continual substances. (c) Other parenting concerns (specify below):	arent/party have supervised visitation se of (specify):
(2)	The reasons why the court should make the orders are (specify): (Write the reasons why you think unsupervised visitation (parenting Below in Attachment 3a(2) Other (specify):	g time) would be bad for the children.)

FL-311 [Rev. January 1, 2023]

PETITIONER:	CASE NUMBER:
RESPONDENT:	ACEMAEOLOGICO
OTHER PARENT/PARTY:	<u>V</u>
(3) I ask for the following orders about the supervised visitation p	provider:
(a) Visitation (parenting time) be monitored by (name, if known	wn):
 The person or agency is a professional provide requirements listed in <i>Declaration of Supervise</i> (form FL-324(P)) and sign the declaration. 	
 (ii) The person is a nonprofessional provider. That Declaration of Supervised Visitation Provider (I a declaration. 	
(iii) The provider's phone number is (specify):	
(b) Any costs of supervision be paid as follows: petitioner: other parent/party: percent.	percent; respondent: percent.
b. Unsupervised visitation (parenting time) (Complete 3b only if you want the court to order unsupervised vis abuse or substance abuse.) (1) Petitioner Respondent Other parent/ps	
a history of abuse against any of the following persons: a chi the person they live with or are dating or engaged to.	
(2) Petitioner Respondent Other parent/pu habitual or continual illegal use of controlled substances, or t habitual or continual abuse of prescribed controlled substance	he habitual or continual abuse of alcohol, or the
(3) Even though there are allegations of a history of abuse or su unsupervised visitation to (specify): Petitioner	bstance abuse, I request that the court order Respondent Other parent/party
(4) The reasons why the court should make the orders are (specific forms of the child would be good for the child visitation (parenting time) even though there are allegations a abuse.) Below: in Attachment 3b. Other (specific forms)	dren that the person(s) be granted unsupervised against them of a history of abuse or substance
(5) The orders for visitation (parenting time) that you request muse of transfer of the child, as Family Code section 6323(c) required. Transportation for visitation (parenting time) and place of exchange	
Note: In cases of domestic violence, the court must have enough informati place, and manner of transfer (exchange) of the child for custody and	
 The children must be driven only by a licensed and insured driver. The v Department of Motor Vehicles and must have child restraint devices pro 	
 Transportation to begin the visits will be provided by (name): 	
c. Transportation from the visits will be provided by (name):	
d. The exchange point at the beginning of the visit will be (address):	
e. The exchange point at the end of the visit will be (address):	
f. During the exchanges, the party driving the children will wait in the (or exchange location) while the children go between the car and	
g. Other (specify):	

Ft.-311 (Rev. January 1, 2023) CHILD CUSTODY AND VISITATION (PARENTING TIME)
APPLICATION ATTACHMENT

Page 3 of 4

-	7	L	-3

PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
5. Travel with children The Petitioner Respondent Other must have written permission from the other parent or party, or a court order, to travel.	
the state of California.	
b. the following counties (specify):	
c. other places (specify):	
 Child abduction prevention. There is a risk that one of the parties will take the c party's permission. I request the orders set out on attached form FL-312. 	children out of California without the other
7. Children's holiday schedule. I request the holiday and vacation schedule set ou	ut Delow on form FL-341(C)
3. Additional custody provisions. I request the additional orders for custody set o	ut Delow on form FL-341(D)
Joint legal custody provisions. I request joint legal custody and want the addition on form FL-341(E)	onal orders set out Delow
Other. I request the following additional orders (specify):	

FL-311 [Rev. January 1, 2023]

CHILD CUSTODY AND VISITATION (PARENTING TIME)
APPLICATION ATTACHMENT

Page 4 of 4

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





□ 2/2/3 Plan

Monday	Tuesday	Wednesday Thursday		Friday	Saturday	Sunday
Parent	Parent	Parent	Parent	Parent	Parent	Parent
A	A	В	В	A	A	A
Parent	Parent	Parent	Parent	Parent	Parent	Parent
В	В	A	A	В	В	В
Parent	Parent	Parent	Parent	Parent	Parent	Parent
A	A	В	В	A	A	A
Parent	Parent	Parent	Parent	Parent	Parent	Parent
В	В	A	A	В	В	В
Parent	Parent	Parent	Parent	Parent	Parent	Parent
A	A	В	В	A	A	A
Parent	Parent	Parent	Parent	Parent	Parent	Parent
В	В	A	A	В	В	В

