

# **CUSTODY & VISITATION**

## **Attachment Forms**

### **Family Law**

What you will find in this packet:

- **Custody & Visitation attachment Forms Instructions** (FamLaw-009a)
- **Child Custody Information Sheet—Recommending Counseling** (FL-313-INFO)
- **Child Custody and Visitation Application Attachment** (FL-311)
- **What Are Visitation or Parenting Time Orders?** (FL-311-INFO)
- **Request for Child Abduction Prevention Orders** (FL-312)
- **Children's Holiday Schedule Attachment** (FL-341(C))
- **Additional Provisions-Physical Custody Attachment** (FL-341(D))
- **Joint Legal Custody Attachment** (FL-341(E))
- **Declaration Under Uniform Child Custody Jurisdiction and Enforcement ACT (UCCJEA)** (FL-105/GC-120) (*2 copies*)
- **Attachment to Declaration Under Uniform Child Custody Jurisdiction and Enforcement ACT (UCCJEA)** (FL-105(A)/GC-120(A)) (*2 copies*)
- **Child Custody and Visitation Mandatory** (FamLaw-108)

**You Can Get Court Forms *FREE* at: [www.cc-courts.org/forms](http://www.cc-courts.org/forms)**

*If you don't find what you're looking for here, you may want to check out the additional resources listed on the back of this page*

# **CUSTODY AND VISITATION**

## **Family Law**

### **ATTACHMENT FORMS**

#### **INSTRUCTIONS FOR USING CUSTODY AND VISITATION ATTACHMENT FORMS**

1. Review the Child Custody Information Sheet – Recommending Counseling (FL-313-INFO)
2. You may want to complete the custody and visitation attachment forms in this packet. [(FL-311, FL-312, FL-341(c), FL-341(d) FL-341(e).] They are not mandatory forms, so only complete the forms that apply to your request. Attach the forms you complete to the Request for Order.
3. You must complete the online orientation at [www.cc-courts.org/onlineorientation](http://www.cc-courts.org/onlineorientation) prior to your recommending counseling appointment. Parties are also required to attend mediation (also known as "child custody recommending counseling") at Family Court Services when there is a dispute about custody and/or visitation. Contact Family Court Services at (925) 957-7950 or (925) 608-2065 for information about orientation and child custody recommending counseling. The responding party is supposed to contact Family Court Services to set the appointment date for after he/she is served with the request for order.

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



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

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

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

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

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

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

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

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

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

### Court Hearing

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

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

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

### Where can I get help?

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

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



#### Requests for Accommodations

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

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

## CHILD CUSTODY AND VISITATION (PARENTING TIME) APPLICATION ATTACHMENT

—This is not a court order—

TO  Petition  Response  Request for Order  Responsive Declaration to Request for Order  
 Other (specify):

*This section is for information only and is not a part of your request for orders:*

**California's public policies and law on child custody and visitation include that:**

- In general, children should have frequent and continuing contact with their parents, and parents should be encouraged to share the responsibility of raising their children, except when domestic abuse has happened or contact with a parent is not in the best interests of the children.
- When making any orders about physical and legal custody and visitation (parenting time), the court must consider the best interests of the child, which primarily include the health, safety, and welfare of the child.
- If a parent has been abusive, judges use laws to help protect children when deciding to make orders about child custody and visitation (parenting time). A judge may deny an abusive parent custody or unsupervised visitation with a child.
- Children have the right to be safe and free from abuse.
- A child's exposure to domestic violence and domestic violence committed where a child lives are detrimental to the health, safety, and welfare of the child.
- For more information, read [selfhelp.courts.ca.gov/child-custody#best-interest](http://selfhelp.courts.ca.gov/child-custody#best-interest) and [selfhelp.courts.ca.gov/domestic-violence-child-custody](http://selfhelp.courts.ca.gov/domestic-violence-child-custody)

*Complete items 1 through 13 that apply to your request for orders.*

**1. Minor Children**

Child's name

Birthdate

Age

[Attachment 1.](#)

**2.  Custody** of the minor children is requested as follows:

Petitioner  Respondent  Joint  Other Parent/Party

- a. Physical custody of children to.....  
*(The person with whom the child will regularly live)*
- b. Legal custody of children to .....  
*(The person who decides about the child's health, education, and welfare)*

Note: To ask the court for joint legal custody orders that specify when the parents must agree before making decisions (for example, before choosing or changing the children's school, doctor, or religious or school activities), use *Joint Legal Custody Attachment* (form [FL-341\(E\)](#)) or a document that includes the same content as form [FL-341\(E\)](#).

To learn about physical and legal custody, go to [selfhelp.courts.ca.gov/child-custody](http://selfhelp.courts.ca.gov/child-custody).

