Self-Help Center Family Law Facilitator Office (805) 706-3617 Superior Court of California County of San Luis Obispo www.slo.courts.ca.gov

# **REQUEST FOR ORDER EX PARTE / EMERGENCY**

We must EMPHASIZE that ex parte hearings are for EMERGENCIES ONLY. Generally, an emergency is when there is or likely will be "blood on the floor." This means that there is actual harm taking place or it is likely that if the court does not make an emergency order there will be harm.

1	Get Ex-Parte Date	Obtain an ex-parte date from the Family Law Clerk by going to the courthouse or by calling (805) 706-3600 option 4.
2	Complete Ex-Parte Forms & Make 4 Copies	<ul> <li>FL-305 Temporary Emergency (Ex Parte) Orders</li> <li>FL-300 Request for Order</li> <li>FL-311 Child Custody and Visitation Application Attachment</li> <li>MC-025 Attachment to Judicial Council Form</li> <li>FL-303 Decl Re: Notice and Service of Request for Temp Emergency Orders</li> <li>FL013 Statement of Venue (SLO form) (only if not previously completed)</li> <li>FL-320 Responsive Declaration (leave blank)</li> <li>If there are child support or spousal support issues you may also need:</li> <li>FL-150 Income and Expense Declaration</li> <li>FLF form Declaration Regarding Family Law Policies and Procedures §2:8</li> <li>Once you complete the documents, it should be clear to the judge what orders you are requesting and most importantly all the reasons you are asking for those orders. If you would like the Self-Help Center / Family Law Facilitator's Office to review your forms before you file, then do not make copies until after the Center has reviewed your documents.</li> <li>When your original documents are complete, you should make 4 copies. One copy is for your records; one copy is to serve on the other party; and two copies must be turned into the Clerk's Office along with the originals.</li> </ul>
3	Call Opposing Party by 10:00 a.m. the day before your Ex-Parte date	Call the opposing party by 10:00 a.m. the court day before the ex-parte date and tell him/her that the judge in your family law case will be deciding whether to grant some emergency orders on (date) at 8:00 a.m. in department number (department). Also tell the opposing party what emergency orders you are requesting.
4	Complete Declaration of Notice on Emergency Application for Orders	Complete the FL-303 Declaration Re: Notice and Service of Request for Temp Emergency Orders. Fill in the appropriate blanks, date and sign. Make 2 copies of the completed form.
5	File the Completed Ex- Parte forms & Declaration Re: Notice by 12:00 noon the day before your Ex- Parte date	<ul> <li>By 12:00 noon the court day before the Ex-Parte date, take the following documents to the Family Law Clerk's Office:</li> <li>original completed Ex-Parte Request for Order forms and 2 copies</li> <li>original completed Declaration of Notice on Emergency Application for Orders and 2 copies</li> </ul>
6	Personally give a copy of the forms to the Opposing Party before 4:00 pm the court day before the Ex- Parte date	Before 4:00 p.m. the court day before the Ex-Parte date, someone other than you who is 18 years or older, must give the opposing party a copy of all the completed Ex-Parte Request for Order forms including a blank FL-320 Responsive Declaration. Whoever gives the forms to the opposing party must complete, date and sign the FL-330 Proof of Personal Service. Do not ask the Sheriff's Office to deliver the documents because they will not be able to deliver the documents in a timely manner before the Ex-Parte date.

7	File the completed Proof of Service by 4:00 pm the court day before the Ex- Parte date	By 4:00 p.m. the court day before the Ex-Parte date, you must file the original FL- 330 Proof of Personal Service with the Family Law Clerk's Office. If personal service is accomplished before 12:00 noon the day before the Ex-Parte date, then you may file the FL-330 Proof of Service at the same time as the other documents listed in Step 5 above.
<ul> <li>your Ex-Parte Date, pick up your court forms</li> <li>Clerk's Office 2 copies of your Request for Order forms. At this time, you know if the judge granted or denied your emergency order request.</li> <li>Serve the Opposing Party with the Ex-Parte forms</li> <li>Serve the Opposing Part</li></ul>		After 10:30 a.m. on the day of your Ex-Parte date, pick up from the Family Law Clerk's Office 2 copies of your Request for Order forms. At this time, you will know if the judge granted or denied your emergency order request.
		Someone other than you, who is 18 years or older, must personally deliver to the opposing party a copy of the Request for Order forms filed with the Court in addition to a blank FL-320 Responsive Declaration. The other party must be given these documents at least 16 court days before the hearing date. Whoever gives the forms to the opposing party must complete, date and sign the FL-330 Proof of Personal Service. If you are having the Sheriff personally deliver the forms, then they will need two copies and they will have their own proof of service form.
		You must file the original FL-330 Proof of Personal Service with the Family Law Clerk's Office as soon as it is completed.
		Arrive at least 15 minutes early. When the judge first calls your name, tell the judge how much time you expect your case to take. When your case is called for the hearing part, the judge may rely upon the written declaration each party filed, however the judge may want to ask either party more questions.
12	Prepare the court order	The judge will generally grant or deny your request at the end of your hearing. You will then need to prepare a Findings and Order After Hearing for the judge to sign. To do this, wait 10 days after your hearing, then visit the Family Law Clerk's Office and ask for a copy of the minute order. There will be a small charge. The Self-Help Center Family Law Facilitator's Office can help you prepare the order.

Ex Parte requests are for emergencies only. You cannot use the ex parte procedure to ask for an expedited support order or to ask for an order that the other side pay the car loan or other similar requests. While those issues may seem like an emergency to you, the court may not be able to make orders about these issues on an emergency basis.

Examples of emergencies are:

• The other parent has taken the child, threatened that he/she will leave the state and hide, and you actually believe that they will do so. You need an ex parte order that returns the child to you and prevents him from leaving the area with the child.

• Your child needs emergency medical treatment that requires both parents' consent and the other side refuses to give consent. You need an ex parte order that allows you to have the authority to give consent.

• The other parent has just been charged with child abuse or child molestation of your child, and there is a visitation order in effect that allows visitation for the coming weekend. You need an ex parte order that prevents visitation pending a full hearing.

Unless there is a showing of immediate harm to the child or immediate risk that the child will be removed from the State of California, the judge may properly deny your request. The Court may also note in your case file that you filed an <u>unnecessary</u> ex parte.

