	How to Start a Case for Divorce,
	Legal Separation or Nullity
Step 1	Complete the following forms in blue or black ink:         Image: Second structure         Image: Second s
Step 2	<b>Copies:</b> Make 2 copies, in addition to the original.
Step 3 There is a filing fee unless the fee	File: File the original and copies in the Clerk's Office of the courthouse located at: 201 North First Street, San Jose, CA 95113 The Clerk's Office opens at 8:30am Monday-Friday, closing times are subject to change, visit www.scscourt.org or call 408-534-5600 for current office hours.
is waived.	☐ If you <u>are not</u> asking for a fee waiver, you will pay the filing fee and get copies back with a file-stamp.
	☐ If you <u>are</u> asking for a fee waiver, your file-stamped copies may be returned immediately, OR you may be asked to return in up to 24 hours, OR your file stamped forms may be mailed to you. Please check with the clerk who takes your forms.
Step 4	Service: After the filed copies are returned to you:
	Keep for your records—1 filed copy     Serve 1 filed copy
	• Serve 1 filed copy and a blank ⊠ FL-120 <i>Response—Marriage</i> , ⊠ Local form FM-1021 <i>ADR Options</i> and □ blank FL-105 <i>UCCJEA</i> on the other party. " <i>Service</i> " means: someone, <b>NOT YOU</b> , who is at least 18 years old, must hand- deliver the filed copies to your spouse/partner.
	Whoever serves the forms must complete the attached <i>Proof of Service of Summons</i> form (FL- 115) and give it back to you. You must file the original and a copy of this form at the Clerk's Office. The clerk will file stamp the copy and give it back to you. Keep this copy for your records.
<b>a</b> 1 <b>=</b>	Wait 30 days for the other party to have a chance to respond.
Step 5	<b>Preliminary Declarations of Disclosures (PDDs):</b> You must complete the Mandatory Preliminary Declaration of Disclosure process within 60 days of filing your Petition. You may obtain these forms online at <u>www.scscourt.org</u> search "Family Law Form Packets".
Step 6	<b>Divorce Case Review:</b> Once 30 days have passed from the date the other party was served and you have completed your PDDs, you may complete a Request for Review to Finalize online at <u>www.scscourt.org</u> , search "Divorce Case Review". If you do not have internet access, you may obtain a hard copy of the review form in the main lobby of the Family Justice Center Courthouse. The Self Help Center will review your file to determine the next steps in your case.
NOTE	<ul> <li>You will NOT automatically be divorced. You must complete other steps to</li> </ul>
	finish your divorce and get a Judgment.
	Read page 2 for important information->

### WHAT ARE THE IMPORTANT DEADLINES?

The court has important things you should do to keep your case on track. The first 2 are:

- 1. You should serve your filed Petition and Summons on your spouse/partner within 60 days of filing.
- 2. You should file and serve your "Preliminary Declaration of Disclosure" within 60 days of opening your case. The Preliminary Declaration of Disclosures are mandatory. There are two exceptions to this rule:
  - a. If you have a court order from the Judge that allows you serve by publication or posting.
  - b. If you have filed a Summons/Petition for Nullity only and have not asked for a divorce in the alternative. In these two instances only, you do not have to complete the disclosure process.

For help with the disclosure forms, you can visit the Self Help Center's website at <u>www.scscourt.org</u>, click on "Complete Forms at Home" to obtain the form packet and sample. You may fill it out on your own or attend the Center's virtual online workshop. Visit <u>www.scscourt.org</u>, go to "Self Help" then click "Workshops" for more information.

There are additional deadlines you can read about in the court's Local Rules and the California Rules of Court. You can find both Rules on our website (<u>www.scscourt.org</u>) or at the Santa Clara County Law Library. If you do not follow the Rules and deadlines your case may be dismissed.

### WHAT IS A "CONTESTED" DIVORCE?

If your spouse/partner files a *Response* your case is considered a "contested" divorce. Don't be alarmed!! Your spouse/partner may file a *Response* even if you are in agreement about the terms of your divorce. Filing of a *Response* allows both parties to participate in the process and finish their case by agreement. Couples who are unable to reach agreement will get a final decision from the Judge at a Trial. For information regarding how to get temporary support and/or custody orders, please visit our website at <u>www.scscourt.org</u>. You may also contact us by phone or email (see below).

### WHAT DOES "DEFAULT" MEAN?

If your spouse/partner does not file a *Response* within 30 days of being served you can ask the court to let you finish the case without the participation of the other party. This is called "default". In some cases, couples decide to go this route because they are in agreement. In other cases, the other party ignores the process for various reasons or has lost contact. Please note that there are two steps to getting a default *Judgment*. First, you file a *Request to Enter Default*. If your *Request to Enter Default* is granted, you must submit a proposed *Judgment* for the Judge to review and sign. This *Judgment* can be based on a written agreement that you attach or, if no agreement, based on what you requested in your *Petition*.