january

2-2-5-5 PARENTING SCHEDULE

2021

MONDAY	TUESDAY	WEDNESDAY	THURSDAY	FRIDAY	SAT/SUN
28 December	29	30	31	1 January	2/3
FATHER	FATHER	MOTHER	MOTHER	FATHER	FATHER/
	_	-			FATHER
4	5	6	7	8	BAOTHED /
FATHER	FATHER	MOTHER	MOTHER	MOTHER	MOTHER/
					MOTHER
11	12	13	14	15	EATUED /
FATHER	FATHER	MOTHER	MOTHER	FATHER	FATHER/
					FATHER
18	19	20	21	22	MOTHER/
FATHER	FATHER	MOTHER	MOTHER	MOTHER	WOTHER/
					MOTHER
25	26	27	28	29	FATHER/
FATHER	FATHER	MOTHER	MOTHER	FATHER	TATTIEN
					FATHER
1 February	2	3	4	5	6/7
FATHER	FATHER	MOTHER	MOTHER	MOTHER	MOTHER/
					MOTHER

PETITIONER:		CASE NUM	250	FL-341(C)		
RESPONDENT:		CASE NUM	BEH:			
OTHER PARENT/PARTY:						
OTHER PARENT/PARTY:						
CHILDREN'S HOLIDAY SCHEDULE ATTACHMENT Petition Response Request for Order Responsive Declaration to Request for Order Stipulation and Order for Custody and/or Visitation of Children Findings and Order After Hearing or Judgment Visitation Order—Juvenile Other (specify): Holiday parenting. The following table shows the holiday parenting schedules. Write "Petitioner," "Respondent," "Other Parent," or "Other Party" to specify each parent's (or party's) years—odd or even numbered years or both ("every year")—and under "Times," specify the starting and ending days and times. Note: Unless specifically ordered, a child's holiday schedule order has priority over the regular parenting time.						
	Times (from when to when)	Every Year	Even Numbered	Odd Numbered		
	(Unless noted below, all single-	Petitioner/	Years	Years		
	day holidays start at a.m.	Respondent/	Petitioner/	Petitioner/		
	and end at p.m.)	Other Parent/Party	Respondent/	Respondent/		
Holidays			Other Parent/Party	Other Parent/Party		
December 31 (New Year's Eve)						
January 1 (New Year's Day)						
Martin Luther King's Birthday (weekend)						
ebruary 12 (Lincoln's Birthday)						
President's Day (Weekend)						
President's Week Recess, first half						
President's Week Recess, second half						
Spring Break, first half						
Spring Break, second half						
Mother's Day						
Memorial Day (weekend)						
ather's Day						
July 4th						
Summer Break						
abor Day (weekend)						
Columbus Day (weekend)						
Halloween						
November 11 (Veterans Day)						
Thanksgiving Day						

Page 1 of 2

Form Approved for Optional Uses Judicial Council of California FL-341(C) (Riev. July 1, 2018) ceb.com

Breaks for year-round schools

Thanksgiving weekend
December/January School Break
Child's birthday (date):
Child's birthday (date):
Child's birthday (date):
Mother's birthday (date):
Father's birthday (date):
Other Parent/Party's
birthday (date):

CHILDREN'S HOLIDAY SCHEDULE ATTACHMENT

Family Code, §§ 3003, 3083 www.courts.ca.gov

OPTIONAL FORM: FL-341(c)

foliday parenting (continued)	**		
HER PARENT/PARTY:	9	700	-
RESPONDENT:		1 -	
PETITIONER:		CASE NUMBER:	
PETITIONER:		CASE NUMBER:	FL-341(C)

