# How to File a Response to a Parentage Case and Set or Change Custody, Parenting Time, Support and/or Other Orders

(Emergency)

Step 1	Complete the following forms in blue or black ink:			
	Local form FM-1013 Declaration in Support of Ex Parte Application for Orders			
	FL-305 Temporary Emergency (Ex Parte) Orders			
	FL-300 Request for Order			
	FL-220 Response to Petition to Determine Parental Relationship			
	FL-105 Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA)			
	☐ MC-025 Attachment to Judicial Council Form			
	☐ FL-311 Child Custody and Visitation (Parenting Time) Application Attachment			
	☐ FL-150 Income and Expense Declaration, if child support is at issue			
Step 2	<b>Since you are asking for emergency/temporary orders,</b> the law requires you to give 1 copy of the forms to the other party by 10:00 am the day before you want the Judge to read them. Then you will complete form FM-1013. In some cases you may not have to give notice, if the Judge gives you special permission. <a href="Important: 20px special-permission-limportant: 20px special-permission-&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;Step 3&lt;/th&gt;&lt;th&gt;Copies: Make □ 2 □ 3 □ 4 copies, in addition to the original.&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;Step 4&lt;/th&gt;&lt;th&gt;File: File the original and copies in the Clerk's Office of the courthouse located at:  201 North First Street, San Jose, CA 95113&lt;/th&gt;&lt;/tr&gt;&lt;tr&gt;&lt;th&gt;There is a filing fee, unless the&lt;/th&gt;&lt;th&gt;The Clerk's Office opens at 8:30am Monday-Friday, closing times are subject to change, visit &lt;a href=" https:="" www.scscourt.org"="">www.scscourt.org</a> or call <b>408-534-5600</b> for current office hours.			
fee is waived.	If the Department of Child Support Services (DCSS) is involved in your case, ask the court clerk to keep 1 filed copy to give to DCSS for you.			
	Since you <u>are</u> asking for emergency/temporary orders and/or a fee waiver, there is a 24 to 48 hour hold on the papers. During that time, the Judge will determine if you get emergency/temporary orders and/or if the filing fee will be waived. If emergency/temporary orders are granted, these orders will be in effect until the court date.			
	Note: The Judge may or may not grant your request for temporary orders and/or fee waiver.			
Step 5	Service: After the filed copies are returned to you:			
	<ul> <li>Keep for your records—1 filed copy</li> <li>Serve 1 filed copy and a blank FL-320 Responsive Declaration to Request for Order and ☐ FL-150 on the other parent. "Personal Service" means: someone, NOT YOU, who is at least 18 years old must hand deliver the filed copies to the other parent. You can find a "Process Server" who will do this for a fee.</li> <li>Service must be completed at least (check item 4 on form FL-300 after it is processed): ☐ 5 calendar days before the court hearing (if emergency orders or order shortening time is granted)</li> <li>☐ 16 court days before the court hearing (weekends and holidays do not count) (if emergency orders and order shortening time denied)</li> <li>Whoever serves must complete the attached Proof of Personal Service form (FL-330) 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</li> </ul>			
STEP 6	file stamp the copy and give it back to you. Keep this copy for your records.  Go to your court date.			



# WHAT IS A REQUEST FOR ORDER AND WHY WOULD I FILE ONE?

A *Request for Order* is a request for the court to have a hearing so the Judge can make a court order. If you want the Judge to make a new order about custody, visitation, support or other orders in an existing case, or if you want to change an order that already exists, you would file a *Request for Order*. If you do not already have an open case, you will need to file additional paperwork to open one. See below to find out how you can get assistance through the Self-Help Center/Family Facilitator's Office.

# WHAT ARE EMERGENCY/TEMPORARY ORDERS?

The Judge may grant a request to make orders immediately (within 24 to 48 hours) if a situation has occurred, or may occur, where irreparable harm would occur without the emergency orders. For example, your child is in immediate danger of being harmed or abducted.

The law requires that you, the party requesting emergency orders, give 1 copy of the forms to the other party before they are filed so the other party knows about the emergency orders you are requesting (has "notice"). This gives them a chance to respond to the court on an emergency basis to give the Judge their side of the story. You have to give the forms to the other party by 10:00 am the day before you want the Judge to review them. So if the forms are given to the other party at:

- 9:30 am on Wednesday they will be reviewed by the Judge on Thursday.
- 2:00 pm on Wednesday they will be reviewed by the Judge on Friday.