- c.  There are allegations of a history of abuse or substance abuse in this case. *(You must complete item 5.)*
- d.  Other (specify):

**3.  Visitation (Parenting Time)** I request that the court order (check one):

- a.  Reasonable right of visitation (parenting time) to the party in item 2a without physical custody, including but not limited to, virtual visitation. **(Not appropriate in cases involving domestic violence and substance abuse).**
- b.  Visitation (parenting time) as described in the attached \_\_\_\_\_-page document dated *(specify date)*:
- c.  The visitation schedule in item 4 that includes in-person, virtual, other visitation.
- d.  Supervised visitation. *(You must complete item 6.)*
- e.  No visitation (parenting time) to the person without physical custody for the reasons described in item 13.

**Note: Unless specifically ordered, a child's holiday schedule order has priority over the regular parenting time.**

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

4.  **Petitioner's**  **Respondent's**  **Other Parent's/Party's** visitation (parenting time) will be (check all that apply):

a.  **In person**, as follows (Specify start and ending date and time. If applicable, check "start of" OR "after school"):

(1)  **Weekends starting (date):**

(Note: The first weekend of the month is the first weekend with a Saturday.)

<u>Weekend</u>	<u>Day(s)</u>	<u>Times</u>	<u>Start of (or After) School (if applicable)</u>
<input type="checkbox"/> 1st	from _____ to _____	at _____ <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	<input type="checkbox"/> start of <input type="checkbox"/> after
<input type="checkbox"/> 2nd	from _____ to _____	at _____ <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	<input type="checkbox"/> start of <input type="checkbox"/> after
<input type="checkbox"/> 3rd	from _____ to _____	at _____ <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	<input type="checkbox"/> start of <input type="checkbox"/> after
<input type="checkbox"/> 4th	from _____ to _____	at _____ <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	<input type="checkbox"/> start of <input type="checkbox"/> after
<input type="checkbox"/> 5th	from _____ to _____	at _____ <input type="checkbox"/> a.m. <input type="checkbox"/> p.m.	<input type="checkbox"/> start of <input type="checkbox"/> after

(a)  The parties will alternate the fifth weekends, with the  petitioner  respondent  other parent/party having the initial fifth weekend, starting (date):

(b)  The  petitioner  respondent  other parent/party will have the fifth weekend in  odd  even numbered months.

(2)  **Alternate weekends starting (date):**

(Specify day(s) from \_\_\_\_\_ to \_\_\_\_\_ at \_\_\_\_\_  a.m.  p.m.  start of  after and times): at \_\_\_\_\_  a.m.  p.m.  start of  after

(3)  **Weekdays starting (date):**

(Specify day(s) from \_\_\_\_\_ to \_\_\_\_\_ at \_\_\_\_\_  a.m.  p.m.  start of  after and times): at \_\_\_\_\_  a.m.  p.m.  start of  after

(4)  Other visitation (parenting time) days and restrictions are  listed in Attachment 4a(4)  as follows:

b.  **Virtual visitation**

I ask that the court order virtual visitation as described  in Attachment 4b.  below:

Virtual visitation means using audiovisual electronic technology (like a smartphone, tablet, smart watch, or computer) for a parent and a child to see and hear each other. Learn more about how to have safe virtual visits at [selfhelp.courts.ca.gov/child-custody/virtual-visitiation](http://selfhelp.courts.ca.gov/child-custody/virtual-visitiation).

c.  **Other ways that visitation (parenting time) can happen** that are in the best interests of the child (specify):

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

5.  **Child custody and visitation when there are allegations of a history of abuse or substance abuse**

a. **Allegations**

(1)  Petitioner  Respondent  Other parent/party is (or are) alleged to have a history of abuse against any of the following persons: a child, the other parent, their current spouse, or the person they live with or are dating or engaged to.

(2)  Petitioner  Respondent  Other parent/party is (or are) alleged to have the habitual or continual illegal use of controlled substances, or the habitual or continual abuse of alcohol, or the habitual or continual abuse of prescribed controlled substances.

b. **Child custody**

(1)  I ask that the court NOT order sole or joint custody of the minor child to the party or parties in 5a.

(2)  Even though there are allegations, I ask that the court make the child custody orders in item 4.

*(Write the reasons why you think it would be in the best interests of the child that the party or parties be granted child custody, even though there are allegations against them of a history of abuse or substance abuse. The orders that you request about child custody or visitation must also be specific as to time, day, place, and manner of transfer (exchange) of the child, as Family Code sections 3011(a)(5)(A) and 6323(c) require.)*

Below:  [Attachment 5b\(2\)](#)  Other (specify):

c. **Visitation (Parenting Time)**

(1)  I ask that the court order supervised visitation as specified in item 6.

(2)  I ask that the court order unsupervised visitation to the party or parties as specified in item 4.

(A) Even though there are allegations of a history of abuse or substance abuse, I request that the court order unsupervised visitation to (specify):  petitioner  respondent  other parent/party.