## WHERE TO GET HELP:

Self-Help Center: Visit our Self-Help Center to get questions answered and your documents reviewed for free at our Request for Order Q&A Workshop. View our schedule at

<u>www.slo.courts.ca.gov/sh/selfhelp-familylaw.htm#facilitator</u> or listen to our recorded message at (805) 706-3604.

**Online:** Visit our Online Self-Help website at <u>https://www.slo.courts.ca.gov/sh/selfhelp-requestorder.htm</u> to get more information about the Request for Order court process and to view sample forms.

**Online Form Preparation:** To get started go to

<u>https://california.tylerhost.net/SRL/SRL/Start?legalProcessKey=Request\_For\_Order</u>. This is a form preparation program available for you to complete the necessary forms to file a Request for Order. This program will ask you to answer questions. The answers you give will be used to complete the forms needed. This program will allow you to print your prepared forms.

## WHERE TO GET FORMS:

**Internet**: For free, you can log onto <u>www.courts.ca.gov/forms.htm</u> and hover over "Forms & Rules" and then click on "Find Your Court Forms." You can locate the forms needed by the Family Law form group and then by form number.

**Court Clerk's Office**: For \$5, you may purchase a packet of blank forms from the Court.

## COSTS INVOLVED:

**Filing Fee**: \$60 filing fee for the Request for Order. There is an additional \$60 fee for the Ex Parte emergency request. There is an additional fee of \$25 to modify or enforce child custody or visitation orders. The court will also charge a first appearance fee of \$435 if it was not previously paid or waived. There will also be a \$30 fee if you want a court reporter present at your hearing. If you do not have a court reporter present at your hearing, you will not be able to request a transcript of your hearing in the future.

**Fee Waiver**: If you cannot afford to pay the fee mentioned above, you may obtain the forms to apply for a fee waiver on the internet at <u>www.courts.ca.gov/forms.htm</u> or at any of our Courthouses. The fee waiver forms are:

FW-001 Application for Order on Waiver of Court Fees and Costs

**FW-003** Order on Application for Waiver of Court Fees and Costs

# THE DECLARATION IS AN IMPORTANT PART OF YOUR PAPERWORK:

The declaration is an important part of your case. The judge can make a decision regarding your emergency request, solely based on what you have stated in your declaration. If you are requesting emergency ex parte orders, your declaration must explain what the emergency is. Your declaration must explain all the reasons the court should grant the orders you are requesting. Your declaration is a persuasive document that provides the judge as much detail as you can give. Remember, it is the judge's job to reach conclusions. It is your job to give the judge facts, details, dates, description of events, etc. so that the judge can reach the conclusion that is most favorable to you. In your declaration, you must answer the question about why the judge should grant the orders you are requesting. On the day of the hearing, you may not have time to tell the judge your whole story. So, all the facts and details you want the judge to consider should be stated in your declaration.

Your declaration may be up to 10 pages long, and must be doubled spaced using 12 point font. When writing or typing your declaration, keep in mind the judge will have to read this and refer to it at your hearing. Use descriptive headings for your paragraphs. This should tell the judge what the paragraph is about. You should start with the most important issue and the most recent event. When the judge is finished reading your declaration there should be no doubt about what you want, why you want it and why the judge should do what you want.

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# ATTACHING DOCUMENTS TO YOUR DECLARATION - EXHIBITS

Exhibits are documents that support something you are saying in your declaration. If you believe there are documents the judge should read, you may attach them to your declaration. You must properly describe the document in your declaration by stating what the document is, what exhibit number you have assigned it and why the document is important for the judge to consider. Your exhibit number will start with P if you are the Petitioner and R if you are the Respondent.

If you previously filed exhibits then start with the number following your last exhibit. For example:

Attached as Exhibit P1 is a true and correct copy of my paystubs for the last 3 months which show that my gross monthly income is \$1550.

## WHAT ORDERS CAN YOU REQUEST?

**Legal Custody**: Legal custody deals with the parents' right to make the decisions relating to the child's health, education, and welfare. One or both parents can have legal custody. If both parents are making decisions about the child, it is called joint legal custody. When writing your declaration, you need to explain why it is in the child's best interest for one or both parents to make these decisions.

**Physical Custody:** Physical custody deals with the days and times that the child will spend with each parent. If the child primarily lives with one parent, it is called physical custody. If you are requesting that both parents spend a substantial period of time with the child, it is called Joint Physical Custody. When writing your declaration, you need to explain why your proposed physical custody request is in the child's best interest.

**Visitation**: Visitation is the time that the child spends with the parent who does not primarily live with. When writing your declaration, you need to explain why your proposed visitation schedule is in the child's best interest. There are several options to choose from when it comes to visitation, generally they are: (1) Reasonable Visitation (2) Specific Visitation Schedule (3) Supervised Visitation. <u>Reasonable visitation</u> does not define the days and times that each parent will have physical custody of the child. A reasonable visitation court order usually works when both parents agree about the time share that each is to have with the child. A <u>specific visitation</u> schedule defines the days and times that each parent will have physical custody of the child. A specific visitation schedule may be necessary for parents who have a difficult time agreeing on the days and times that each parent will spend with the child. <u>Supervised Visitation</u> requires that a responsible adult be present during any visitation times with the child. A supervised visitation order may be necessary if there are reasonable concerns that a parent may harm the child if left alone.

**Prevent Child Abduction**: If there are facts that show that the other parent may be thinking of taking the child and hiding the child from you, then you may request orders to prevent the other parent from abducting the child. When writing your declaration, you need to explain what the other party has done or plans to do to take and hide the child from you.

Child Support: Both parents are required to financially support the minor child. Child support is the amount of money that one parent pays to the other to equalize the financial responsibility. The amount of child support is arrived by inputting several numbers into a formula. The main factors that are taken into consideration are: (1) Dad's gross monthly income (2) Mom's gross monthly income and (3) Percentage of time that is spent with the child. When writing your declaration, you must address each of these factors. The judge needs to know each of these

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numbers and how you arrived at these numbers. Other facts that may be discussed in your declaration are: (1) the other parent's ability to earn income, (2) the number of other biological children living with you (3) the amount of childcare costs per month (4) the amount of rental income received (5) the amount of property taxes and mortgage interest paid per month and (6) the amount paid per month for health insurance premiums. You may attach any supporting documentation to your declaration as exhibits. Be prepared for what the amount of child support might be. Before you file your Request for Order, the Self-Help Center / Family Law Facilitator may help you calculate the amount of child support or you may go to https://childsupport.ca.gov/guideline-calculator/ to calculate the child support amount on your own.