## HOW LONG DOES IT TAKE TO FINISH THE DIVORCE?

You can be divorced 6 months and a day from the date your spouse was served with the divorce forms provided that a proof of service was filed, or 6 months from the date he/she filed a *Response*, whichever is earlier. However, you will not automatically be divorced after 6 months. Petitioner and/or Respondent must complete and file the necessary forms and documents to finish the case. For information regarding how to finish your case, complete a Request to Review to Finalize form online at <u>www.scscourt.org</u> search "Divorce Case Review". If you do not have internet access, a hard copy of the review form is available in the main lobby of the Family Justice Center Courthouse.

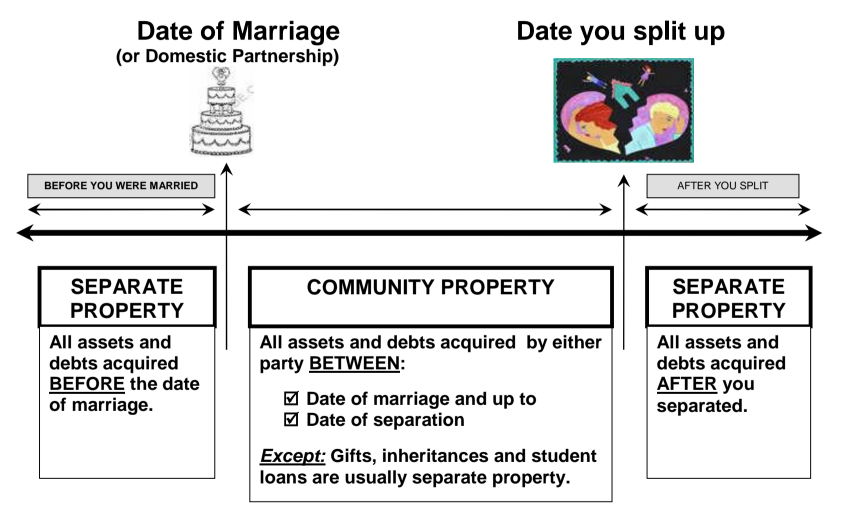
## HOW CAN I GET HELP?

Here are some ways to get help:

- Go to <u>http://www.calbar.ca.gov/Public</u>, then click on "Lawyer Referral services" to hire or consult with a private attorney.
- For free legal advice and information, see our "Do-It-Yourself Resources" flyer. Go to <u>www.scscourt.org</u>, click on "Self-Help" then "Self-Help Flyers".
- The Self Help Center/Family Law Facilitator See our information flyer:
  - <u>Contact us:</u> Go to <u>www.scscourt.org</u> then click "Contact the Self Help Center". Walk-in assistance is limited to emergencies so contact us remotely first.
    - o <u>Obtain Forms:</u> Go to <u>www.scscourt.org</u> then click "Complete Forms at Home"
    - Form Review: Attend our online Divorce Workshop (go to <u>www.scscourt.org</u>, Self Help, then Workshops), then email your forms as a PDF file to **SHCDivorce@scscourt.org**.
    - $\circ$  Note: We  $\underline{\textbf{cannot}}$  help people who have attorneys.

Superior Court, County of Santa Clara Self Help Center/Family Law Facilitator's Office 201 N. First Street, San Jose, CA 95113 408-882-2926

# Community vs. Separate Property



It does not matter whose name the car or house is in. It does not matter who was working when you bought the stuff or got the debt.