(B) The reasons why the court should make the orders are

*(Write the reasons why you think it would be in the best interests of the child that the party or parties be granted unsupervised visitation (parenting time) even though there are allegations against them of a history of abuse or substance abuse. The orders that you request about child custody or visitation must also be specific as to time, day, place, and manner of transfer (exchange) of the child, as Family Code sections 3011(a)(5)(A) and 6323(c) require.)*

Below:  [In Attachment 5c\(2\)\(B\)](#)  Other (specify):

(3)  Other (specify):

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

6.  **Supervised visitation (parenting time)**

(To learn about supervised visitation, go to: [selfhelp.courts.ca.gov/guide-supervised-visitation](http://selfhelp.courts.ca.gov/guide-supervised-visitation).)

- a. I ask that  petitioner  respondent  other parent/party have supervised visitation with the minor children.
- b. The reasons why the court should make the orders are (*specify*):  
*(Write the reasons why you think unsupervised visitation (parenting time) would NOT be in the best interest of the child.)*  
 Below  [In Attachment 6b](#)  Other (*specify*):

- c. I ask that the visitations be monitored by (*name, if known*):

The provider's phone number is (*specify*):

- (1)  The person or agency is a professional provider.
  - (A) A professional provider must meet the requirements listed in *Declaration of Supervised Visitation and Exchange Services Provider (Professional)* ([form FL-324\(P\)](#)) and sign the declaration.
  - (B) Professional provider fees to be paid by: petitioner: percent. respondent: percent.  
other parent/party: percent.
- (2)  The person is a nonprofessional provider. The person must meet the requirements listed in *Declaration of Supervised Visitation and Exchange Services Provider (Nonprofessional)* ([form FL-324\(NP\)](#)).

- d. Location of supervised visitation. I request that supervised visitation be (*check one*):

- (1)  In person at a safe location.
- (2)  Virtual visitation (not in person).
- (3)  Other (*describe*):

- e. Schedule for supervised visitation (*specify*):

- (1)  Once a week, for (*number of hours for each visit*):
- (2)  Two times each week, for (*number of hours for each visit*):
- (3)  As specified in item 4.
- (4)  Other (*describe*):

7.  **Transportation for visitation (parenting time) and place of exchange**

*Note: In cases of domestic violence, the court must have enough information to make orders that are specific as to the time, day, place, and manner of transfer (exchange) of the child for custody and visitation under Family Code section 6323(c).*

- a. The children must be driven only by a licensed and insured driver. The vehicle must be legally registered with the Department of Motor Vehicles and must have child restraint devices properly installed, as required by law.
- b.  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 car and the other party will wait in the home (or exchange location) while the children go between the car and the home (or exchange location).
- g.  Other (*specify*):

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

8.  **Travel with children** The  petitioner  respondent  other parent/party **must** have written permission from the other parent or party, or a court order, to take the children out of

- the state of California.
- the following counties (*specify*):
- other places (*specify*):

9.  **Child abduction prevention.** There is a risk that one of the parties will take the children out of California without the other party's permission. I request the orders set out on attached [form FL-312](#).

10.  **Child custody mediation**  
I request an order for the parties to go to child custody mediation or child custody recommending counseling (*specify date, time, and location, if applicable*):

Note: Parents with a family court case who do not agree about child custody or visitation are required to attend mediation to try to develop a parenting plan that is in the best interest of their child. A party who alleges domestic violence in a written declaration under penalty of perjury or who is protected by a protective order may ask the mediator or child custody recommending counselor to meet with the parties separately and at separate times. A court order for separate sessions is not required.

11.  **Children's holiday schedule.** I request the holiday and vacation schedule set out  below  [on form FL-341\(C\)](#)

12.  **Additional custody provisions.** I request the additional orders for custody set out  below  [on form FL-341\(D\)](#)

13.  **Other** (*specify*):

**What is visitation or parenting time?**

Visitation (visits) or parenting time is an order for how your children will spend time with each parent that is in the best interests of the child.

For information about child custody, read:

- *Child Custody Information Sheet—Recommending Counseling* (form [FL-313-INFO](#))
- *Child Custody Information Sheet—Child Custody Mediation* (form [FL-314-INFO](#))

**Four Types of Orders:****1 Scheduled visitation**

These are orders with a set schedule of the dates and times that your children will be with each parent. The schedule can include holidays, special occasions, vacations, and other important dates for the family.

**2 Reasonable visitation**

These are open-ended orders that allow parents to work out a plan on their own. This type of plan can work if parents get along very well, can be flexible, and communicate well. Generally, this type of plan is not suitable for cases with domestic violence.

**3 Supervised visitation**

A judge makes these orders when there are safety concerns. A parent and child have a neutral third person watching and listening during the visit. The neutral third person can be professional or nonprofessional.

**Professional provider**

A professional provider (or “monitor”) is a person with special training who has passed a background check. Professional providers charge a fee. They are also mandated reporters which means that they must report suspected child abuse to the local child welfare department (known as “CPS”). Your local court may have a list of local professional providers.

**Nonprofessional provider**

A nonprofessional provider is usually a friend or family member who is not paid and does not have special training, but must still make safety the top priority, follow the judge's orders, and be able to end a visit, if needed, to protect the child.