1. Holiday pa	renting (continued)			•			
Other Holiday		(Unless note day holiday	om when to when ed below, all single- s start at p.m	a.m.	Every Year Petitioner/ Respondent/ Other Parent/Party	Even Numbered Years Petitioner/ Respondent/ Other Parent/Party	Odd Numbered Years Petitioner/ Respondent/ Other Parent/Party
Christmas E						S .	
Christmas D	ay	3				3	
·							
<u> </u>							
<u> </u>							
	Petitioner Re	espondent [hildren of up to (s	Other Parent/l	Party:	days	weeks the fo	llowing number o
and pro informa	otify the other parent ovide the other parent ution, and telephone n	or party with a ba umbers for emerg	sic itinerary that in gency purposes.	ncludes dat	es of leaving and re	eturning, destination	
(2)	If the parties cann They must co	ot agree on the va	acation plans (che	ck all that a	Control of the contro		vacation schedule
	In even-numb	ered years, the pa		e suggestio	ns of Petit		ondent
17.3	In odd-numbe Other Pa	arent/Party fo	rties will follow the r resolving the dis		Contract of the contract of th	ioner 🔲 Resp	ondent
c. 🔲 Tř	nis vacation may be o	utside the state of	California.				
	ny vacation outside court order.	California	the United	States r	equires prior writter	consent of the ot	her parent or
e. 🔲 O	ther (specify):						

FL-341(C) [Rev. July 1, 2016]	CHILDREN'S HOLIDAY SCHEDULE ATTACHMENT

Page 2 of 2



		FL-341(0
PETITIONER:		CASE NUMBER:
RESPONDENT: OTHER PARENT/PARTY:		
Į.	ADDITIONAL PROVISIONS—PHYSICAL CUSTODY	ATTACHMENT
	sponse Request for Order Responsive left for Custody and/or Visitation of Children Finding remile Final Judgment Other (specify):	•
The additional provisions to phys	sical custody apply to (specify parties): Petitioner	Respondent Other Parent/Party
 a. address for b. telephone/mess The parties may invading the oth 	s within (specify number): days of any change in residence mailing work. e-mail	n his or her work the children's schools nooying, or disturbing the peace of the other or
planned change in re	posed move of child. Each party must notify the other (sp esidence of the children. The notification must state, to the ne county and state of the new residence. The notification	extent known, the planned address of the
b. The parties	en must not be left alone without age-appropriate supervisi s must let each other know the name, address, and phone	
while the children are notice as possible, to	of child care. In the event any party requires child care fee in his or her custody, the other party or parties must be go care for the children before other arrangements are mades not include regular child care needed when a party is wo	given first opportunity, with as much prior e. Unless specifically agreed or ordered by the
be late, the visitation (p	ustodial party fails to arrive at the appointed time and fails on the custodial party need wait for only (specify number): parenting time) canceled. ustodial party is unable to exercise visitation (parenting time ial party (specify): e earliest possible opportunity. or (specify):	minutes before considering the ne) on a given occasion, he or she must notify
give the no	ren are ill and unable to participate in the scheduled visitat ncustodial party (specify): uch notice as possible. ctro's excuse. r (specify):	ion (parenting time), the custodial party must
a. The children at b. The custod	ween parents and children. In may have telephone access to the parties and tireasonable times, for reasonable durations. It is parent must make the child available for the following scontact with each party):	he parties may have telephone access to the scheduled telephone contact (specify child's

Page 1 of 2

OPTIONAL

FORM:

FL-341(d)

Form Approved for Optional Use Judicial Council of California FL-341(D) (Rev. July 1, 2016) CEB* Essential ceb.com Forms ADDITIONAL PROVISIONS—PHYSICAL CUSTODY ATTACHMENT