# **BLANK FORMS**

START DISSO, NO MINORS

# THESE ARE THE DOCUMENTS YOU HAVE TO COMPLETE, COPY, FILE AND SERVE.

### FL-110 CITACIÓN (Derecho familiar)

### SUMMONS (Family Law)

NOTICE TO RESPONDENT (Name):         AVISO AL DEMANDADO (Nombre):         (Spouse/Domestic Partner's Legal Name)			FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)
You have been sued. Read the information belo Lo han demandado. Lea la información a contin			
Petitioner's name is:		-	
Nombre del demandante: (Your Legal Nam	ne) 		
	CASE NUMBER (I	NÚMERO DE CASO):	
You have <b>30 calendar days</b> after this <i>Summor</i> <i>Petition</i> are served on you to file a <i>Response</i> (f FL-120) at the court and have a copy served o petitioner. A letter, phone call, or court appeara will not protect you.	orm n the	entrega legal de esta Respuesta (formular entrega legal de una	<b>lendario</b> después de haber recibido la a Citación y Petición para presentar una io <u>FL-120</u> ) ante la corte y efectuar la o copia al demandante. Una carta o llamada iencia de la corte no basta para protegerlo.
If you do not file your <i>Response</i> on time, the co may make orders affecting your marriage or do partnership, your property, and custody of your children. You may be ordered to pay support ar attorney fees and costs.	mestic	órdenes que afecten bienes y la custodia	espuesta a tiempo, la corte puede dar su matrimonio o pareja de hecho, sus de sus hijos. La corte también le puede nanutención, y honorarios y costos legales.
For legal advice, contact a lawyer immediately. help finding a lawyer at the California Courts Of Self-Help Center ( <i>www.courts.ca.gov/selfhelp</i> ), California Legal Services website ( <u>www.lawhel</u> or by contacting your local county bar associati	nline at the <u>oca.org</u> ),	con un abogado. Pur abogado en el Centr (www.sucorte.ca.gov de California ( <u>www.k</u>	legal, póngase en contacto de inmediato ede obtener información para encontrar un o de Ayuda de las Cortes de California /), en el sitio web de los Servicios Legales <u>awhelpca.org</u> ) o poniéndose en contacto ogados de su condado.
NOTICE—RESTRAINING ORDERS ARE ON These restraining orders are effective against b spouses or domestic partners until the petition i dismissed, a judgment is entered, or the court r further orders. They are enforceable anywhere California by any law enforcement officer who h received or seen a copy of them.	oth s nakes in	ENCUENTRAN EN están en vigencia en la pareja de hecho h fallo o la corte dé otr público que haya rec	ENES DE RESTRICCIÓN SE LA PÁGINA 2: Las órdenes de restricción o cuanto a ambos cónyuges o miembros de asta que se despida la petición, se emita un ras órdenes. Cualquier agencia del orden cibido o visto una copia de estas órdenes ar en cualquier lugar de California.
FEE WAIVER: If you cannot pay the filing fee, a clerk for a fee waiver form. The court may orde pay back all or part of the fees and costs that the waived for you or the other party.	r you to	presentación, pida a cuotas. La corte pue parte o por completo	<b>DTAS:</b> Si no puede pagar la cuota de l secretario un formulario de exención de de ordenar que usted pague, ya sea en o, las cuotas y costos de la corte previamente e usted o de la otra parte.

[SEAL]	<ol> <li>The name and address of the court are (<i>El nombre y dirección de la corte s</i> Family Justice Center Courthouse Street Address: 201 N. First Street, San Jose, CA 951 Mailing Address: 191 N. First Street, San Jose, CA 95</li> <li>The name, address, and telephone number of the petitioner's attorney, or tl attorney, are: (<i>El nombre, dirección y número de teléfono del abogado del demandante si no tiene abogado, son):</i> Your Legal Name:Your Street Address: City, State, Zip Code:Your Phone Number:</li> </ol>	13 113 he petitioner without an
Date (Fecha):	Clerk , by (Secretario, por)	, Deputy (Asistente)

Page 1 of 2

Form Adopted for Mandatory Use
Judicial Council of California
FL-110 [Rev. January 1, 2015]

SUMMONS (Family Law) Family Code, §§ 232, 233, 2024.7, 2040, 7700; Code of Civil Procedure, §§ 412.20, 416.60–416.90 www.courts.ca.gov

VERN

#### STANDARD FAMILY LAW RESTRAINING ORDERS

## Starting immediately, you and your spouse or domestic partner are restrained from:

- removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
- cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
- transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and

4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

#### NOTICE—ACCESS TO AFFORDABLE HEALTH

**INSURANCE:** Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay towards high quality affordable health care. For more information, visit *www.coveredca.com*. Or call Covered California at 1-800-300-1506.

#### WARNING—IMPORTANT INFORMATION

California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

#### ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO FAMILIAR

## En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- Ilevarse del estado de California a los hijos menores de las partes, o solicitar un pasaporte nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte;
- cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, excepto en el curso habitual de actividades personales y comerciales o para satisfacer las necesidades de la vida; y
- 4. crear o modificar una transferencia no testamentaria de manera que afecte la asignación de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto por lo menos cinco días hábiles antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado que lo ayude o para pagar los costos de la corte.

#### AVISO-ACCESO A SEGURO DE SALUD MÁS ECONÓMICO:

¿Necesita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es así, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de alta calidad. Para obtener más información, visite *www.coveredca.com*. O llame a Covered California al 1-800-300-0213.