In some cases, the Judge can excuse this notice depending on facts of each case. Such cases include domestic violence restraining order applications. For cases that do not involve a domestic violence restraining order, you *must* attach a separate declaration explaining why you are requesting the court waive the requirement for giving notice to the other party. You can consult a private attorney for legal advice as to whether notice is required in your situation.

If emergency/temporary orders are made, they are in effect until your court date. The filing clerk will write this date on the front page of the *Request for Order*. If your request for emergency orders is denied at the temporary stage, you still have another chance to ask for them at your hearing,

# WHAT HAPPENS IF I CANNOT GET THE OTHER PARTY SERVED?

The law requires you to have someone other than you, who is over 18, hand deliver a filed copy of the forms to the other party. If you are unable to serve the other party on time, the court will not be able to hear your request or make any court orders at the hearing. The Judge may grant a reissuance (this means a new court date is scheduled). If so, any emergency/temporary orders that were made will usually continue to be in effect until the new court date.

# WHY WAS THIS CASE OPENED?

If you have a minor child/ren with a person you are not married to, that other parent has opened this case to establish parentage (that you are both the parents of your child/ren) and possibly to get orders for custody, parenting timeshare ("visitation") and child support.

# WHAT IF I'M NOT SURE I AM THE CHILD'S PARENT?

This is a very important issue to resolve as quickly as possible. If you have questions, get legal advice <u>immediately!</u> You may contact the Lawyer Referral Service at (408) 971-6822 for referral to a private attorney.

# WHY SHOULD I FILE A RESPONSE?

You should fill out and file the *Response* form if you want to participate in the case and have the Judge hear your side. Filing a *Response* will allow you to ask for DNA-type genetic testing or admit parentage, get a custody order and set up parenting timeshare or establish a monthly child support amount and other orders.

# WHY IS ESTABLISHING PARENTAGE IMPORTANT FOR MY CHILD?

A parentage action establishes who the parents are, rights to child support and legal claims to inheritance or Social Security benefits. However, you must be sure you get your actual parentage *Judgment*, not just orders for custody and support. Opening a case also establishes which county's court will make decisions about your child.

# WHAT IF THE FATHER SIGNED A VOLUNTARY DECLARATION OF PATERNITY AT THE HOSPITAL?

The *Voluntary Declaration of Paternity* becomes a parentage judgment 60 days after it is signed and cannot be cancelled after the child turns two years of age. If you want custody, parenting timeshare or child support orders, you still need to open a court case and attach a copy of the *Voluntary Declaration of Paternity*, if you have it.

# **HOW CAN I GET HELP?**

Here are some ways to get help:

- Go to <a href="http://www.calbar.ca.gov/Public">http://www.calbar.ca.gov/Public</a>, 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 <a href="https://www.scscourt.org">www.scscourt.org</a>, click on "Self-Help" then "Self-Help Flyers".
- The Self Help Center/Family Law Facilitator See our information flyer:
  - Contact us: 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.
  - Obtain Forms: Go to www.scscourt.org then click "Complete Forms at Home"
  - Form Review: Emergency requests may be reviewed in person at the Restraining Order Help Center located at 201 N. First Street, San Jose, CA 95113, visit <a href="www.scscourt.org">www.scscourt.org</a> for current office hours.
  - o Note: We **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