Family Code, §§ 3003, 3024, 3083 www.courts.ca.gov

	34	4	'n
	-34	ш	ш

		PETITIONER:	CASE NUMBER:
0	THER	RESPONDENT: PARENT/PARTY:	White Homes I.
		No negative comments. The parties will not make or allow others to make negative their past or present relationships, family, or friends within hearing distance of the c	
l.		Discussion of court proceedings with children. Other than age-appropriate disc children's role in mediation or other court proceedings, the parties will not discuss w relating to custody or visitation (parenting time).	3.
		No use of children as messengers. The parties will communicate directly with each children and may not use the children as messengers between them.	ch other on matters concerning the
0.		alcoholic beverages, narcotics, or restricted dangerous drugs (except by prescription	ther parent/party may not consume n) within (specify number): hours hird party to do so in the presence of the
1.		No exposure to cigarette or medical marijuana smoke. The parties will not expoor medical marijuana smoke.	se the children to secondhand cigarette
2.		No interference with schedule of any party without that party's consent. The p children during the other party's scheduled visitation (parenting time) without the other party's parenting time) without the other party's parenting time (parenting time) without the other party's parenting time) without the other party's parenting time (parenting time) without the other party (parenting time) without time (parenting time) without the other party (parenting time) without time (parenting time) with (parenting time) w	
3.		Third-party contact. a. The children will have no contact with (specify name):	
		b. The children must not be left alone in the presence of (specify name):	
4.		Children's clothing and belongings. a. Each party will maintain clothing for the children so that the children do not additional clothing.	ot have to make the exchanges with
		b.	belongings they had when they arrived.
5.		Log book. The parties will maintain a "log book" and make sure that the book is se homes. Using businesslike notes (no personal comments), parties will record informand welfare issues that arise during the time the children are with them.	
6.		Terms and conditions of order may be changed. The terms and conditions of this the needs of the children and parties change. Such changes will be in writing, dated will retain a copy. If the parties want a change to be a court order, it must be filed will document.	d and signed by the parties; each party
7.		Other (specify): Respondent must text Petitioner 4 or more hours before the scheduled doing the visitation. If Petitioner does not receive the text as stated, t canceled.	

ADDITIONAL PROVISIONS—PHYSICAL CUSTODY ATTACHMENT

FL-341(D) [Rev. July 1, 2016]

CB* Essential
ceb.com Forms

		FL-341(E)						
07	PETITIONER: RESPONDENT: 'HER PARENT/PARTY:	CASE NUMBER:						
го	JOINT LEGAL CUSTODY ATTACHMENT							
	NOTICEL in exercising joint legal custody, the parties may act alone, as long as the action does not conflict with any orders about the physical custody of the children. Use this form only if you want to ask the court to make orders specifying when the consent of both parties is required to exercise legal control of the children and the consequences for failing to obtain mutual consent.							
	The parties (specify): Petitioner Respondent Other Parent/Party	will have joint legal custody of the children.						
	In exercising joint legal custody, the parties will share in the responsibility and discuss in education, and welfare of the children. The parties must discuss and consent in making a. Enrollment in or leaving a particular private or public school or daycare center b. Beginning or ending of psychiatric, psychological, or other mental health counce. Participation in extracurricular activities	decisions on the following matters:						
	d. Selection of a doctor, dentist, or other fiealth professional (except in emergence) Participation in particular religious activities or institutions Out-of-country or out-of-state travel Other (specify):	cy situations)						
	If a party does not obtain the consent of the other party to those items in 2, which a. He or she may be subject to civil or criminal penalties. b. The court may change the legal and physical custody of the minor children. c. Other consequences (specify):	are granted as court orders:						
	Special decision making designation and access to children's records a. The petitioner respondent other parent/party will be the following issues (specify):	e responsible for making decisions regarding						
	 Both the custodial and noncustodial parent have the right to access records are (including medical, dental, and school records) and consult with professionals 							
-	Health-care notification. a. Each party must notify the other of the name and address of each health children; such notification must be made within (specify number):	days of the first treatment or examination.						
	 Each party is authorized to take any and all actions necessary to protect to including but not limited to consent to emergency surgical procedures or the emergency treatment must notify the other party as soon as possible of the procedures or treatment administered to the children. The parties are required to administer any prescribed medications for the 	treatment. The party authorizing such ne emergency situation and of all						
-	School notification. Each party will be designated as a person the children's scho emergency.	ol will contact in the event of an						
-	Name. The parties will not change the last name of the children or have a different school, or other records without the written consent of the other party.	name used on the children's medical,						
	Other (specify):							

JOINT LEGAL CUSTODY ATTACHMENT

Page 1 of 1 Family Code, § 3003, 3025, 3083

Remember:

Joint Legal Custody can be ordered by the court in 2 different ways:

 The words "joint legal custody" alone—which means EITHER PARENT can make decisions alone

OR

 "Joint legal custody" with other language to describe HOW the joint responsibility is shared. When do you want the 2 of you to be required to act together?