#### ADVERTENCIA—IMFORMACIÓN IMPORTANTE

De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

			FL-100
PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COL	URT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS: CITY:	STATE: ZIP CODE:		
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name): Self-Represented			
SUPERIOR COURT OF CALIFORNIA, COUNTY C	or Santa Clara	•	
STREET ADDRESS: 201 N. First Street,			
MAILING ADDRESS: 191 N. First Street,	San Jose, CA 95113		
CITY AND ZIP CODE:			
BRANCH NAME: Family Justice Cen	ter Courthouse		
PETITIONER:			
RESPONDENT:			
PETITION FOR		CASE NUMBER:	
	rriage Domestic Partnership		
	rriage Domestic Partnership		
	rriage Domestic Partnership		
	Domestic Farmership		
<ul> <li>c. We are domestic partners and out</li> <li>2. RESIDENCE REQUIREMENTS (check all a. Petitioner Respondent months immediately preceding th in 1b., at least one of you must co b. Our domestic partnership was es to dissolve our partnership here.</li> <li>c. We are the same sex, were marri- dissolve, our marriage. This Petit Petitioner lives in (specify):</li> <li>3. STATISTICAL FACTS</li> <li>a. (1) Date of marriage (specify): (3) Time from date of marriage to b. (1) Registration date of domestic</li> </ul>	has been a resident of this state for at least so be filing of this <i>Petition. (For a divorce, unless</i> <i>comply with this requirement.)</i> tablished in California. Neither of us has to be ied in California, but currently live in a jurisdic <i>tion</i> is filed in the county where we married. Respondent lives in (so (2) Date of separation (specify): c partnership with the California Secretary of So	in California. six months and of this you are in the legal re e a resident or have a tion that does not rece specify): aration (specify): ars Months State or other state eq aration (specify):	elationship described domicile in California ognize, and will not
(3) Time from date of registration	n of domestic partnership to date of separatio	n (specity):	Years Months
4. MINOR CHILDREN			
a. 🚺 There are no minor children.			
b. 🚺 The minor children are:			
Child's name	Bin	thdate	<u>Age</u>
those children to be children of the mar	efore the marriage or domestic partnership, the riage or domestic partnership. and Respondent, a completed <i>Declaration Ur</i>	he court has the author	-
	d a voluntary declaration of parentage or pate	ernity. (Attach a copy i	if available.)



					FL-100
PI	ETITIONER:			CASE NUMBER:	
RES	PONDENT:				
Petitio	oner requests that the court make the following orders:				
5. <b>LE</b>	GAL GROUNDS (Family Code sections 2200–2210, 2310–2312)				
a.				hip based on <i>(check one):</i> to make decisions.	
b.	<ul> <li>Nullity of void marriage or domestic partnership based on</li> <li>(1) incest.</li> <li>(2) bigamy.</li> </ul>				
C.	<ul> <li>Nullity of voidable marriage or domestic partnership based on</li> <li>(1) petitioner's age at time of registration of domestic partnership or marriage.</li> <li>(2) prior existing marriage or domestic partnership.</li> <li>(3) unsound mind.</li> </ul>	(4) (5) (6)	f	iraud. iorce. physical incapacity.	
a. b.	HILD CUSTODY AND VISITATION (PARENTING TIME)         Legal custody of children to			tioner Respondent Joint C	Dther
a. b.	HILD SUPPORT If there are minor children born to or adopted by Petitioner and Respond partnership, the court will make orders for the support of the children up requesting party. An earnings assignment may be issued without further notice. Any party required to pay support must pay interest on overdue amount Other (specify):	on re	equest a	and submission of financial forms	by the
8. <b>S</b> F	POUSAL OR DOMESTIC PARTNER SUPPORT				
a. b. c. d.	<ul> <li>Spousal or domestic partner support payable to</li> <li>Terminate (end) the court's ability to award support to</li> <li>Reserve for future determination the issue of support payable to</li> <li>Other (specify):</li> </ul>	itione		spondent Respondent ioner  Respondent	

- 9. SEPARATE PROPERTY
  a. There are no such assets or debts that I know of to be confirmed by the court.
  b. Confirm as separate property the assets and debts in Property Declaration (form FL-160). Attachment 9b.
  The following list. Item Confirm to

F	L	-1	1	)()	
	_			νυ.	

	PETITIONER:	CASE NUMBER:
R	ESPONDENT:	
10.	<ul> <li>COMMUNITY AND QUASI-COMMUNITY PROPERTY</li> <li>a. There are no such assets or debts that I know of to be divided by the court.</li> <li>b. Determine rights to community and quasi-community assets and debts. All s</li> <li>in Property Declaration (form FL-160) in Attachment 10b.</li> <li>as follows (specify):</li> </ul>	uch assets and debts are listed
11.	OTHER REQUESTS         a. Attorney's fees and costs payable by Petitioner         b. Petitioner's former name be restored to (specify):         c. Other (specify):	

Continued on <u>Attachment 11c.</u>

# 12. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE SUMMONS, AND I UNDERSTAND THAT THEY APPLY TO ME WHEN THIS PETITION IS FILED.

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

Date:

(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)			
Date:				
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)			
FOR MORE INFORMATION: Read Legal Steps for a Divorce or Legat at <u>www.familieschange.ca.gov</u> — an online guide for parents and				
<b>NOTICE:</b> You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child, spousal or partner support.				
<b>NOTICE—CANCELLATION OF RIGHTS:</b> Dissolution or legal separation may automatically cancel the rights of a domestic partner or spouse under the other domestic partner's or spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner or spouse as beneficiary of the other partner's or spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. Some changes may require the agreement of your partner or spouse or a court order.				