For more information about supervised visits, go to [selfhelp.courts.ca.gov/guide-supervised-visitation](#).

**4 No visitation**

The court may make this order if visiting with a parent would not be safe for the children even if supervised.

**What are virtual visits?**

California law defines “virtual visits” as use of audiovisual electronic communication tools to provide contact between a parent and their children as part of a parenting plan or custody order. A parent and child must use some kind of electronic communication that allows them to see and hear each other (for example, using Zoom, FaceTime, or WhatsApp).

- Virtual visits may require access to the internet during the visit and may be supervised or unsupervised.
- For more information about virtual visitation, go to: [selfhelp.courts.ca.gov/child-custody/virtual-visitation](#).

**Are virtual visits a good option for us?**

Virtual visits may be a good option if you have safety concerns, or if the other parent lives far away from the children. It can also be a good option if the other parent hasn't seen the children in a long time.

Some cases may not be appropriate for virtual visits, whether supervised or unsupervised. Your child's age may be a factor. Younger children may not be able to sit through a long virtual visitation. If virtual visits are part of the court-approved parenting plan, or part of your supervised visitation, you can use the worksheet on page 2 to help you plan for them.

**What about orders for picking up and dropping off the child for visitation?**

You can ask for orders that would not require you to meet the other parent, like having the other parent pick up your child from school or daycare. Or, you can ask for supervised exchanges. Supervised exchanges involve a neutral third person who will help you with transferring the children to the other parent so you don't have to meet with the other parent.



When you ask for visitation orders, give details about:

- When they should happen;
- How often they should happen; and
- Who will be responsible for transporting the children before and after each visit.

### How do I ask the court for these orders?

- If you already have a family law case, you can ask the court for child custody, visitation (parenting time), and child exchange orders by completing *Request for Order* (form [FL-300](#)) and filing it in the court where your case was started. Information about how to file this and other forms is found in *Information Sheet for Request for Order (Family Law)* (form [FL-300-INFO](#)).
- If you need to start a case in family court to ask for these orders, information is available online to help you decide which type of case to file. Go to: [selfhelp.courts.ca.gov/child-custody/filing-options](http://selfhelp.courts.ca.gov/child-custody/filing-options).

### Where can I find free legal help?

- Contact the self-help center in your court. Its staff will not act as your lawyer but may be able to give you information to help you decide what to do in your case and help you with the forms. Find your local court's self-help center at [selfhelp.courts.ca.gov/find](http://selfhelp.courts.ca.gov/find).
- Contact a local legal aid agency or community-based nonprofit at [www.lawhelpca.org](http://www.lawhelpca.org).

### What if there is domestic violence or a protective order?

- If there is domestic violence or a protective order, before making a parenting plan, talk with an attorney, counselor, child custody mediator, or child custody recommending counselor, or contact the self-help center in your court.
- Read *Asking for Child Custody and Visitation Orders* (form [DV-105-INFO](#)).
- For more information and resources, call the National Domestic Violence Hotline at 1-800-799-7233 or call 211 if available in your area.

### Plan for Your Virtual Visits

(You can use this as a worksheet.)

- **Before** your visit, make sure the program, like a mobile app or web app, works on your phone or computer. Make sure you have an internet connection and know how to use the app.
- **Before** your virtual visit or virtual supervised visit, make a plan. For example, have an activity ready like reading a book to your child. The length of your visit should be age-appropriate. Review the court order to be clear on how long your visit will be.

Write your plan here:

---



---



---



---



---

If you have virtual supervised visitation, ask the provider questions ahead of time (for example, during your scheduled orientation with the provider). You can write your questions here:

---



---



---

- **During** your visit, make sure you:

- Find a quiet room or space for your virtual visits or virtual supervised visits.
- Have any games, books, or other activity ready and in front of you.
- Be ready to be flexible. Technical issues may come up that impact your visit.

- **During** your visit, make sure you do **not**:

- Have another person participate in the visit unless a judge gave the person permission to do so.
- Talk about your court case with your child.
- For virtual supervised visitation, do not whisper or communicate in other ways that would not allow the provider to see or hear your interaction with the child.

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

## REQUEST FOR CHILD ABDUCTION PREVENTION ORDERS

—This is not a court order—

TO  Petition  Response  Request for Order  Responsive Declaration to Request for Order  
 Other (specify):

1. Your name:
2. I request orders to prevent child abduction by (specify):  Petitioner  Respondent  Other Parent/Party
3. I think that he or she might take the children without my permission to (check all that apply):
  - a.  another county in California (specify the county):
  - b.  another state (specify the state):
  - c.  a foreign country (specify the foreign country):
    - (1)  He or she is a citizen of that country.
    - (2)  He or she has family or emotional ties to that country (explain):
4. I think that he or she might take the children without my permission because he or she (check all that apply):
  - a.  has violated—or threatened to violate—a custody or visitation (parenting time) order in the past.  
*Explain:*
  - b.  does not have strong ties to California.  
*Explain any work, financial, social, or family situation that makes it easy for the party to leave California.*
  - c.  has recently done things that make it easy for him or her to take the children away without permission. He or she has (check all that apply):
 