**Spousal Support** (formerly known as "alimony"): The judge has discretion to order the payment of spousal support. The judge will consider several factors before deciding whether to award spousal support, the amount of spousal support and the length of time that spousal support will be received. Some of the factors the judge will consider are: (1) Spouse's ability to pay spousal support (2) Other spouse's need to receive spousal support and (3) Standard of living during your marriage. When writing your declaration, you must address each of these factors. The judge needs to know what you think your spouse's income is and how you arrived at that number. In addition, your declaration must give details that describe your standard of living during the marriage which may include the number and kinds of vacations you took together, the kind of home you lived in, the kind of cars you owned, etc. Other factors that you may include in your declaration are the following: (1) Length of marriage (2) Age and health of each spouse (3) How much income each spouse can earn on their own (4) What the expenses of each spouse are (5) The history of the way the couple handled money during the marriage (6) Whether having a job would make it too hard to take care of the children (7) Whether one spouse helped the other get an education, training, career, or professional license (8) Whether there was domestic violence in the marriage or domestic partnership and (9) Whether one spouse's career was affected by unemployment, or by taking care of the children or home.

Attorney's Fees and Costs: You may request that the other party pay for your attorney's fee
and costs. The judge has discretion to grant or deny this request. When writing your declaration,
you must establish in sufficient detail that the other party has the financial ability to pay your
attorney's fees and costs.

🗌 I	Property Restraint:	You may request that the	ne other party b	e prohibited from	cashing out
401k	K's, checking account	ts, savings accounts, etc	. When writing	your declaration,	you must
desci	ribe why this order is	necessary.			

Pro Pro	operty Control:	You may request a	n order giving	you permission	to use a car of	or live in the
house.	Your declaration	must describe why	this order is n	ecessary.		

Other R	elief: You may reques	st any other relief not already c	covered. For example, you ma	ıy
request to (1)	set aside default (2) c	change venue (3) reimbursemen	nt of half of uninsured health c	care
expenses. Ye	our declaration must d	escribe why this order is neces	ssary.	

·	FL-305
ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO.:	FOR COURT USE ONLY
NAME: Pat Sample	
STREET ADDRESS: 1234 Main Street	
CITY: San Luis Obispo STATE: CA ZIP CODE: 93401	
TELEPHONE NO.: (805) 555-1234 FAX NO.:	
E-MAIL ADDRESS: ATTORNEY FOR (name): Petitioner in Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Luis Obispo	-
STREET ADDRESS: 1035 Palm Street, Room 385	
MAILING ADDRESS:	
CITY AND ZIP CODE: San Luis Obispo, CA 93408	
PETITIONER: Pat Sample	-
RESPONDENT: Sam Sample	
OTHER PARENT/PARTY:	
TEMPORARY EMERGENCY (EX PARTE) ORDERS	CASE NUMBER:
Child Custody X Visitation (Parenting Time) Property Control	FL070572
Other (specify):	
1. TO (name(s)): Sam Sample	ther (specify):
A court hearing will be held on the Request for Order (form FL-300) served with this or	der, as follows:
a. Date: Time: Dept.:	Room:
b. Address of court 🔀 same as noted above 🔲 other (specify):	
2. Findings: Temporary emergency (ex parte) orders are needed to: (a) help prevent	an immediate loss or irreparable harm to a
party or to children in the case, (b) help prevent immediate loss or dama	ge to property subject to disposition in the
case, or (c) set or change procedures for a hearing or trial.	
COURT ORDERS: The following temporary emergency orders expire on the date and time	of the hearing scheduled in (1), unless
extended by court order:	
3. X CHILD CUSTODY Temporary	physical custody, care, and control to:
a. Child's name Date of Birth Petitioner	Respondent Other Party/Parent
Chad Sample 1/2/2005 🔀	
Continued on Attachment 3(a)	
b. 🔀 Visitation (Parenting Time) The temporary orders for physical custody, care	, and control of the minor children in
(3) are subject to the other party's or parties' rights of visitation (parenting time	
No Visitation	
	See Attachment 3(b)
. THIS IS A COURT ORDER.	Page 1 of 2
Form Adopted for Mandatory Use TEMPORARY EMERGENCY (EX PARTE) OF	
Judicial Council of California FL-305 [Rov. July 1, 2016]	Cal, Rules of Court, Rules 5,151–5,159 www.courds.ca.gov

Essential

r		<b>B</b> · 2			FL-	-305
	PETITIONER: ESPONDENT: ARENT/PARTY:	Pat Sample Sam Sampl			case number: FL070572	1
	HLD CUSTODY Travel restriction					
			porary physical custody, c California unless the cou		minor children must not remove the mind noticed hearing.	or
	(b) X fro	om the state of Ca			emove their minor children ( <i>specily):</i>	
d.	🔲 Child abdu	ction preventior	n orders are attached (see	e form FL-341(B)).		
e.					is case under the Uniform Child Custody mmencing with section 3400).	
			be heard: The responding State of California.	party was given not	tice and an opportunity to be heard as	
		habitual residen ted States of Ame	· · · · · · · · · · · · · · · · · · ·		child or children is (specify):	
	(4) If you violat	te this order, you	u may be subject to civil	or criminal penalti	ies, or both.	
4. 🗌 PR	OPERTY CONTR	ROL				
a.	Petitioner control of the follo	Responde owing property th		arty is given exclu a or are buying	usive temporary use, possession, and	
	Petitioner and encumbrance		ent Dther Parent/Pa hile the order is in effect:	arty is ordered to	make the following payments on the liens	
	Pay to:		For:	Amount: \$	Due date:	
	Pay to: Pay to:		For:	Amount: \$ Amount: \$	Due date: Due date:	
	Pay to:		For: For:	Amount: \$	Due date:	
		ers not in conflic	t with these temporary em	ergency orders ren	nain in full force and effect.	
	-		a man anoso tomporary om			
6. <b>[]</b> OTH	IER ORDERS <i>(s</i> ,	<i>респу</i> ј.		~	dditional orders are listed in Attachment 6	

FL-305 [Rev. July 1, 2016]