#### ATTACHMENT FM-1050

SUPERIOR COURT	OF CALIFORNIA, COUNTY OF SANTA CLARA	FOR COURT USE ONLY
STREET ADDRESS:	201 North First Street, San José, CA 95113	
MAILING ADDRESS:	191 North First Street	
CITY AND ZIP CODE:	San José, California 95113	
BRANCH NAME:	Family Justice Center	
PETITIONER:		
RESPONDENT:		
Dissolutio	FAMILY LAW NOTICE on/Legal Separation/Nullity/Parentage	CASE NUMBER:

### PLEASE READ THIS ENTIRE FORM

Your case has been assigned to Judge in Department: for all purposes at the Family Courthouse Located at: 201 North First Street, San José, CA 95113.

**TO THE PETITIONER** (the person who started the case): You must serve a copy of this notice on the other party. YOU CANNOT SERVE THE OTHER PARTY YOURSELF.

**TO THE RESPONDENT** (the person who did not start the case): If you want to protect your rights and participate in this case, you must file a Response with the Court within **30 days** of being served.

#### RULES FOR THE STATUS CONFERENCE:

You must follow the California Rules of Court, the Superior Court of California, County of Santa Clara Local Family Law Rules and you must use the correct forms. You can access the California Rules of Court and Judicial Council forms at <u>www.courts.ca.gov/rules.htm</u> and the Local Family Law Rules and Local forms at <u>www.scscourt.org</u>.

# A final Judgment will <u>NOT</u> be entered in your case automatically. You must take further action to finish your case!

#### IF YOU NEED HELP:

- Please visit the Self Help section on the Court's website at <u>www.scscourt.org</u>
- For a low cost consultation with a private attorney contact the Santa Clara County Bar Association at (408) 971-6822 (or <u>www.sccba.com</u>).
- You can also email, call or Live Chat the Court's Self Help Center by going to <u>www.scscourt.org</u>, then click "Contact the Self Help Center".

If, after reviewing the Court's website or other information, you would like to schedule a Status Conference to review the status of your case and next steps to finish it, you may contact the Family Court Clerk's Office at (408) 534-5600 or visit them in person at one of the three courthouses listed above during regular Court business hours. The purpose of the Status Conference is to review your case's progress; it is not the date when your case is actually finished.

# **PROOF OF SERVICE** START DISSO, NO MINORS

# **TO BE COMPLETED BY THE SERVER** (SEE INSTRUCTIONS FOR DETAILS)

	12-113
PARTY WITHOUT ATTORNEY or ATTORNEY STATE BAR NO.: NAME:	FOR COURT USE ONLY
FIRM NAME: Self-Represented	-
STREET ADDRESS:	_
CITY:	-
TELEPHONE NO.: FAX NO.: E-MAIL ADDRESS:	
ATTORNEY FOR (name): Self-Represented	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Clara	
STREET ADDRESS:201 N. First Street, San Jose, CA 95113 MAILING ADDRESS:191 N. First Street, San Jose, CA 95113	
CITY AND ZIP CODE:	
BRANCH NAME: Family Justice Center Courthouse	
PETITIONER:	
RESPONDENT:	
PROOF OF SERVICE OF SUMMONS	CASE NUMBER:
<ol> <li>At the time of service I was at least 18 years of age and not a party         <ul> <li>a.  Family Law: Petition—Marriage/Domestic Partnership (for Marriage/Domestic Partnership (form <u>FL-120</u>)</li> <li>-or-</li> </ul> </li> </ol>	to this action. <b>I served the respondent with copies of:</b> m <u><i>FL-100</i></u> ), <i>Summons</i> (form <u><i>FL-110</i></u> ), and blank <i>Response</i> —
<ul> <li>b. Uniform Parentage: Petition to Determine Parental Relation Response to Petition to Determine Parental Relationship ( -or-</li> </ul>	
c. Custody and Support: Petition for Custody and Support of blank Response to Petition for Custody and Support of Mi and	Minor Children (form <u>FL-260</u> ), Summons (form <u>FL-210</u> ), and nor Children (form <u>FL-270</u> )
d. X (1) Completed and blank Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form <u>FL-105</u> )	<ul> <li>(5) Completed and blank <i>Financial Statement</i> (<i>Simplified</i>) (form <u><i>FL-155</i></u>)</li> <li>(6) Completed and blank <i>Property</i></li> </ul>
(2) Completed and blank Declaration of	Declaration (form <u>FL-160</u> )
<ul> <li>(3) Disclosure (form <u>FL-140</u>)</li> <li>(3) Completed and blank Schedule of Assets and Debts (form <u>FL-142</u>)</li> </ul>	(7) Request for Order (form <u>FL-300</u> ), and blank Responsive Declaration to Request for Order (form <u>FL-320</u> )
(4) Completed and blank <i>Income and</i>	(8) <b>X</b> Other ( <i>specify</i> ):
Expense Declaration (form FL-150)	ADR Options (Local form FM-1021);
	Family Law Notice (Local form FM-1050)
2. Address where respondent was served:	
3. I served the respondent by the following means (check proper boxe	s):
a. <b>Personal service.</b> I personally delivered the copies to the on <i>(date):</i>	
b. Substituted service. I left the copies with or in the prese	
who is (specify title or relationship to respondent):	
(1) (Business) a person at least 18 years of age v business of the respondent. I informed the personal	who was apparently in charge at the office or usual place of son of the general nature of the papers.
(2) (Home) a competent member of the household informed the person of the general nature of th	I (at least 18 years of age) at the home of the respondent. I e papers.
I thereafter mailed additional copies (by first class, postage copies were left (Code Civ. Proc., § 415.20b) on <i>(date):</i>	prepaid) to the respondent at the place where the
A declaration of diligence is attached, stating the actions	taken to first attempt personal service.

