Superior Court of California County of San Luis Obispo www.slo.courts.ca.gov

REQUEST FOR ORDER

If you have a family law case opened, you may file a Request for Order to obtain or modify court orders.

1	COMPLETE PAPERS	FL-300 Request for Order MC-025 Attachment to Judicial Council Form (optional) FL013 SLO form Statement of Venue (only if not previously filed) FL-330 Proof of Personal Service FL-320 Blank Responsive Declaration (leave blank) If there are child custody/visitation issues you may also need: FL-311 Child Custody and Visitation Application Attachment FL-312 Child Abduction Prevention FL-341(C) Children's Holiday Schedule FL-341(D) Additional Custody Provisions FL-341(E) Joint Legal Custody If there are child support or spousal support issues you may also need: FL-150 Income and Expense Declaration FLF Form Declaration Re: SLO Family Law Policies and Procedures Manual §2:8
2	MAKE COPIES, FILE FORMS & GET DATE	File your forms to get a hearing date. The following options exist to file your forms:
3	GIVE PAPERS TO OTHER PARTY	Someone who is 18 years or older must personally give the other party a copy of all the Request for Order forms in addition to a blank <u>FL-320</u> Responsive Declaration. If support is an issue, then the other party must also receive a completed and blank <u>FLF Form</u> Declaration Re: SLO Family Law Policies and Procedures Manual §2:8 and <u>FL-150</u> Income and Expense Declaration. The other party must receive these documents at least 16 court days before the hearing.
4	FILE PROOF OF SERVICE	The person who gave the forms to the other party must complete, date, and sign the <u>FL-330</u> Proof of Personal Service. When this form is completed, you should make a copy for your records and file the original with the Court.
5	MEDIATION IF REQUIRED	If your Request for Order is regarding child custody or visitation, then you should follow the instructions sent to you by the mediation office and attend your mediation on the date and time listed on page 1, item 6 of the FL-300 Request for Order.
6	GO TO COURT	On the day of your hearing, you may attend by Zoom or in person. Be ready 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 want to ask questions. The Court may also allow each party to ask questions of the other side if there is disagreement about facts, such as income.
7	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 request a copy of the case summary from the Clerk's Office. There will be a small charge. The Self-Help Center may help you prepare the order.

WHERE TO GET HELP:
Self-Help Center: To schedule a telephone appointment for a document review or to register for our Zoom
webinar go to https://calendly.com/self-help-center/ or call (805) 706-3617. Visit our website for more
nformation at https://www.slo.courts.ca.gov/sh/selfhelp-requestorder.htm .
30-minute video: View our video about the Request for Order process and forms at
https://youtu.be/ 4sFwys0q70. Also, view our video about attending your court hearing using Zoom at
https://youtu.be/cSJO12-WMeo.
Online Form Preparation: This program will ask you to answer questions. The answers you give will be used
to complete the forms needed to start case. This program will allow you to print or eFile your forms. Go to
https://california.tylerhost.net/SRL/SRL/Start?legalProcessKey=Request_For_Order.
WHERE TO GET FORMS:
Internet: For free, click on the hyperlinks in these instructions or go to www.courts.ca.gov and hover over
'Forms & Rules" and then click on "Find Your Court Forms" and type in the form number or name.
Court Clerk's Office: For \$5, you may purchase a packet of blank forms.
COSTS INVOLVED:
Filing Fee: \$60 filing fee for the Request for Order. 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 is 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 filing fees, you may request a fee waiver by completing the
following forms:
FW-001 Request to Waive Court Fees
FW-003 Order on Court Fee Waiver

THE DECLARATION IS AN IMPORTANT PART OF YOUR CASE:

The declaration is an important part of your case. Your declaration must explain all the reasons the Court should give you 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 consider them in making a decision. In your declaration, you must answer the question about why the judge should give you the orders you are requesting. On the day of the hearing, you may forget to tell the judge important facts. So, do your best to include in your declaration all the facts and details you want the judge to consider.