FW-001

Employer's address:

Request to Waive Court Fees

Clerk stamps date here when form is filed If you are getting public benefits, are a low-income person, or do not have enough income to pay for your household's basic needs and your court fees, you may use this form to ask the court to waive your court fees. The court may order you to answer questions about your finances. If the court waives the fees, you may still have to pay later if:

•	You cannot	give th	e court	proof of	your eli	gibility,

- · Your financial situation improves during this case, or
- You settle your civil case for \$10,000 or more. The trial court that waives your fees will have a lien on any such settlement in the amount of the

$\overline{}$	waived fees and costs. The court may also charge you any collection cost. Your Information (person asking the court to waive the fees): Name:					
	Street or mailing address:					
	City:	State:	Zip:			

	Street or mailing address:			Fill in case number and name:
	City:	State:	Zip:	
	Phone:			Case Number:
)	Your Job, if you have one (job title):			
′	Name of employer:			 Case Name:

		mprojer s domess.						
(3)	Your Lawyer, if yo	ou have one (no	ame, firm or o	affiliation, ad	ldress, phone nu	mber, and State	Bar number)

a.	The lawyer has agreed to advance all or a portion of your fees or costs (check one):	Yes	No 🗆	
Ъ.	(If yes, your lawyer must sign here) Lawyer's signature:			

If your lawyer is not providing legal-aid type services based on your low income, you may have to go to a hearing to explain why you are asking the court to waive the fees.

	140 4 47			are you asking		
/ / N	What court o	SAATS	or costs	are vou askind i	to be walved /	
4	TTHUL COURT	, ,,,,,	OI COSIS	ure you asking	to be waived.	

Superior Court (See Information Sheet on Waiver of Superior Court Fees and Costs (form FW-001-INFO).
Supreme Court, Court of Appeal, or Appellate Division of Superior Court (See Information Sheet on Waive
of Appellate Court Fees (form APP-015/FW-015-INFO).)

	-			4.4									,
ĺ	(5)	Why	/ are	you	asking	the	court	to	waive	your	court	fees	?

a. 🗌	I receive (check all that apply; see form FW-001-INFO for definitions):	
	Food Stamps ☐ Supp. Sec. Inc. ☐ SSP ☐ Medi-Cal ☐ County Relief/Gen. Assist.	IHSS

Food Stamps Supp. Sec. Inc	SSP	Medi-Cal	 County Relief/Gen. Assist. 	IHSS
☐ CalWORKS or Tribal TANF	□ CAPI	□ WIC	■ Unemployment	

y gross monthly household income (before deductions for taxes) is less than the amount listed below.	(Ij
u check 5b, you must fill out 7, 8, and 9 on page 2 of this form.)	

Family Size	Family Income	Family Size	Family Income	Family Size	_	If more than 6 people
1	\$2,430.00	3	\$4,143.34	5	\$5,856.67	at home, add \$856.67
2	\$3,286.67	4	\$5,000.00	6	\$6,713.34	for each extra person.

	_	+-,		4-1	-	4-1-1-1-1	
c. 🗌		enough income	• • •	household's t	pasic needs an	d the court fee	s. I ask the court

(check one and you <u>must</u> fill out pay	ge 2):	
 waive all court fees and costs 	☐ waive some of the court fees	☐ let me make payments over tir

_			count rees made cost			count reco	_ revisite made pay	
(ء	\	Charlehara if war	and and the court t		annut fore for	this case in th	ne last six months.	
Ο,								
_		(If more more income	nominet is noncon-	rbb: availab	la vilaara attav	ala it to thir fou	m and chook hous):	

I declare	under	penalty (of perjury	under the laws	of the State	of California that	the information I	have provided
on this fo	orm and	d all atta	chments is	true and corre	ct.			

on this form	and al	attach	ments	is true	and	correc
Date:						

Print your name here

Rev. April 1, 2023, Mandatory Form

Government Code, § 68633 Cal. Rules of Court, rules 3.51, 8.26, and 8.818

Judicial Council of California, www.courts.ca.gov Request to Waive Court Fees

FW-001, Page 1 of 2

CONFIDENTIAL

Fill in court name and street address:

Superior Court of California, County of

FW-001

	Case Number:
Your name:	

If you checked 5a on page 1, do not fill out below. If you checked 5b, fill out questions 7, 8, and 9 only. If you checked 5c, you must fill out this entire page. If you need more space, attach form MC-025 or attach a sheet of paper and write Financial Information and your name and case number at the top.