Page 1 of 2

_					
	PETITIONER:	CASE NUMBER:			
	RESPONDENT:				
L					
3.	3. c. Mail and acknowledgment service. I mailed the copies to the respondent,				
	first-class mail, postage prepaid, on <i>(date)</i> :				
	<ul> <li>(1) with two copies of the Notice and Acknowledgment of Receipt (form envelope addressed to me. (Attach completed Notice and Acknowledgment) (Code Civ. Proc., § 415.30.)</li> </ul>				
	(2) to an address outside California (by registered or certified mail with return receipt or other evidence of actual delivery to the response				
	d. Other (specify code section):				
	Continued on <u>Attachment 3d</u> .				
4.	4. Person who served papers				
	Name:				
	Address:				
	Street Address:           City:           State:				
	Telephone number:				
	This person is				
	a. exempt from registration under Business and Professions Code section 22	350(b).			
	b. X not a registered California process server.				
	ca registered California process server:an employee orar	n independent contractor			
	(1) Registration no.:				
	(2) County:				
	(3) <b>The fee</b> for service was <i>(specify):</i> \$				
5.	5. X I declare under penalty of perjury under the laws of the State of California that	the foregoing is true and correct.			
	–or–				
6.	6. <b>I am a California sheriff, marshal, or constable</b> , and I certify that the foregoin	ng is true and correct.			

Date:
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FL-115 [Rev. January 1, 2021]

(NAME OF PERSON WHO SERVED PAPERS)

(SIGNATURE OF PERSON WHO SERVED PAPERS)

# **RESPONSIVE FORMS**

START DISSO, NO MINORS

# LEAVE BLANK

# TO BE ATTACHED TO THE OTHER PARTY'S COPY FOR SERVICE

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO .:	FAX NO.: :	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): Self-Represente		
SUPERIOR COURT OF CALIFORNIA, COU		
STREET ADDRESS: 201 N. First Str		
MAILING ADDRESS: 191 N. FIRST STR	eet, San Jose, CA 95113	
CITY AND ZIP CODE:		
BRANCH NAME: Family Justice	Center Courthouse	
PETITIONER:		
RESPONDENT:		
	QUEST FOR AMENDED	CASE NUMBER:
	Marriage Domestic Partnership	
	Marriage Domestic Partnership	
	Marriage Domestic Partnership	
1. LEGAL RELATIONSHIP (check all tha	t apply):	
a. 🛄 We are married.		
	our domestic partnership was established in Califo	
c. U We are domestic partners and o	our domestic partnership was NOT established in	California.
2. <b>RESIDENCE REQUIREMENTS</b> (check	( all that apply):	
a. Petitioner Respondent	has been a resident of this state for at least six	months and of this county for at least
·	eding the filing of this Petition. (For a divorce, unle	-
	f you must comply with this requirement.)	, ,
	established in California. Neither of us has to be a	resident or have a domicile in California
to dissolve our partnership here		
	rried in California, but currently live in a jurisdictio	n that does not recognize, and will not
	tition is filed in the county where we married.	5
Petitioner lives in (specify):	-	res in <i>(specify):</i>
	·	
3. STATISTICAL FACTS		
a. [] (1) Date of marriage (specify):	(2) Date of separation	n (specify):
(3) Time from date of marriage	to date of separation (specify): Years	Months
b. 🔲 (1) Registration date of domest	ic partnership with the California Secretary of Stat	e or other state equivalent (specify below):
	(2) Date of separation	n (specify):
(3) Time from date of registration	on of domestic partnership to date of separation (s	specify): Years Months
4. MINOR CHILDREN		
a. 🔲 There are no minor children.		
b. 🔲 The minor children are:		
Child's name	<u>Birthdate</u>	Age
(1) Continued on Attachme	ent 4b. (2) 🔲 a child who is not yet born	).
c. If any children were born before the	marriage or domestic partnership, the court has the	ne authority to determine those children to
be children of the marriage or dome		
d. If there are minor children of Petition	ner and Respondent, a completed Declaration Und	der Uniform Child Custody Jurisdiction
and Enforcement Act (UCCJEA) (for		
e. 🔲 Petitioner and Respondent sign	ed a voluntary declaration of parentage or paterni	ity. (Attach a copy if available.) Page 1 of 3