Your declaration may be up to 10 pages long, double-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.

ATTACHING DOCUMENTS TO YOUR DECLARATION - EXHIBITS

Exhibits are documents that support something you are saying in your declaration. If 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 a P if you are the Petitioner and an R if you are the Respondent. 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 regarding 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. If you are trying to modify an existing order, then you need to explain any substantial changes in circumstances that have occurred since the last order.
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 sole 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. If you are trying to modify an existing order, then you need to explain any substantial changes in circumstances that have occurred since the last order.
Visitation: Visitation is the time that the child spends with the parent who does not have sole physical custody. When writing your declaration, you need to explain why the visitation schedule you want is in the child's best interest. There are several options to choose from, generally they are: (1) Reasonable Visitation (2) Specific Visitation Schedule (3) Supervised Visitation.
Reasonable visitation 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 that each will spend with the child.
A <u>specific visitation schedule</u> 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.
Supervised Visitation 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 f 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 are: (1) each parent's gross monthly income and (2) 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 what you are claiming each of these numbers is and now you arrived at those 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 property taxes and mortgage interest paid per month and (5) the amount paid per month for health insurance premiums. You may attach any supporting documentation to your declaration as exhibits. 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.

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 when requesting temporary spousal support are: (1) Spouse's ability to pay spousal support; (2) Other spouse's need to receive spousal support; (3) Standard of living during your marriage and (4) Domestic Violence.
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 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 fees and costs. The judge may 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.
Property Restraint: You may request that the other party be prohibited from cashing out 401K's, checking accounts, savings accounts, etc. When writing your declaration, you must describe why this order is necessary.
Property Control: You may request an order giving you permission to use a car or live in the house. Your declaration must describe why this order is necessary.
Other Relief: You may request any other relief not already covered. For example, you may request to (1) set aside default (2) change venue (3) reimbursement of half of uninsured health care expenses. Your declaration must describe why this order is necessary.

1000			1 L-00
	PARTY WITHOUT ATTORNEY OR ATTORNEY: NAME: Pat Sample	STATE BAR NO.:	FOR COURT USE ONLY
FIRM NAME:			
	STREET ADDRESS: 1234 Main Street		
	сіту: San Luis Obispo	STATE: CA ZIP CODE: 93401	
	TELEPHONE NO.: (805) 555-1234	FAX NO.:	
	E-MAIL ADDRESS:		
	ATTORNEY FOR (name): Petitioner in Pro I	Per	
T	SUPERIOR COURT OF CALIFORNIA, COUNTY O		-
1	STREET ADDRESS: 1035 Palm Street, R		
ı	MAILING ADDRESS:		
1	CITY AND ZIP CODE: San Luis Obispo, C	A 93408	
1	BRANCH NAME:		*
r	PETITIONER: Pat Sample		
	RESPONDENT: Sam Sample		
	OTHER PARENT/PARTY:		7
			CASE NUMBER:
- 1 -		TEMPORARY EMERGENCY ORDER	RS FI 070572
	· · · · · · · · · · · · · · · · · ·	ing Time) 🔲 Spousal or Partner Supp	ort
	☐ Child Support ☐ Domestic Violence	e Order Attorney's Fees and Cost	s
	Property Control Other (specify):		
L			1
		NOTICE OF HEARING	
1.	TO (name(s)): Sam Sample		
		spondent	Other (specify):
		portion and	- Care (openny).
2.	A COURT HEARING WILL BE HELD AS	FOLLOWS:	
	a. Date: Time:	Dept.:	Room:
1	b. Address of court X same as noted	above other (specify):	
3.	WARNING to the person served with the		
	not file a Responsive Declaration to Reques		
	before the hearing (unless the court has ord	lered a shorter period of time), and appea	r at the hearing. (See form FL-320-INFO for
	more information.)		
_	(Forms <u>FL-300-INFO</u> and	d <u>DV-400-INFO</u> provide information abou	completing this form.)
		COURT ORDER	
I+	is ordered that:	(FOR COURT USE ONLY)	
4.	Time for service until the h	nearing is shortened. Service must be	on or hefore (deta):
	A Responsive Declaration to Request for		. ,
5.			
6.		oril 6, 2008 at 8:30 am at 1035	
	San Luis Obispo, CA 93408		•
	•		
7.	The orders in Temporary Emergency (E	x Parte) Orders (form FL-305) apply to th	s proceeding and must be personally
	served with all documents filed with this	Request for Order.	
Ω	Other (enecify):		
8.	Other (specify):		
Da	te:		
Da	te:		JUDICIAL OFFICER Page 1 of 4