(10) Your Money and Property

8 Your Gross Monthly Income a. List the source and amount of an including: wages or other income spousal/child support, retirement unemployment, military basic allo veterans payments, dividends, in	from work before deduction social security, disability, wance for quarters (BAQ),	15
net business or rental income, re expenses, gambling or lottery wir		
(1)		
(2)		_
(3)	\$	
(4)	\$\$	
	\$	_
b. Your total monthly income:		

Name (1)	Age	Relationship	Gross Monthly Income \$
(2)			\$
(3)			S

b. Total monthly income of persons above: \$

otal monthly income and	
household income (8b plus 9b):	\$

U.	All financial accounts (List ban	k name and am	ount):
	(1)		\$
	(2)		\$
	(3)		\$
C.	Cars, boats, and other vehicles	5	
	Make / Year	_	Still Owe
	(1)		\$
	(2)		
	Real estate	_	
a.	Address	Fair Market Value	Still Owe
	(1)		\$ \$
e.	Other personal property (jewelry stocks, bonds, etc.):		How Much Yo
	Describe	Value	Still Owe
	(1)		
		s	S

b. Rent or house payment & maintenance c. Food and household supplies d. Utilities and telephone e. Clothina f. Laundry and cleaning g. Medical and dental expenses h. Insurance (life, health, accident, etc.)

Child, spousal support (another marriage) k. Transportation, gas, auto repair and insurance \$ I. Installment payments (list each below):

i. School, child care

Paid to:

To list any other facts you want the court to know, such as unusual medical expenses, etc., attach form MC-025 or attach a sheet of paper and write Financial Information and your name and case number at the top.

Check here if you attach another page.

Important! If your financial situation or ability to pay court fees improves, you must notify the court within five days on form FW-010.

How Much?
\$
\$
\$

FW-003 Order on Court Fee Waiver (Superior Court)	Clerk stamps date here when form is filed.
Person who asked the court to waive court fees:	
Street or mailing address: State: Zip:	
2 Lawyer, if person in 1 has one (name, firm name, address, phone number, e-mail, and State Bar number):	
	Fill in court name and street address: Superior Court of California, County of Santa Barbara 1100 Anacapa Street
A request to waive court fees was filed on (date):	Santa Barbara, CA 93101 ANACAPA DIVISION
The court made a pravious fee mainer and a in this case on (data).	Fill in case number and name:
The court made a previous fee waiver order in this case on (date):	Case Number:
Read this form carefully. All checked boxes 🗹 are court orders.	Case Name:
notify the trial court within five days. (Use form FW-010.) If you win your case to pay the fees. If you settle your civil case for \$10,000 or more, the trial court warmount of the waived fees. The trial court may not dismiss the case until the lie. After reviewing your: Request to Waive Court Fees Request to the court makes the following orders:	will have a lien on the settlement in the n is paid.
a. The court grants your request, as follows:	
 Making copies and certifying copies Giving 	the court fees for the following: fee for phone hearing notice and certificates g papers to another court department not electronically recording the proceeding ton 1513, 1826, or 1851 ipt on appeal al under rule 8.130 or 8.834