Essential

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THIS IS A COURT ORDER. TEMPORARY EMERGENCY (EX PARTE) ORDERS

### FL-300

		1 E-000
	ARTY WITHOUT ATTORNEY OR ATTORNEY: STATE BAR NO.: AME: Pat Sample	FOR COURT USE ONLY
	RM NAME:	
S	TREET ADDRESS: 1234 Main Street	
c	TY: San Luis Obispo STATE: CA ZIP CODE: 93401	
	TELEPHONE NO.: (805) 555-1234 FAX NO.:	
	E-MAIL ADDRESS:	
	ATTORNEY FOR (name): Petitioner in Pro Per	
S	UPERIOR COURT OF CALIFORNIA, COUNTY OF San Luis Obispo	
	STREET ADDRESS: 1035 Palm Street, Room 385	
	MAILING ADDRESS:	
	CITY AND ZIP CODE: San Luis Obispo, CA 93408	
	BRANCH NAME:	
	PETITIONER: Pat Sample	
	RESPONDENT: Sam Sample	· · · · · ·
0	THER PARENT/PARTY:	
R	EQUEST FOR ORDER 🔲 CHANGE 🔀 TEMPORARY EMERGENCY ORDERS	
	Child Custody 🛛 🔀 Visitation (Parenting Time) 🔲 Spousal or Partner Support	FL070572
ĪĒ	Child Support Domestic Violence Order Attorney's Fees and Costs	
	Property Control D Other (specify):	
	NOTICE OF HEARING	
1.	TO (name(s)): Sam Sample	
	Petitioner X Respondent Other Parent/Party	Other (specify):
2.	A COURT HEARING WILL BE HELD AS FOLLOWS:	
	a. Date: Time: Dept.:	Room:
_	b. Address of court 🔀 same as noted above 🔲 other ( <i>specify</i> ):	
3.	WARNING to the person served with the <i>Request for Order</i> : The court may make the not file a <i>Responsive Declaration to Request for Order</i> (form FL-320), serve a copy on the before the hearing (unless the court has ordered a shorter period of time), and appear and the server a server before the hearing (unless the court has ordered a shorter period of time).	he other parties at least nine court days
	more information.)	
	(Forms <u>FL-300-INFO</u> and <u>DV-400-INFO</u> provide information about c	ompleting this form.)
	COURT ORDER (FOR COURT USE ONLY)	
It i	s ordered that:	
4.	Time for service until the hearing is shortened. Service must be or	or before (date):
<mark>5</mark> .	A Responsive Declaration to Request for Order (form FL-320) must be served on or	before <i>(date):</i>
6.	The parties must attend an appointment for child custody mediation or child custody	recommending counseling as follows
	(specify date, time, and location): April 6, 2008 at 8:30 a.m. at Family Court Services, 1035 Pa San Luis Obispo, CA 93408 (805) 226-3251	Im Street, Room 222,
7.	X The orders in Temporary Emergency (Ex Parte) Orders (form FL-305) apply to this	proceeding and must be personally
	served with all documents filed with this <i>Request for Order</i> .	
8.	Other (specify):	

Date:

JUDICIAL OFFICER

FL-300

PETITIONER: Pat Sample RESPONDENT: Sam Sample OTHER PARENT/PARTY:

CASE NUMBER:

#### **REQUEST FOR ORDER**

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

1.	.   RESTRAINING ORDER INFORMATION	
	One or more domestic violence restraining/protective orders are now in effect between (specify):	
	Petitioner Respondent Other Parent/Party (Attach a copy of the orders if you have one.)	
	The orders are from the following court or courts (specify county and state):	
	a. Criminal: County/state (specify): Case No. (if known):	
	b. Family: County/state (specify): Case No. (if known):	
	c. Juvenile: County/state (specify): Case No. (if known):	
	d. Other: County/state (specify): Case No. (if known):	
2.		
	a. I request that the court make orders about the following children (specify):	
	<b>X</b> Legal Custody to (person who <b>X</b> Physical Custody to (person	7
	<u>Child's Name</u> <u>Date of Birth</u>	
	Chad Sample 1/2/2005 Pat Sample Pat Sample	
	Attachment 2a.	
	b. 🔀 The orders I request for 🛛 🛣 child custody 🔀 visitation (parenting time) are:	
	(1) X Specified in the attached forms:	
	(1) Specified in the attached forms. <b>X</b> Form FL-305 <b>X</b> Form FL-311 <b>E</b> Form FL-312 <b>Form FL-341(C)</b>	
	$\square Form FL-341(D) \square Form FL-341(E) \square Other (specify):$	
	(2) As follows (specify):	
	c. The orders that I request are in the best interest of the children because (specify):	
	I am the parent that has made all medical and educational decisions regarding our	
	child since the child's birth. The child has lived primarily with me since 2007 when	
	the Respondent and I separated. The Respondent is currently abusing drugs and	
	alcohol and putting the child in harms way.	
	d. 🔲 This is a change from the current order for 🛛 🔲 child custody 🔲 visitation (parenting time).	
	(1) The order for legal or physical custody was filed on (date):	specify)
	(2) The visitation (parenting time) order was filed on (date):	ecify):
	Attachment 2d.	

		FL-300
	PETITIONER: Pat Sample RESPONDENT: Sam Sample OTHER PARENT/PARTY:	CASE NUMBER: FL070572
3.	CHILD SUPPORT (Note: An earnings assignment may be issued. See Income Withholding for a. I request that the court order child support as follows: Child's name and age I request support for eac child based on the child	h Monthly amount (\$) requested
	<ul> <li>b. I want to change a current court order for child support filed on (da The court ordered child support as follows (specify):</li> </ul>	Attachment 3a.
	<ul> <li>c. I have completed and filed with this Request for Order a current Income a current Financial Statement (Simplified) (form FL-155) because I meet</li> </ul>	
	d. The court should make or change the support orders because ( <i>specify</i> ):	Attachment 3d.
4.	<ul> <li>SPOUSAL OR DOMESTIC PARTNER SUPPORT         <ul> <li>(Note: An Earnings Assignment Order For Spousal or Partner Support (formalistic and the current support of the count requested (monthly): \$</li> <li>I want the court to change ch</li></ul></li></ul>	port order filed on <i>(date):</i> upport. r entry of a judgment. ration Attachment ( <u>form FL-157</u> ) or a declaration form FL-150) in support of my request.
5.		I request temporary emergency orders e given exclusive temporary use, possession, and lease or rent ( <i>specify</i> ):
	and liens coming due while the order is in effect:         Pay to:       For:       Amount: \$         C.       This is a change from the current order for property control filed on	Due date: Due date: Due date: ( <i>date</i> ):
	d. Specify in <u>Attachment 5d</u> the reasons why the court should make or cha	