<input type="checkbox"/> quit his or her job.	<input type="checkbox"/> sold his or her home.
<input type="checkbox"/> closed a bank account.	<input type="checkbox"/> ended a lease.
<input type="checkbox"/> sold or gotten rid of assets.	<input type="checkbox"/> hidden or destroyed documents.
<input type="checkbox"/> applied for a passport, birth certificate, or school or medical records.	
<input type="checkbox"/> Other (specify):	
  - d.  has a history of (check all that apply and explain your answers in the space provided in this section):
 

<input type="checkbox"/> domestic violence.	<input type="checkbox"/> child abuse.	<input type="checkbox"/> not cooperating with me in parenting.
<input type="checkbox"/> taking the children without my permission.		

*Explain your answers to item d.*
  - e.  has a criminal record. *Explain:*

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

I REQUEST THE FOLLOWING ORDERS AGAINST (specify):  Petitioner  Respondent  Other Parent/Party

5.  **Supervised Visitation (Parenting Time)**

I ask the court to order supervised visitation (parenting time). I understand that the person I request to supervise the visits must meet the qualifications listed in *Declaration of Supervised Visitation Provider* (form FL-324). The specific terms are attached (check one):  form FL-311  as follows:

6.  **Post a Bond**

I ask the court to order the posting of a bond for \$ \_\_\_\_\_ . If the party takes the children without my permission, I can use this money to bring the children back.

7.  **Do Not Move Without My Permission or Court Order**

I ask for a court order preventing the party from moving with the children without my written permission or a court order.

8.  **No Travel Without My Permission or Court Order**

I ask for a court order preventing the party from traveling with the children outside (check all that apply):

this county  the United States  
 California  Other(specify):

without my written permission or a court order.

9.  **Notify Other State of Travel Restrictions**

I ask the court to order the party to register this order in the state of \_\_\_\_\_ and provide the court with proof of the registration before the children can travel to that state for child visitation (parenting time).

10.  **Turn In and Do Not Apply for Passports or Other Vital Documents**

I ask for a court order (check all that apply):

- requiring the party to turn in all the children's passports and other documents (such as visas, birth certificates, and other documents used for travel) that are in his or her possession and control.
- preventing the party from applying for passports or other documents (such as visas or birth certificates) that can be used to travel with the children.

11.  **Provide Itinerary and Other Travel Documents**

If the party is allowed to travel with the children, I ask the court to order the party to give me before leaving (specify):

- the children's travel itinerary.
- copies of round-trip airline tickets.
- addresses and telephone numbers where the children can be reached at all times.
- an open airline ticket for me in case the children are not returned.
- other (specify):

12.  **Notify Foreign Embassy or Consulate of Passport Restrictions**

I ask the court to order the party to notify the embassy or consulate of \_\_\_\_\_ of this order and to provide the court with proof of that notification within \_\_\_\_\_ calendar days.

13.  **Foreign Custody and Visitation Order**

I ask the court to order the party to get a custody and visitation (parenting time) order in a foreign country equal to the most recent United States order before the children can travel to that country for visits. I understand that foreign orders may be changed or enforced depending on the laws of that country.

14.  **Other (specify):**

I declare under penalty of perjury under the laws of the State of California that the information on this form is true and correct.

Date:



(SIGNATURE)

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

## CHILDREN'S HOLIDAY SCHEDULE ATTACHMENT

TO  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):

1. **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.**

Holidays	Times (from when to when) (Unless noted below, all single-day holidays start at _____ a.m. and end at _____ p.m.)	Every Year Petitioner/ Respondent/ Other Parent/Party	Even Numbered Years Petitioner/ Respondent/ Other Parent/Party	Odd Numbered Years Petitioner/ Respondent/ Other Parent/Party
December 31 (New Year's Eve)				
January 1 (New Year's Day)				
Martin Luther King's Birthday (weekend)				
February 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)				
Father's Day				
July 4th				
Summer Break				
Labor Day (weekend)				
Columbus Day (weekend)				
Halloween				
November 11 (Veterans Day)				
Thanksgiving Day				
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):				
Breaks for year-round schools				

<b>PETITIONER:</b> <b>RESPONDENT:</b> <b>OTHER PARENT/PARTY:</b>	<b>CASE NUMBER:</b>
--	---------------------

## 1. Holiday parenting (continued)

Any three-day weekend not specified in item 1 will be spent with the parent or party who would normally have that weekend.  
 Other (specify):

## 2. Vacations

The  Petitioner  Respondent  Other Parent/Party:

a. May take vacation with the children of up to (specify number):  days  weeks the following number of times per year (specify):

b. Must notify the other parent or party in writing of vacation plans a minimum of (specify number):  days in advance and provide the other parent or party with a basic itinerary that includes dates of leaving and returning, destinations, flight information, and telephone numbers for emergency purposes.