FL-300 Pat Sample PETITIONER: CASE NUMBER: RESPONDENT: Sam Sample FL070572 OTHER PARENT/PARTY: 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.) 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): Criminal: County/state (specify): Case No. (if known): Family: County/state (specify): b. Case No. (if known): Juvenile: County/state (specify): Case No. (if known): Other: County/state (specify): Case No. (if known): X CHILD CUSTODY ☐ I request temporary emergency orders X VISITATION (PARENTING TIME) a. I request that the court make orders about the following children (specify): X Legal Custody to (person who X Physical Custody to (person Child's Name Date of Birth decides: health, education, etc): with whom child lives): **Chad Sample** 1/2/2005 Pat Sample Pat Sample Attachment 2a. b. X The orders I request for child custody x visitation (parenting time) are: (1) Specified in the attached forms: Form FL-305 X Form FL-311 Form FL-341(C) Form FL-312 Form FL-341(D) Form FL-341(E) . Other (specify): (2) As follows (specify): Attachment 2b. The orders that I request are in the best interest of the children because (specify): Attachment 2c. 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 plays an important role in our son's life and Respondent wants to spend more time with our son and a set schedule between the two of us will help us accomplish this. 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): . The court ordered (specify): (2) The visitation (parenting time) order was filed on (date): . The court ordered (specify): Attachment 2d.

FL-300 PETITIONER: Pat Sample CASE NUMBER: RESPONDENT: Sam Sample FL070572 OTHER PARENT/PARTY: CHILD SUPPORT (Note: An earnings assignment may be issued. See Income Withholding for Support (form FL-195) a. I request that the court order child support as follows: Child's name and age I request support for each Monthly amount (\$) requested child based on the child support guideline. (if not by guideline) Attachment 3a. b. I want to change a current court order for child support filed on (date): The court ordered child support as follows (specify): c. I have completed and filed with this Request for Order a current Income and Expense Declaration (form FL-150) or I filed a current Financial Statement (Simplified) (form FL-155) because I meet the requirements to file form FL-155. d. The court should make or change the support orders because (specify): Attachment 3d. SPOUSAL OR DOMESTIC PARTNER SUPPORT (Note: An Earnings Assignment Order For Spousal or Partner Support (form FL-435) may be issued.) Amount requested (monthly): \$ ☐ I want the court to change end the current support order filed on (date): The court ordered \$ per month for support. This request is to modify (change) spousal or partner support after entry of a judgment. I have completed and attached Spousal or Partner Support Declaration Attachment (form FL-157) or a declaration that addresses the same factors covered in form FL-157. d. I have completed and filed a current Income and Expense Declaration (form FL-150) in support of my request. e. The court should make, change, or end the support orders because (specify): Attachment 4e. PROPERTY CONTROL I request temporary emergency orders a. The petitioner respondent other parent/party be given exclusive temporary use, possession, and control of the following property that we own or are buying lease or rent (specify): b. The petitioner respondent other parent/party be ordered to make the following payments on debts and liens coming due while the order is in effect: _____ For: _____ Amount: \$ _____ Due date: _____ Pay to: ______ For: _____ Amount: \$ _____ Due date: _____ Pay to: ______ For: _____ Amount: \$ _____ Due date: _____

c. This is a change from the current order for property control filed on (date):

d. Specify in Attachment 5d the reasons why the court should make or change the property control orders.