		FL-300
	PETITIONER: Pat Sample RESPONDENT: Sam Sample OTHER PARENT/PARTY:	CASE NUMBER: FL070572
6.	<ul> <li>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 content in that form.         c. A Supporting Declaration for Attorney's Fees and Costs Attachment (form factors covered in that form.         </li> </ul>	
7.	<ul> <li>DOMESTIC VIOLENCE ORDER</li> <li>Do not use this form to ask for domestic violence restraining orders! Rea <i>Temporary Restraining Order,</i> for forms and information you need to ask</li> <li>Read <u>form DV-400-INFO,</u> How to Change or End a Domestic Violence Restriction</li> </ul>	for domestic violence restraining orders.
	<ul> <li>a. The <i>Restraining Order After Hearing</i> (form DV-130) was filed on (<i>date</i>):</li> <li>b. I request that the court change end the personal conduct protective orders made in <i>Restraining Order After Hearing</i> (form DV-130).</li> <li>c. I request that the court make the following changes to the restraining</li> </ul>	
	d. I want the court to change or end the orders because ( <i>specify</i> ):	Attachment 7d.
8.	OTHER ORDERS REQUESTED (specify):	Attachment 8.
9.	<ul> <li>TIME FOR SERVICE / TIME UNTIL HEARING I urgently need:</li> <li>a. To serve the <i>Request for Order</i> no less than (<i>number</i>):</li> <li>b. The hearing date and service of the <i>Request for Order</i> to be sooner</li> <li>c. I need the order because (<i>specify</i>):</li> </ul>	court days before the hearing. r. <u>Attachment 9c.</u>
10.	FACTS TO SUPPORT the orders I request are listed below. The facts that I w cannot be longer than 10 pages, unless the court gives me permission.	write in support and attach to this request <u>Attachment 10.</u>
	eclare under penalty of perjury under the laws of the State of California that the info rue and correct.	ormation provided in this form and all attachments

Date: 3/7/2008

Pat	Sa	m	p	e	

# (TYPE OR PRINT NAME)

Pat Sample (SIGNATURE OF APPLICANT)

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-311			
PETITIONER: Pat Sample RESPONDENT: Sam Sample OTHER PARENT/PARTY:	CASE NUMBER: FL070572			
CHILD CUSTODY AND VISITATION (PARENTING TIME) APPLICATION ATTACHMENT —This is not a court order—				
TO Petition Response X Request for Order Responsive Dec Other (specify):	laration to Request for Order			
1. Custody. Custody of the minor children of the parties is requested as follows: <u>Child's Name</u> Date of Birth       Legal Custody to (person w about health, education, etc.)         Chad Sample       1/2/2005       Pat Sample	ho decides <u>Physical Custody to</u> (person c.) with whom the child lives) Pat Sample			
<ul> <li>2. X Visitation (Parenting Time). Note: Unless specifically ordered, a child's holiday schedule order has priority over <ul> <li>a. Reasonable right of parenting time (visitation) to the party without physical involving domestic violence).</li> <li>b. See the attached</li></ul></li></ul>	custody (not appropriate in cases			
<ul> <li>d. X No visitation (parenting time). before the hearing.</li> <li>e. Visitation (parenting time). (Specify start and ending date and time. If applicable, check "start of" OR "after school.")</li> <li>Petitioner's X Respondent's Other Parent's/Party's parenting time (visitation) will be as follows:         <ul> <li>(1) X Weekends starting (date):</li> <li>(Note: The first weekend of the month is the first weekend with a Saturday.)</li> </ul> </li> </ul>				
Ist       Image: 2nd       Image: 3rd       Image: 4th       Image: 5th       weekend of the month         from       Saturday       Image: 3th       Image: 3th <td< td=""></td<>				
(day of week) (time) to <u>Saturday</u> at <u>7:00</u> a.m. X p.m./ If applicable, specify: start of school (day of week) (time)				
<ul> <li>(a) The parties will alternate the fifth weekends, with the other parent/party having the initial fifth weekend, with the other parent/party having the initial fifth weekend, with the other parent other parent other parent other parent weekend in other parent other</li></ul>	ent/party will have the fifth			
(2) Alternate weekends starting (date):				
from at a.m p.r (day of week) (time)	m./ If applicable, specify: start of school			
to at at a.m. I p.r (day of week) (time)	n./ If applicable, specify: after school			
(3) X Weekdays starting <i>(date):</i>				
from <u>Wednesday</u> at <u>4:00</u> a.m. X p.r ( <i>day of week</i> ) ( <i>time</i> )	n./ If applicable, specify: after school			
to <u>Wednesday</u> at <u>6:00</u> a.m. X p.n (day of week) (time)	n./ If applicable, specify: start of school			
(4) Dther visitation (parenting time) days and restrictions are:	listed in Attachment 2e(4)			
Form Approved for Optional Use CHILD CUSTODY AND VISITATION (PARENTING	TIME) Family Code, § 6200 et seq.			
FL-311 (Rev. July 1, 2016)     Essential     APPLICATION ATTACHMENT	www.courds.ca.gov			

	FL-311
PETITIONER: Pat Sample RESPONDENT: Sam Sample	CASE NUMBER: FL070572
	FL070372
who is a professional <b>X</b> nonprofessional supervisor. The supervisor's phone number is ( <i>specify</i> ): (805) 555-5555	ed visitation if one parent or party is equirements listed in <i>Declaration of</i> have supervised visitation (parenting time) <b>lie Friend</b> percent; respondent: 100 percent; k must have legal child restraint devices. le or another adult of her choice. or another adult of her choice.
<ul> <li>5. Travel with children. The petitioner respondent other parer must have written permission from the other parent or party, or a court order, to take a. The state of California.</li> <li>b. The following counties (specify): San Luis Obispo c. other places (specify):</li> </ul>	
<ol> <li>Child abduction prevention. There is a risk that one of the parties will take the child party's permission. I request the orders set out on attached form FL-312.</li> </ol>	ren out of California without the other
<ul> <li>Children's holiday schedule. I request the holiday and vacation schedule set out on</li> <li>Other (specify):</li> </ul>	the attached 🛄 form FL-341(C)
<ol> <li>Additional custody provisions. I request the additional orders regarding custody set form FL-341(D)</li> <li>Other (specify):</li> </ol>	t out on the attached
9. Joint legal custody provisions. I request joint legal custody and want the additional form FL-341(E) Other (specify):	orders set out on the attached
10. Other. I request the following additional orders (specify):	