(1)  The other parent or party has (number):  days to respond if there is a problem with the vacation schedule.

(2)  If the parties cannot agree on the vacation plans (check all that apply):

(A)  They must confer to try to resolve any disagreement before filing for a court hearing.

(B)  In even-numbered years, the parties will follow the suggestions of  Petitioner  Respondent  Other Parent/Party for resolving the disagreement.

(C)  In odd-numbered years, the parties will follow the suggestions of  Petitioner  Respondent  Other Parent/Party for resolving the disagreement.

(D)  Other (specify):

c.  This vacation may be outside the state of California.

d.  Any vacation outside  California  the United States requires prior written consent of the other parent or a court order.

e.  Other (specify):

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

### ADDITIONAL PROVISIONS—PHYSICAL CUSTODY ATTACHMENT

TO  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  
 Custody Order—Juvenile—Final Judgment  Other (specify):

The additional provisions to physical custody apply to (specify parties):  Petitioner  Respondent  Other Parent/Party

1.  **Notification of parties' current address.**  Petitioner  Respondent  Other Parent/Party must notify all parties within (specify number):                    days of any change in his or her
  - a.  residence  mailing  work  e-mail
  - b.  telephone/message number at  home  cell phone  work  the children's schools

The parties may not use such information for the purpose of harassing, annoying, or disturbing the peace of the other or invading the other's privacy. No residence or work address is needed if a party has an address with the State of California's Safe at Home confidential address program.
2.  **Notification of proposed move of child.** Each party must notify the other (specify number):                    days before any planned change in residence of the children. The notification must state, to the extent known, the planned address of the children, including the county and state of the new residence. The notification must be sent by certified mail, return receipt requested.
3.  **Child care.**
  - a.  The children must not be left alone without age-appropriate supervision.
  - b.  The parties must let each other know the name, address, and phone number of the children's regular child-care providers.
4.  **Right of first option of child care.** In the event any party requires child care for (specify number):                    hours or more while the children are in his or her custody, the other party or parties must be given first opportunity, with as much prior notice as possible, to care for the children before other arrangements are made. Unless specifically agreed or ordered by the court, this order does not include regular child care needed when a party is working.
5.  **Canceled visitation (parenting time).**
  - a.  If the noncustodial party fails to arrive at the appointed time and fails to notify the custodial party that he or she will be late, then the custodial party need wait for only (specify number):                    minutes before considering the visitation (parenting time) canceled.
  - b.  If the noncustodial party is unable to exercise visitation (parenting time) on a given occasion, he or she must notify the custodial party (specify):
    - at the earliest possible opportunity.
    - Other (specify):
  - c.  If the children are ill and unable to participate in the scheduled visitation (parenting time), the custodial party must give the noncustodial party (specify):
    - as much notice as possible.
    - A doctor's excuse.
    - Other (specify):
6.  **Phone contact between parties and children.**
  - a.  The children may have telephone access to the parties  and the parties may have telephone access to the children at reasonable times, for reasonable durations.
  - b.  The custodial parent must make the child available for the following scheduled telephone contact (specify child's telephone contact with each party):
    - No party or any other third party may listen to, monitor, or interfere with the calls.

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

7.  **No negative comments.** The parties will not make or allow others to make negative comments about each other or about their past or present relationships, family, or friends within hearing distance of the children.
8.  **Discussion of court proceedings with children.** Other than age-appropriate discussion of the parenting plan and the children's role in mediation or other court proceedings, the parties will not discuss with the children any court proceedings relating to custody or visitation (parenting time).
9.  **No use of children as messengers.** The parties will communicate directly with each other on matters concerning the children and may not use the children as messengers between them.
10.  **Alcohol or substance abuse.** The  petitioner  respondent  other parent/party may not consume alcoholic beverages, narcotics, or restricted dangerous drugs (except by prescription) within (*specify number*):  hours before or during periods of time with the children  and may not permit any third party to do so in the presence of the children.
11.  **No exposure to cigarette or medical marijuana smoke.** The parties will not expose the children to secondhand cigarette or medical marijuana smoke.
12.  **No interference with schedule of any party without that party's consent.** The parties will not schedule activities for the children during the other party's scheduled visitation (parenting time) without the other party's prior agreement.
13.  **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*):
14.  **Children's clothing and belongings.**
  - a.  Each party will maintain clothing for the children so that the children do not have to make the exchanges with additional clothing.
  - b.  The children will be returned to the other party with the clothing and other belongings they had when they arrived.
15.  **Log book.** The parties will maintain a "log book" and make sure that the book is sent with the children between their homes. Using businesslike notes (no personal comments), parties will record information related to the health, education, and welfare issues that arise during the time the children are with them.
16.  **Terms and conditions of order may be changed.** The terms and conditions of this order may be added to or changed as the needs of the children and parties change. Such changes will be in writing, dated and signed by the parties; each party will retain a copy. If the parties want a change to be a court order, it must be filed with the court in the form of a court document.
17.  **Other (*specify*):**