FW-003

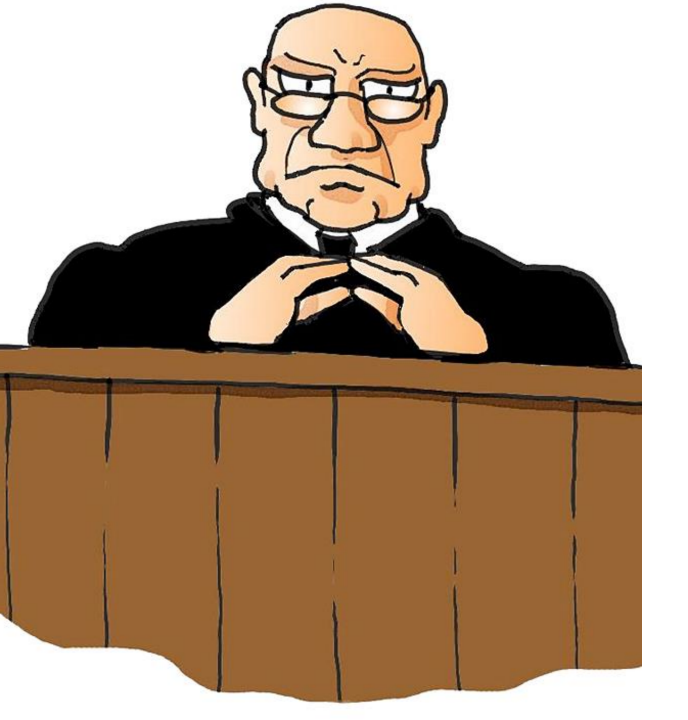
Fee Waiver Order

(3 pages)

Revised September 1, 2019, Mandatory Form Orde 3overnment Code, § 68634(e)

Order on Court Fee Waiver (Superior Court)

FW-003, Page 1 of 3



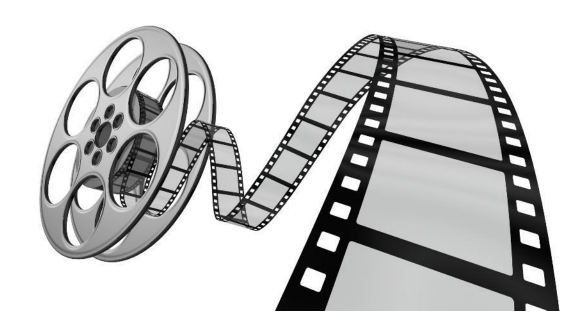
WRITING YOUR DECLARATION:

A judge is a judge because a judge loves to judge!

- State facts, not conclusions
- Give a lot of details, not generalizations
- Allow the judge to draw their own conclusions
- Tell your story in a way that the judge can understand:
 - 1. What do you **specifically want**?
 - 2. Why is this in your **child's best interests**?
 - 3. If you want to change a custody order that is post-Judgment, what is the "change of circumstances?"

- O What is the background story?
- How was your relationship together?
- Ower with the own of the own o
- What kind of parenting arrangement have you followed since then?
- Owner of the control of the contr
- What do you propose as a solution, and why?
- o History of domestic abuse?
- o Criminal history?
- Attach documents and pictures as exhibits. Discuss in your declaration.

Imagine that you are a movie director, and you want to tell your story.....



Your declaration is limited to no more than 10 pages long, typed, double-spaced, font size 11-12

ready. co This Photo by Unknown Author is licensed under CC BY-SA

READY? PROCESS YOUR LEGAL PAPERS:

STEP 1: Prepare your documents (look at Slide #7 for online options):

- 1. FL-300 Request for Order
- 2. FL-311 Child Custody and Visitation Application Attachment
- 3. **OPTIONAL FORMS** to attach:
 - FL-341(c) Holiday Schedule Attachment
 - FL-341(d) Additional Provisions Physical Custody
 - FL-341(e) Joint Legal Custody Attachment
- 4. Your **declaration**: Dated and signed under penalty of perjury with any exhibits attached
- **5. Witness Declarations**: Use the Judicial Council MC-030 form



FINAL STEPS:

STEP 2: Get your court date and file your documents with the Clerk's Office

STEP 3: Have the other parent properly served. File your Proof of Service.

STEP 4: Prepare for court: Be organized and knowledgeable

STEP 5: Go to court

REMEMBER: The Family Law Facilitator is here to help you as you represent yourself. Get more specific information to educate yourself: https://www.courts.ca.gov/1185.htm Call our office for further assistance.

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.

- 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.
 - 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."
- 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.
- 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.
- 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.

Personal service is best

Check out this website for more information:

https://www.courts.ca.gov/1185.htm

What the **Family Law Facilitator's Office** can do for you now:

- Direct you to the proper website to complete the necessary forms
- Review your documents if you scan them to **SBFLF@sbcourts.org**. Make an appointment.
- Help you to get your documents properly filed and served
- Help you feel prepared for court



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Best wishes and best of luck!



Trust yourself

Thank you.

For further assistance, please: call **805.882.4660**

or email us at **SBFLF@sbcourts.org**.

Check us out at https://www.santabarbara.courts.ca.gov