-

SHORT TITLE:	CASE NUMBER:
-Sample and Sample	FL070572

**ATTACHMENT** (Number) : EL = 300 (10) (This Attachment may be used with any Judicial Council form.)

#### BRIEF SUMMARY:

1. I request that the Court grant me sole legal and sole physical custody of our minor child, Chad Sample, who is 2 years old. I also request that Respondent be awarded supervised visitation with the \_\_\_\_\_\_ minor child. Respondent and I have been separated for about six months. Although we do not have any court orders at this time, I have been our child's primary caretaker since our separation. The Respondent has spent about 3 days per month with our child since our separation.

EX PARTE (EMERGENCY) REQUEST FOR CUSTODY AND VISITATION ORDERS: 2. On or about 3/5/07, the Respondent threatened to take our minor child from me. He told me that he was going to take Chad to Nevada where I will never see my kids again. The Respondent has family and friends in Nevada who will help him hide the child from me. 3. The Respondent recently quit his job working at Albertson's. It is my belief that he is extremely upset that the Department of Child Support Services has filed a case against him for the payment of child support.

4. The Respondent has a severe drinking problem. He was convicted of drunk driving last year and he is still drinking heavily. The last 2 times he spoke to me, I could tell that he had been drinking. He has poor judgement when he is drinking and he cannot care for our child properly. For example, on or about 2/28/07 the Respondent drove to my house with our minor child to drop him off

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page <u>1</u> of <u>3</u> (Add pages as required)

Form Approved for Optional Use Judicial Council of California MC-025 [Rev. July 1, 2009]

ceb.com

MC-025

M	C-	0	25

SHORT TITLE:	CASE NUMBER:
- Sample and Sample	FL070572

#### ATTACHMENT (Number): <u>FI.-300</u> (10) (This Attachment may be used with any Judicial Council form.)

after his visitation and I could smell alcohol on his breath.

5. Our son was born with a rare skin condition that requires him to take special medications. Our son's medical condition has required that I administered necessary medications. It is my belief that the Respondent does not know the names of the medications or how often our son needs the medications. If Respondent were to take our child out of state without my consent I fear that our son's health will be at risk.

LEGAL CUSTODY:

6. In addition to the above mentioned reasons, I request that I be granted sole legal custody of our minor child. Since the birth of our son, I have taken our son to all of his doctor's appointments. His condition has somewhat stabilized recently, however for the last 20 months our son has had approximately 50 doctor's appointments. Although, I inform the Respondent of all upcoming doctor's appointments, he has not been present to any of these appointments and he also has not offered to take our son to any of these appointments. 7. After our son was born, I took on the responsibility of finding quality day-care for our son. I interviewed numerous persons and agencies and offered to give this information to the Respondent, however he was not interested in it and told me to make the decision. PHYSICAL CUSTODY:

8. I am our son's primary caretaker. I have provided a stable and loving environment for him since the day he was born. On

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 2\_\_\_\_ of 3\_\_\_\_ (Add pages as required)

Form Approved for Optional Use Judicial Council of California MC-025 [Rev. July 1, 2009]

- 3	SHORT TITLE:	· · · · · · · · · · · · · · · · · · ·
- 1		CASE NUMBER:
	- Sample and Sample	FL070572

#### ATTACHMENT (Number) : FL-300 (10) (This Attachment may be used with any Judicial Council form.)

weekends, our son and I have daily outings to the beach, park or library. We also spend lots of time visiting friends and family. During the week, I drop off and pick up our son from day-care. Some of our daily activities include reading to him before bed, eating a home cooked meal, and playing games. Our son is well adjusted and gets along well with the other children in his day-care.

SUPERVISED VISITATION:

9. At this time, supervised visitation would be in our child's best interest because the Respondent may flee the State of California with the minor child. The Respondent may also harm the child by not knowing what medications he needs to take and by driving with my child while under the influence of alcohol.

10. In addition to being convicted of drunk driving last year, the Respondent also has a violent temper and has become physically abusive to his family and friends. I have also heard him yell at our child for no reason and causing our child to cry and become frightened. For all of the foregoing reasons, I respectfully request that the Court grant me sole legal and sole physical custody and supervised visitation for the Respondent.

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

Dated:

3/7/08

Pa

Petitioner in Pro Per

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.) Page <u>3</u> of <u>3</u> (Add pages as required)

Form Approved for Optional Use Judicial Council of California MC-025 [Rev. July 1, 2009] ATTACHMENT to Judicial Council Form