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

### JOINT LEGAL CUSTODY ATTACHMENT

TO  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  
 Custody Order—Juvenile—Final Judgment  Other (specify):

**NOTICE!** 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.**

1. The parties (specify):  Petitioner  Respondent  Other Parent/Party will have joint legal custody of the children.
2. In exercising joint legal custody, the parties will share in the responsibility and discuss in good faith matters concerning the health, education, and welfare of the children. The parties must discuss and consent in making decisions on the following matters:
  - 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 counseling or therapy
  - c.  Participation in extracurricular activities
  - d.  Selection of a doctor, dentist, or other health professional (except in emergency situations)
  - e.  Participation in particular religious activities or institutions
  - f.  Out-of-country or out-of-state travel
  - g.  Other (specify):
3. **If a party does not obtain the consent of the other party to those items in 2, which are granted as court orders:**
  - 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):
4.  **Special decision making designation and access to children's records**
  - a. The  petitioner  respondent  other parent/party will be responsible for making decisions regarding the following issues (specify):
    - b. Both the custodial and noncustodial parent have the right to access records and information about their minor children (including medical, dental, and school records) and consult with professionals who are providing services to the children.
5.  **Health-care notification.**
  - a.  Each party must notify the other of the name and address of each health practitioner who examines or treats the children; such notification must be made within (specify number): days of the first treatment or examination.
  - b.  Each party is authorized to take any and all actions necessary to protect the health and welfare of the children, including but not limited to consent to emergency surgical procedures or treatment. The party authorizing such emergency treatment must notify the other party as soon as possible of the emergency situation and of all procedures or treatment administered to the children.
  - c.  The parties are required to administer any prescribed medications for the children.
6.  **School notification.** Each party will be designated as a person the children's school will contact in the event of an emergency.
7.  **Name.** The parties will not change the last name of the children or have a different name used on the children's medical, school, or other records without the written consent of the other party.
8.  **Other (specify):**

ATTORNEY OR PARTY WITHOUT ATTORNEY NAME: FIRM NAME: STREET ADDRESS: CITY: TELEPHONE NO.: EMAIL ADDRESS: ATTORNEY FOR (name):	STATE BAR NUMBER: STATE: ZIP CODE: FAX NO.:	FOR COURT USE ONLY
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF</b> STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:		
(This section applies to cases other than probate guardianships.) PETITIONER: RESPONDENT:  OTHER PARTY: CHILD'S NAME (Juvenile cases only):		
(This section applies only to probate guardianship cases.) GUARDIANSHIP OF (name):		CASE NUMBER: Minor
<b>DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)</b>		

1. I am (check one):  a party to this proceeding to determine custody of a child  the authorized representative of the agency, which is a party to this proceeding to determine custody of a child.

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

Full Name	Date of birth	Place of birth (city and state)
a.		
b.		
c.		
d.		

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

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

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with and complete current address	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			

Additional addresses are listed on Attachment 3a. (Form [MC-020](#) may be used for this purpose.)

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

Page 1 of 2

CASE NAME:	CASE NUMBER:
------------	--------------

4. Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding?

Yes  No (If yes, attach a copy of the orders if you have one and provide the following information):

Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. <input type="checkbox"/> Family						
b. <input type="checkbox"/> Probate Guardianship						
c. <input type="checkbox"/> Other						

Proceeding	Case Number	Court (name, state or tribe, location)
d. <input type="checkbox"/> Juvenile		
e. <input type="checkbox"/> Adoption		

5.  One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):

Court	County	State or Tribe	Case Number (if known)	Orders expire (date)
a. <input type="checkbox"/> Criminal				
b. <input type="checkbox"/> Family				
c. <input type="checkbox"/> Juvenile				
d. <input type="checkbox"/> Other				

6. Do you know of any person who is not a party to this proceeding who has physical custody of or claims to have rights to custody of or visitation with any child in this case?  Yes  No (If yes, provide the following information):

a. Name and address of person: b. Name and address of person: c. Name and address of person:

--	--	--

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Name of each child:

Name of each child:

Name of each child:

--	--

--	--

7.  Number of pages attached: \_\_\_\_\_

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

Date:



(NAME OF DECLARANT)

(SIGNATURE OF DECLARANT)

**NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.**

ATTORNEY OR PARTY WITHOUT ATTORNEY NAME: FIRM NAME: STREET ADDRESS: CITY: TELEPHONE NO.: EMAIL ADDRESS: ATTORNEY FOR (name):	STATE BAR NUMBER: STATE: ZIP CODE: FAX NO.:	FOR COURT USE ONLY
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF</b> STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:		
(This section applies to cases other than probate guardianships.)		
<b>PETITIONER:</b> <b>RESPONDENT:</b>  <b>OTHER PARTY:</b> <b>CHILD'S NAME (Juvenile cases only):</b>		
(This section applies only to probate guardianship cases.)		CASE NUMBER:
GUARDIANSHIP OF (name):  <b>Minor</b>		
<b>DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)</b>		

1. I am (check one):  a party to this proceeding to determine custody of a child  the authorized representative of the agency, which is a party to this proceeding to determine custody of a child.