**RESPONSE—MARRIAGE/DOMESTIC PARTNERSHIP** 

	FL-120
PETITIONER: RESPONDENT:	CASE NUMBER:
<ul> <li>Respondent requests that the court make the following orders:</li> <li>5. LEGAL GROUNDS (Family Code sections 2200–2210; 2310–2312) <ul> <li>a. Respondent contends that the parties never legally married or registered a dome</li> <li>b. Respondent denies the grounds set forth in item 5 of the petition.</li> <li>c. Respondent requests <ul> <li>(1) Divorce</li> <li>Legal separation</li> <li>(a) irreconcilable differences.</li> <li>(b) permanent legal incapacity</li> </ul> </li> </ul></li></ul>	ip based on
<ul> <li>(2) Nullity of void marriage or domestic partnership based on</li> <li>(a) incest. (b) bigamy.</li> </ul>	
<ul> <li>(3) Nullity of voidable marriage or domestic partnership based on         <ul> <li>(a) respondent's age at time of registration of domestic partnership or marriage.</li> <li>(b) prior existing marriage or domestic partnership.</li> <li>(c) unsound mind.</li> <li>(d) fraud.</li> <li>(e) force.</li> <li>(f) physic</li> </ul> </li> </ul>	al incapacity.
6. CHILD CUSTODY AND VISITATION (PARENTING TIME) Petitioner Res	spondent Joint Other
<ul> <li>a. Legal custody of children to</li> <li>b. Physical custody of children to</li> <li>c. Child visitation (parenting time) be granted to</li> </ul>	
As requested in form <u>FL-311</u> form <u>FL-312</u> form <u>FL-32</u> form <u>FL-341(E)</u> Attachment	
7. CHILD SUPPORT	
<ul> <li>a. If there are minor children born to or adopted by Petitioner and Respondent before or or partnership, the court will make orders for the support of the children upon request and requesting party.</li> <li>b. An earnings assignment may be issued without further notice.</li> <li>c. Any party required to pay support must pay interest on overdue amounts at the "legal" d. Other (specify):</li> </ul>	submission of financial forms by the
8. SPOUSAL OR DOMESTIC PARTNER SUPPORT	
<ul> <li>a. Spousal or domestic partner support payable to Petitioner Response</li> <li>b. Terminate (end) the court's ability to award support to Petitioner Response</li> <li>c. Reserve for future determination the issue of support payable to Petitione</li> <li>d. Other (specify):</li> </ul>	espondent
9. SEPARATE PROPERTY	

a. There are no such assets or debts that I know of to be confirmed by the court.

<li>b. Confirm as separate property the assets and</li>	d debts in 🛛 🔲 F	Property Declaration (form <u>FL-160</u> ).	Attachment 9b.
the following list.	<u>ltem</u>	<u>Cc</u>	onfirm to

	FL-120
PETITIONER: RESPONDENT:	CASE NUMBER:
<ul> <li>10. COMMUNITY AND QUASI-COMMUNITY PROPERTY</li> <li>a. There are no such assets or debts that I know of to be divided</li> <li>b. Determine rights to community and quasi-community assets ar</li> <li>in Property Declaration (form FL-160). in Attachment as follows (specify):</li> </ul>	•
<ul> <li>11. OTHER REQUESTS <ul> <li>a. Attorney's fees and costs payable by</li> <li>b. Respondent's former name be restored to (specify):</li> <li>c. Other (specify):</li> </ul> </li> </ul>	Respondent
Continued on <u>Attachment 11c.</u> I declare under penalty of perjury under the laws of the State of California Date:	that the foregoing is true and correct.
Date:	
(TYPE OR PRINT NAME) <b>FOR MORE INFORMATION:</b> Read <i>Legal Steps for a Divorce or Legal S</i> at <u>www.familieschange.ca.gov</u> — an online guide for parents and child	
<b>NOTICE:</b> You may redact (black out) social security numbers from any w form used to collect child, spousal or partner support.	ritten material filed with the court in this case other than a
<b>NOTICE—CANCELLATION OF RIGHTS:</b> Dissolution or legal separation or spouse under the other domestic partner's or spouse's will, trust, retire survivorship rights to any property owned in joint tenancy, and any other domestic partner or spouse as beneficiary of the other partner's or spous as well as any credit cards, other credit accounts, insurance polices, retir should be changed or whether you should take any other actions. Some spouse or a court order.	ement plan, power of attorney, pay-on-death bank account, similar thing. It does not automatically cancel the right of a se's life insurance policy. You should review these matters, rement plans, and credit reports, to determine whether they
The original response must be filed in the court	with proof of service of a copy on Petitioner.
FL-120 [Rev. January 1, 2020]     RESPONSE—MARRIAGE/DOM       CED*     Essential       (Family Law)	-

# Choices for Solving Legal Problems without a Court Hearing

## FAMILY COURT Superior Court, Santa Clara County

### Alternate Dispute Resolution is a CHOICE in Family Law Cases

"Alternative Dispute Resolution" (ADR) is a term used for ways you can solve problems without going to a formal Court hearing with a Judge. Some choices are explained below. ADR can save you time **and** money. With ADR you are likely to feel better about the legal process and how your case is settled. You can often solve Family Law issues such as child custody, visitation, support, and property division by agreement instead of by going to a Court hearing.