www.courlinfo.ca.gov

the second second second second second	ut attorney or attorney: <b>Sample</b>	STATE BAR NUMBER:	FOR COURT USE ONLY	
FIRM NAME:	Campio			
	ESS: 1234 Main Street			
SHE SHE CALCUMPTER & BOARD IN	and have a first state of the s	TATE: CA ZIP CODE: 93401		
	(00F) FFF 4004	NO.:		
	DDRESS:			
ATTORNEY FO	R (name): Petitioner in Pro Per			
SUPERIOR	COURT OF CALIFORNIA, COUNTY OF Sa	n Luis Obispo	-	
STREET	ADDRESS: 1035 Palm Street, Room	n 385		
	ADDRESS:			
CITY AND	ZIP CODE: San Luis Obispo, CA 93	3408		
BRAN	CH NAME:			
	PETITIONER: Pat Sample			
	ESPONDENT: Sam Sample			
THE MORPHONE AND AND ADDRESS OF ME	ARENT/PARTY:			
DEC	LARATION REGARDING NOTICE A	AND THE RECEIPT FORMER FORMER COMPANY AND RECEIPTED FOR CONTROL OF A		
	FOR TEMPORARY EMERGENCY (	EX PARTE) ORDERS	FL070572	
NOTICE:	Do not use this form to ask for domestic v	olence restraining orders. Before con	npleting this form, read your court's local	
procedure	s for requesting temporary emergency or	ders and obtaining the information nee	eded to complete item 2 of this form.	
Courts ma	y grant temporary emergency orders with	or without an emergency hearing. Fir	nd local rules at <u>courts.ca.gov/3027.htm.</u>	
1. I am (s	<i>pecify)</i> attorney for X petitione	er respondent other pare	ent/party	
1. Tani (5)		me and title/relationship to party):	enoparty	
2.   🔀				
	ere will be an emergency court hearing or			
	pers will be submitted to the court asking	a judicial officer to grant temporary e	mergency orders without a hearing	
on the date, time, and location indicated below:				
a. Di	ate: 3/10/2008 Time: 8:30	<b>) a.m.</b> 🔀 Dept.: <b>8</b>	Room:	
b. A	ddress of court: 🛛 same as noted ab	ove other (specify):		
	E (If you gave notice, complete item 3a. If		a 3b or 3c.)	
a. X	I gave notice as described in items (1) the	nrough (5):		
(1)	I gave notice to (select all that apply)			
	petitioner	petitioner's attorney		
	respondent	respondent's attorney		
	other parent/party	other parent's/party's attorney		
	child's attorney	Other (specify):		
(2)	I gave notice		a.m.	
	personally on <i>(date):</i>	at (location):	, California; at	
	Why talanhana an (data): 2/7/2009	telephone no.: (805) 777-	8888 at 6:00 🗖 a.m.	
	<b>X</b> by telephone on ( <i>date</i> ): <b>3/7/2008</b>		p.m.	
	by voicemail on (date):	voicemail no.:	at 🛄 a.m.	
	by voicemail on (date).	voicemail no	at p.m.	
	by fax on <i>(date):</i>	fax no.:	at 🗖 a.m.	
(2)	I gave notice (select one):		p.m.	
(0)	by 10 a.m. the court day before this	emergency hearing		
		s emergency hearing because of the	following exceptional circumstances	
			g enter en canotanoco	
	(specify):			

CEB' Essential

ОТІ		PETITIONER: <b>Pat Sample</b> RESPONDENT: <b>Sam Sample</b> PARENT/PARTY:	CASE NUMBER: FL070572
3.	a. (4)	l notified the person in 3a(1) that the following temporary emergency orders are <b>I am requesting Sole legal and Sole physical custody an</b>	being requested ( <i>specify</i> ): Id no visitation to Respondent.
	(5)	The person in 3a(1) responded as follows: The Respondent said, "I'll see you in court."	Attachment 3a(5)
	(6)	I 🔀 do 🔲 do not believe that the person in 3a(1) will oppose the req	uest for temporary emergency orders.
	(2)	<ul> <li>Request for waiver of notice. I did not give notice about the request for tempo court waive notice to the other party to help prevent an immediate <i>(identify the e</i>) danger or irreparable harm to myself (or my client) or to the children in the c</li> <li>risk that the children in the case will be removed from the state of California.</li> <li>loss or damage to property subject to disposition in the case.</li> <li>Other exceptional circumstances <i>(specify):</i></li> </ul>	exceptional circumstances) ase.
	Fa	cts in support of the request to waive notice (specify):	Attachment 3b.
ł	c.	<b>Unable to provide notice.</b> I did not give notice about the request for temporary to tell the opposing party when and where this hearing would take place but was inform the other person were ( <i>specify below</i> ):	
	a. A O	<b>ERVICE OF FORMS</b> n unfiled copy of <i>Request for Order</i> (form FL-300) for temporary emergency orders <i>rders</i> (form FL-305), and related documents were served on         petitioner       petitioner's attorney         petitioner       respondent's attorney         respondent       respondent's attorney         Other ( <i>specify</i> ):	s, <i>Temporary Emergency (Ex Parte)</i> other parent/party's attorney
I		ethod of service: Personal service on ( <i>date</i> ): 3/7/2008 at ( <i>location</i> ): , Calif 2020 Lincoln Drive, San Luis Obispo, CA 93401 Fax on ( <i>date</i> ): fax no.: Overnight mail or other overnight carrier	fornia; at <b>8:00</b>
	c.	<b>Documents were not served on the opposing party</b> due to the exceptional ci 3b, above 3c, above <u>Attachment 4c.</u>	ircumstances specified in
		nder penalty of perjury under the laws of the State of California that the foregoing 7/2008	is true and correct.

Pat Sample

(TYPE OR PRINT NAME)

# Pat Sample

(SIGNATURE)

FL-303 [Rev. September 1, 2017]

DECLARATION REGARDING NOTICE AND SERVICE OF REQUEST FOR TEMPORARY EMERGENCY (EX PARTE) ORDERS

	FL-324
SUPERVISED VISITATION PROVIDER (Name and address): Pat Sample	FOR COURT USE ONLY
1234 Main Street           San Luis Obispo, CA 93401           TELEPHONE NO.:         (805) 555-1234           FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Luis Obispo STREET ADDRESS: 1035 Palm Street, Room 385	
MAILING ADDRESS: CITY AND ZIP CODE: San Luis Obispo, CA 93408	
PETITIONER/PLAINTIFF: Pat Sample	
RESPONDENT/DEFENDANT: Sam Sample	
OTHER PARTY/PARENT:	
OTHER PARTY/PARENT:	
DECLARATION OF SUPERVISED VISITATION PROVIDER	CASE NUMBER: FL070572
<ol> <li>As a: professional provider I nonprofessional provider, I submit this form to indicate compliance with all applicable requirements for a provider under Family Code section 3200.5. All of the following requirements are necessary to n Code section 3200.5.</li> </ol>	
<ul> <li>2. I declare that I am a professional provider of supervised visitation and I am paid for as an independent contractor, employee, intern, or volunteer operating independencenter or agency and I meet the qualifications under Family Code section 3200.5 a</li> <li>I am 21 years of age or older.</li> <li>I have no record of a conviction for driving under the influence (DUI) within the I have no record of a conviction for child molestation, child abuse, or other crimer I have no record of a conviction for child molestation, child abuse, or other crimer I have no record of a conviction for child molestation, child abuse, or other crimer I have had no civil, criminal, or juvenile restraining orders within the last 10 year.</li> <li>I have had no civil, criminal, or juvenile restraining orders within the last 10 year.</li> <li>I agree to speak the language of the party being supervised and of the child, over the age of 18 years of age who is able to do so.</li> <li>I agree to adhere to and enforce the court order regarding supervised visitation and of the training requirements set forth under Family Code section 3200.5(complexity)</li> </ul>	ntly or through a supervised visitation as follows <i>(check all that apply):</i> e last five years. mes against a person. ears. sed. or I will provide a neutral interpreter on.
<ul> <li>3. X I declare that I am a nonprofessional provider of supervised visitation and I am not visitation services.</li> <li>X I meet the qualifications under Family Code section 3200.5 as follows (check</li> <li>X I have no record of a conviction for child molestation, child abuse, or othe</li> <li>X There is no current or past court order in which I am the person being su</li> <li>X I agree to adhere to and enforce the court order regarding supervised visitation supervised visitation is the child.</li> <li>X I will be transporting the child.</li> <li>X I will be transporting the child and I have proof of automobile insurance.</li> <li>T The court has ordered or the parties have stipulated to different qualifications</li> </ul>	all that apply): er crimes against a person. pervised. itation. I.
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct.
Date: <u>3/7/2008</u>	
Freddie Friend	iend
(TYPE OR PRINT NAME)	SIGNATURE OF DECLARANT
NOTICE: See standard 5.20 of the California Standards of Judicial Administration	for further requirements that may apply.
	Page 1 of 1