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

Full Name	Date of birth	Place of birth (city and state)
a.		
b.		
c.		
d.		

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

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

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with and complete current address	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			

Additional addresses are listed on Attachment 3a. (Form [MC-020](#) may be used for this purpose.)

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

Page 1 of 2

CASE NAME:	CASE NUMBER:
------------	--------------

4. Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding?

Yes  No (If yes, attach a copy of the orders if you have one and provide the following information):

Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. <input type="checkbox"/> Family						
b. <input type="checkbox"/> Probate Guardianship						
c. <input type="checkbox"/> Other						

Proceeding	Case Number	Court (name, state or tribe, location)
d. <input type="checkbox"/> Juvenile		
e. <input type="checkbox"/> Adoption		

5.  One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):

Court	County	State or Tribe	Case Number (if known)	Orders expire (date)
a. <input type="checkbox"/> Criminal				
b. <input type="checkbox"/> Family				
c. <input type="checkbox"/> Juvenile				
d. <input type="checkbox"/> Other				

6. Do you know of any person who is not a party to this proceeding who has physical custody of or claims to have rights to custody of or visitation with any child in this case?  Yes  No (If yes, provide the following information):

a. Name and address of person: b. Name and address of person: c. Name and address of person:

--	--	--

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Has physical custody  
 Claims custody rights  
 Claims visitation rights

Name of each child:

Name of each child:

Name of each child:

--	--

--	--

7.  Number of pages attached: \_\_\_\_\_

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

Date:



(NAME OF DECLARANT)

(SIGNATURE OF DECLARANT)

**NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.**

CASE NAME:	CASE NUMBER:
------------	--------------

## ATTACHMENT TO

## DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

**Instructions:** If all the children subject to the proceeding have not lived together for the last five years, use as many copies of this form as needed to list all the children. Number each item and each page consecutively, and attach all pages to form FL-105/GC-120.

3. b. Name of child: (Provide the child's current address and their residence history for the past **five years**. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

Residence information is the same as given for the child listed in item 2a on form FL-105/GC-120. (If **not** the same, provide the information below.)

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			

3. b. Name of child: (Provide the child's current address and their residence history for the past **five years**. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

Residence information is the same as given for the child listed in item 2a on form FL-105/GC-120. (If **not** the same, provide the information below.)

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			

CASE NAME:	CASE NUMBER:
------------	--------------

## ATTACHMENT TO

## DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

**Instructions:** If all the children subject to the proceeding have not lived together for the last five years, use as many copies of this form as needed to list all the children. Number each item and each page consecutively, and attach all pages to form FL-105/GC-120.

3. b. Name of child: (Provide the child's current address and their residence history for the past **five years**. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

Residence information is the same as given for the child listed in item 2a on form FL-105/GC-120. (If **not** the same, provide the information below.)

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			

3. b. Name of child: (Provide the child's current address and their residence history for the past **five years**. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.)

Residence information is the same as given for the child listed in item 2a on form FL-105/GC-120. (If **not** the same, provide the information below.)

Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship
From:	To present	<input type="checkbox"/> Confidential (list state only)	<input type="checkbox"/> Confidential (list state only)	
From:	To:			



**Superior Court of California  
COUNTY OF CONTRA COSTA  
FAMILY AND INVESTIGATIVE SERVICES  
751 PINE STREET  
MARTINEZ, CA 94553**

## **CHILD CUSTODY AND VISITATION**

**\*\*\*\*\* MANDATORY \*\*\*\*\***

### **ORIENTATION AND CHILD CUSTODY RECOMMENDING COUNSELING (formerly known as MEDIATION)**

Parties filing for custody, visitation or a change in custody/visitation and parties objecting to such requests **MUST** complete the online orientation and attend child custody recommending counseling (custody counseling).

**EACH PARTY** must **IMMEDIATELY** call Family Court Services at (925) 608-2065 to schedule a **CUSTODY COUNSELING APPOINTMENT**. Upon receiving a phone call from the responding party, Family Court Services will schedule your custody counseling appointment. You are **required by law** to complete the online orientation and custody counseling. Cases involving domestic violence in which custody or visitation is an issue require custody counseling as well. Please note that you may request a **SEPARATE** appointment if there is an existing restraining order or a history of domestic violence. If you wish to request a separate appointment, please go to the FCS window or contact FCS by phone at (925) 608-2065 between 8:00am and 3:00pm.

If you fail to schedule and attend custody counseling, the other parent's custody/visitation requests may be granted without the benefit of custody counseling. Money sanctions may also be imposed.

If you and the other parent reach an agreement regarding custody/visitation, you **BOTH** must call Family Court Services to cancel your appointment(s) or you may be assessed a \$100 fee for failure to appear.