______ For: ______ Amount: \$ ______ Due date: _____

RESPONDENT: Sam Sample FL07057	2
OTHER PARENT/PARTY:	
 ATTORNEY'S FEES AND COSTS I request attorney's fees and costs, which total (specify amount): \$ a. A current Income and Expense Declaration (form FL-150). b. A Request for Attorney's Fees and Costs Attachment (form FL-319) or a declaration that in that form. c. A Supporting Declaration for Attorney's Fees and Costs Attachment (form FL-158) or a factors covered in that form. 	
7. DOMESTIC VIOLENCE ORDER	
 Do not use this form to ask for domestic violence restraining orders! Read form DV-505 Temporary Restraining Order, for forms and information you need to ask for domestic violence Restraining Order Read form DV-400-INFO, How to Change or End a Domestic Violence Restraining Order 	violence restraining orders.
 a. The Restraining Order After Hearing (form DV-130) was filed on (date): b. I request that the court change end the personal conduct, stay-away, reprotective orders made in Restraining Order After Hearing (form DV-130). (If you want to c I request that the court make the following changes to the restraining orders (special). 	change the orders, complete 7c.)
d. I want the court to change or end the orders because (specify):	Attachment 7d.
8. OTHER ORDERS REQUESTED (specify):	Attachment 8.
 9. TIME FOR SERVICE / TIME UNTIL HEARING I urgently need: a. To serve the Request for Order no less than (number): b. The hearing date and service of the Request for Order to be sooner. c. I need the order because (specify): 	court days before the hearing. Attachment 9c.
10. X FACTS TO SUPPORT the orders I request are listed below. The facts that I write in support cannot be longer than 10 pages, unless the court gives me permission.	and attach to this request Attachment 10.
I declare under penalty of perjury under the laws of the State of California that the information provid is true and correct.	led in this form and all attachments
is fine and correct.	
Date: 3/7/2008	



Requests for Accommodations

Essential Forms

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-31
PETITIONER: Pat Sample RESPONDENT: Sam Sample OTHER PARENT/PARTY:	CASE NUMBER: FL070572
CHILD CUSTODY AND VISITATION (PARE —This is not a	NTING TIME) APPLICATION ATTACHMENT court order—
TO Petition Response Request for Order Other (specify):	Responsive Declaration to Request for Order
	al Custody to (person who decides Physical Custody to (person
	t Sample with whom the child lives) Pat Sample
involving domestic violence). b. See the attachedpage document dated	e party without physical custody (not appropriate in cases
Petitioner's X Respondent's Other F	g date and time. If applicable, check "start of" OR "after school.") carent's/Party's parenting time (visitation) will be as follows:
(1) X Weekends starting (date): (Note: The first weekend of the month is the first weekend of the month is the first start and the first start an	■ Start of school a.m. ■ p.m./ If applicable, specify: after school
	a.m. p.m./ if applicable, specify:
(2) Alternate weekends starting (date): from at (day of week) (time	a.m. p.m./ If applicable, specify: start of school after school
to at (time)	a.m. p.m./ If applicable, specify: start of school
(3) Weekdays starting (date):	start of school
(day of week) (time	a.in. a.m. p.m./ ii applicable, specily.
to <u>Wednesday</u> at <u>6:00</u> (time)	a.m. X p.m./ If applicable, specify: after school
(4) Other visitation (parenting time) days and a as follows:	restrictions are:

	PETITIONER: Pat Sample CASE NUMBER: FL070572		
	OTHE	RESPONDENT: Sam Sample	12070072
3	3. 🗖	 Supervised visitation (parenting time). a. If item 3 is checked, you must attach a declaration that shows why unsuper would be bad for your children. The judge is required to consider supervise alleging domestic violence and is protected by a restraining order. b. The person who supervises the visitation (parenting time) must meet the resupervised Visitation Provider (form FL-324) under Family Code § 3200.5. c. I request that (name): 	ed visitation if one parent or party is equirements listed in Declaration of
		with the minor children according to the schedule set out on page 1. d. I request that the visitation (parenting time) be supervised by (name): who is a professional nonprofessional supervisor. The supervisor's phone number is (specify):	
4	ı. 🛣	 e. I request that any costs of supervision be paid as follows: petitioner: other parent/party: percent. Transportation for visitation (parenting time) and place of exchange. a. The children will be driven only by a licensed and insured driver. The car or truck 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 home (or exchange location) while the children go between the car and the g. Other (specify): 	the other party will wait in his or her
ŧ	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. b. the following counties (specify): c. other places (specify):	
6	i. 🗖	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.	ren out of California without the other
7	. _	Children's holiday schedule. I request the holiday and vacation schedule set out on Other (specify):	the attached form FL-341(C)
8	B. 🗖	Additional custody provisions. I request the additional orders regarding custody se form FL-341(D)	t out on the attached
ç). 	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
1	0.	Other. I request the following additional orders (specify):	

SHORT TITLE:	CASE NUMBER:
- Sample and Sample	FL070572
I I	

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

BRIEF SUMMARY:

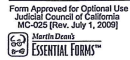
1. I request that the Court grant me sole legal and sole physical custody of our minor child, Chad Sample, who is 2 years old. I also request that the Respondent be awarded specific days and times for visitation with the minor child.

LEGAL CUSTODY:

- 2. The Respondent and I separated shortly after our son was born. Our son was born with a rare skin condition that requires him to take special medications. 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.
- 3. I have also administered to our son all the 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.
- 4. 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.
- 5. I believe that it would be in our son's best interest if I were granted sole legal custody so that I may continue to make

(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 1 of 2 (Add pages as required)



SHORT TITLE:	
- Sample and Sample	

CASE NUMBER: FL070572

ATTACHMENT (Number): 1

(This Attachment may be used with any Judicial Council form.)

necessary decisions regarding our child's health and welfare.

PHYSICAL CUSTODY:

- and loving environment for him since the day he was born. On 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.
- 7. I believe that the Respondent plays an important role in our son's life. Since the Respondent and I separated, the Respondent has spent approximately 6 hours a month with our son. I believe that it would be in our son's best interest if he would spend more time with the Respondent. Respondent is a good father and loves our son. I believe Respondent wants to spend more time with our son and a set schedule between the two of us will help us accomplish this.

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

Date:3/7/2008

Petitoner 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 2____ of 2___ (Add pages as required)



	LT-320
ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406) (Name, State Bar number, and address). — Pat Sample	FOR COURT USE ONLY
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	//f applicable amydel:
·	(If applicable, provide): HEARING DATE:
OTHER PARENT/PARTY:	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
 I am at least 18 years old, not a party to this action, and not a protected person listed in a Person served (name): Sam Sample I served copies of the following documents (specify): Request for Order and Blank Responsive Declaration to Request. By personally delivering copies to the person served, as follows: a. Date: 3/9/2007 b. Time: 9:00 AM c. Address: 2020 Lincoln Drive San Luis Obispo, CA 93401 	
 b. a registered California process server. c. an employee or independent contractor of a registered California process server. 6. My name, address, and telephone number, and, if applicable, county of registration and registered california process server. 	or marshal.
Julie Friend 444 11th Avenue Paso Robles, CA 93446	
7. I declare under penalty of perjury under the laws of the State of California that the formula is a California sheriff or marshal and I certify that the foregoing is true and correct	regoing is true and correct.
Date: 3/9/07	
Julie Friend Julie Friend	A,
, 9	
(SIGNAL	URE OF PERSON WHO SERVED THE PAPERS)