Form Approved for Optional Use Judicial Council of California FL-324 [New January 1, 2014]

Martin Dean's ESSENTIAL FORMS'\*

## DECLARATION OF SUPERVISED VISITATION PROVIDER

Family Code § 3200.5 www.courts.ca.gov

	1 E-300
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406) (Name, Slale Bar number, and address).	FOR COURT USE ONLY
– Pat Sample	
1234 Main Street	
San Luis Obispo, CA 93401	
TELEPHONE NO.: (805) 555-1234 FAX NO.:	
ATTORNEY FOR (Name): Petitioner in Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Luis Obispo STREET ADDRESS: 1035 Palm Street, Room 385	
MAILING ADDRESS: 1000 1 AITH Street, NOOTH 585	
CITY AND ZIP CODE: San Luis Obispo, CA 93408	
BRANCH NAME:	
PETITIONER/PLAINTIFF:Pat Sample	CASE NUMBER:
RESPONDENT/DEFENDANTSAM Sample	FL070572
Respondentiderendant Sample	(If applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
PROOF OF PERSONAL SERVICE	HEARING TIME: DEPT.:
	UCP1.

- 1. I am at least 18 years old, not a party to this action, and not a protected person listed in any of the orders.
- 2. Person served (name): Sam Sample
- 3. I served copies of the following documents (specify): Request for Order, Temporary Emergency Court Orders, Declaration Regarding Notice and Service of Request for Temporary Emergency (Ex Parte) Orders, Declaration of Supervised Visitation Provider and Blank Responsive Declaration to Request for Order.
- 4. By personally delivering copies to the person served, as follows:

	a. Date: 3/7/2008 c. Address: Sam Sample 2020 Lincoln Drive San Luis Obispo, CA 93401	b. Time: 9:00 am	
ł	<ul> <li>am</li> <li>a. X not a registered California process server.</li> <li>b. a registered California process server.</li> <li>c. an employee or independent contractor of a registered California process server.</li> </ul>	<ul> <li>d. a California sheriff or marshal.</li> </ul>	& Profession
2	Ay name, address, and telephone number, and, if applicable Julie Friend 144 11th Avenue Paso Robles, CA 93446	e, county of registration and number (specify):	
7. [ 8. [	<ul> <li>I declare under penalty of perjury under the laws of the s</li> <li>I am a California sheriff or marshal and I certify that the</li> </ul>		rect.
Date	3/7/2008		
<u>J</u> uli	e Friend	(SIGNATURE OF PERSON WHO SERVE	D THE PAPERS)
Form Ap	pproved for Optional Use PROOF OF F	PERSONAL SERVICE	Page 1 of 1 Code of Civil Procedure, § 1011
Judic	ial Council of California ) [Rev. January 1, 2012]		www.courts.ca.gov
	<i>Jaritin Deans</i> SSENTIAL FORMS <sup>®</sup>		

	FL-330
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406) (Namo, State Bar number, and address).	FOR COURT USE ONLY
— Pat Sample	
1234 Main Street	
San Luis Obispo, CA 93401	
TELEPHONE NO.: (805) 555-1234 FAX NO.:	
ATTORNEY FOR (Name): Petitioner in Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Luis Obispo	
STREET ADDRESS: 1035 Palm Street, Room 385	
MAILING ADDRESS:	
CITY AND ZIP CODE: San Luis Obispo, CA 93408	
BRANCH NAME:	
PETITIONER/PLAINTIFF:Pat Sample	CASE NUMBER:
	FL070572
RESPONDENT/DEFENDANT:Sam Sample	
	(II applicable, provide):
OTHER PARENT/PARTY:	HEARING DATE:
	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:

- 1. I am at least 18 years old, not a party to this action, and not a protected person listed in any of the orders.
- 2. Person served (name): Sam Sample

J served copies of the following documents (specify): Request for Order, Temporary Emergency Court Orders, Declaration Regarding Notice and Service of Request for Temporary Emergency (Ex Parte) Orders, Declaration of Supervised Visitation Provider and Blank Responsive Declaration to Request for Order.

4. By personally delivering copies to the person served, as follows:

a. Date: 3/11/2008 c. Address: Sam Sample 2020 Lincoln Drive San Luis Obispo, CA 93401	b. Time: <b>9:00 a.m.</b>
<ul> <li>5. I am</li> <li>a.  1 an not a registered California process server.</li> <li>b.  1 a registered California process server.</li> <li>c.  1 an employee or independent contractor of a registered California process server.</li> </ul>	<ul> <li>d. a California sheriff or marshal.</li> </ul>
<ol> <li>My name, address, and telephone number, and, if applicab Julie Friend 444 11th Avenue Paso Robles, CA 93446</li> </ol>	le, county of registration and number (specify):
<ul> <li>7. X I declare under penalty of perjury under the laws of the</li> <li>8. I am a California sheriff or marshal and I certify that the</li> </ul>	
Date: 3/11/2008	
Julie Friend	(SIGNATURE OF PERSON WHO SERVED THE PAPERS)
	Pago
Form Approved for Optional Use PROOF OF Judicial Council of California FL-330 (Rev. January 1, 2012]	PERSONAL SERVICE Code of Civil Procedure, www.courts.co.
Adactin Degans ESSENTIAL FORMS	

1 of 1 § 1011