Except for custody and visitation mediation, ADR services are voluntary and can only be a part of your case resolution plan if both parties choose to use these services.

All court-connected ADR providers that are a part of your case resolution plan have been trained to assess and handle cases that may have domestic violence issues. Ask about separate sessions if meeting separately from the other party will make you feel safer.

### TYPES OF RESOLUTION PROCESSES:

### Custody/Visitation Mediation - Free

California law says that if parents do not agree about custody and visitation issues they must try to settle the issues by going to Mediation. Mediation is a way for parents to meet with someone who does not work for either side to try to agree about their children. Mediation can be done through the Court at Family Court Services at no cost or through a private mediator you hire on your own. Mediation through Family Court Services in Santa Clara County is a confidential process - the mediator will not go to a Court hearing to tell the Judge what you or the other parent said in mediation. The mediator can help you and the other parent talk about and decide issues such as how much time the child will spend with each parent, how to best exchange the child, and other custody or visitation issues.

Orientation and Mediation may be scheduled by calling (408) 534-5760. Parties must attend Orientation prior to Mediation if they have never been to Mediation before. Orientation may be done online at <a href="http://www.scscourt.org/court\_divisions/family/fcs/fcs\_orientation.shtml">http://www.scscourt.org/court\_divisions/family/fcs/fcs\_orientation.shtml</a> or in person by calling (408) 534-5760 to schedule Orientation. Orientation is available in English and Spanish.

### Settlement Officer Conference (SOC) - Free

The Court has a full-time Settlement Officer, whose job is to help parties settle their family law cases for free. The Settlement Officer Conference (SOC) focuses on resolving **property and support issues**. The conference works best when parties have given each other information in advance about their finances and how they think things should be settled. An SOC can be set at any time after you have served the Preliminary Declarations of Disclosure by calling (408) 534-5710.

### Mediation

Mediation is a way to reach an agreement with the help of a person who is specially trained to help resolve disagreements. The mediator can help the parties talk with each other and explore options for settlement. Mediators are usually attorneys hired by the parties, but they are not the attorney for either side. A mediator can help resolve one issue or the entire case. Mediation is private and confidential. Anything that is said or written in the mediation process is confidential. The mediator may not talk about the case to the Court or anyone else unless the parties both agree. Agreements reached in mediation can become court orders if both parties agree.

Visit the Court's website for a list of Family ADR providers: http://www.scscourt.org/court\_divisions/family/adr/family\_adr\_search.asp

### Personal Property Arbitration - Free

A volunteer attorney will decide how to divide your **personal property**, such as furniture. Both parties must agree to the arbitration or it must be ordered by the Court. The arbitrator writes up a decision after each side presents his or her case. The arbitrations are held at the Family Court and may be scheduled by calling (408) 534-5710.

### **Collaborative Law**

In the collaborative practice process, each party has a private attorney and each makes a commitment to resolve any disagreements without going to court. The parties and their attorneys have a series of private meetings to create solutions based on the needs of the parties. All parties and their attorneys agree that if the parties cannot settle their case and/or if either party chooses to withdraw from the process and go to court, the collaborative attorneys cannot represent these parties in court.

Visit the Court's website for a list of Family ADR and Collaborative Law providers: <u>http://www.scscourt.org/court\_divisions/family/adr/family\_adr\_search.asp</u>

You may also contact the Santa Clara County Bar Association at (408-287-2557 or <u>www.sccba.com</u>) and ask for names of attorneys from the Collaborative Law panel.

### Arbitration and Private Judging

An arbitrator, usually an attorney hired by the parties, makes a decision after the hearing information is presented by both parties. The arbitrator prepares a written decision which is sent to both parties and the Court. The parties decide ahead of time whether the arbitration is binding or not. "Binding" means that the arbitrator's decision will be final. "Non-binding" means that the parties do not have to follow the arbitrator's decision.

Private judging, like arbitration, involves choosing a person, usually an attorney, to act as either a settlement or trial judge or both. The decision of the private judge is filed with the Court as a Court order. If you want to consider private judging, both sides must agree on the private judge. Please be sure that you are clear on the experience and qualifications of the provider as well as the costs and services that he or she will provide.

### Young Children's Settlement Team-Free

If you have a child aged 5 or under and have custody or visitation disputes, you may request to participate in the Young Children's Settlement Team Project. This brings together a team of volunteer mental health professionals and volunteer attorneys who work with the parties at the courthouse to attempt to resolve any custody or visitation issues. The process is confidential. If agreements are reached, they are reviewed by the parties and counsel, as well as the Court. If there are still issues left, a JCC is held with the All Purpose Judge.

# The Court does not think any form of ADR or any ADR provider is better than another and does not guarantee how your case will work out.