Rev. 7/28/2021

# **BLANK FORMS**

UPA RESPONSE AND EX PARTE REQUEST FOR ORDER, C/V

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

# **ATTACHMENT FM-1013**

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
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 Division	
PETITIONER: FAITHIY DIVISION	CASE NUMBER:
I EITHONEK.	CASE NUMBER.
RESPONDENT:	
NEST STREET.	
DECLARATION IN SUPPORT OF EX PARTE APPLICATION FOR ORDERS	DEPARTMENT NUMBER:
	FCS NUMBER:
I, the undersigned, declare:	
1. I am (choose one):	
	ent attorney for child(ren)
<ul> <li>a. attorney for Petitioner</li> <li>b. self-represented Petitioner</li> <li>attorney for Responde</li> <li>self-represented Responde</li> </ul>	andent
c. other (explain):	ondent
c. Grief (explain).	
2. The opposing party or minor children is represented by an attorney:	Yes No
(If you checked "Yes", fill in the name, address, and telephone number of a	II attorneys.
If you checked "No", fill in the other party's name address, and telephone n	umber.)
Party/Attorney name:	
Address/Telephone number:	
Child's attorney name and address:	
3. OTHER CASES: Have the parties to this case been involved in another Fa	mily, Probate, Juvenile, or Criminal Court
Case?	ase number:
4. OTHER APPLICATIONS: I or another party	ade previous application(s) on the same issue
Orders were were not granted on the prior application(s). Explair	
5. NOTICE	in your docidration.
a. I HAVE given notice to all opposing parties and/or their attorney be	ov the following method:
Personal delivery Fax Overnight Carrier Fig	
Date: Time: Person who	
I have received confirmation that the other party has received my pape	
In person/telephone (describe):	
Written confirmation of receipt	
b. I ask the Court not to require notice of the ex parte request for ord	ders because (Check all that apply, In
the space provided below in 5.c. and on any attached pages or a	
give facts that support a request not to give notice for each box y	
Violence Prevention Act (DVPA) restraining orders):	• •
☐ This is an application for Domestic Violence Prevention Act (DVPA	A) restraining orders.
This application involves a matter not requiring notice under State	
Giving notice would frustrate the purpose of the order;	
Giving notice would result in immediate and irreparable harm to th	e applicant or the children who may be
affected by the order sought;	•
Giving notice would result in immediate and irreparable damage to	or loss of property subject to disposition
in the case;	•
The parties agreed in advance that notice will not be necessary wi	th respect to the matter that is the subject
of the request for emergency orders. Provide documentation of thi	

		ATTACHMENT FM-101	
PETITIONER:		CASE NUMBER	
RESPONDENT:			
	easonable and good faith efforts to give ably be futile or unduly burdensome (de	notice to the other party, and further efforts to give scribe those efforts in detail below).	
<ul><li>Additional pages and Provide detailed f</li></ul>			
declare under penalty of perju	ıry that the foregoing and any statement	on attached pages are true and correct.	
Date	Print Name	Signature of Declarant	



	ATTACHMENT TWI-TOTS
PETITIONER:	CASE NUMBER
RESPONDENT:	

# INSTRUCTIONS

For more information please refer to Superior Court of California, County of Santa Clara Local Rules 5 A & B and California State Rules, Rules 5.151, 5.165, 5.167, and 5.170.

This form is required in Santa Clara County, if you are asking the Judge to make immediate orders (also known as emergency or ex parte orders) without the other party being present for a hearing. This form must be completed in any case where ex parte orders or emergency orders are requested. If you are required to give notice, notice must be given before 10:00 a.m. on the court day before the Judge reviews the application, or the application will be delayed another 24 hours. Notice means providing the other side of the case, either all other attorneys or any self-represented party, with copies of any papers that you want the Judge to review and any orders that you are requesting. If you have given notice to the other side of your case, you must state the form of notice given. If you ask the Court to not require notice, you must explain why. Sometimes notice is not required, such as cases involving allegations of domestic violence or where the safety of a party or a child might be at risk if notice is given. It is up to the Judge in your case to determine whether notice will be required or not.

### **SECTION #1**

State whether you are the Petitioner or the Respondent in the case. Once a case is filed, the parties keep the same status in the case. You do not change from the Respondent to the Petitioner by filing a new motion in the case. If you do not have an attorney, you are considered self-represented.

### **SECTION #2**

If any other party is represented by an attorney, you must provide the Court with the attorney's name and address. If the other party is not represented by an attorney, you must provide the Court with the other party's address.

## **SECTION #3**

It is very important to list all other cases in which you and the other party have been involved with the courts. This would include other Family Law, Probate, Juvenile, Restraining Order, Child Support, Civil, or Criminal matters. If you do not have the case number, please put "unknown" and list the county and the year of the filing, if possible.

### SECTION #5a.

Unless notice is excused by the Court, you must provide notice of this application to all other parties and attorneys before you deliver a copy to the Court. When you give such notice, specify how you did it (by fax, courier, or personally, for example), who received it and at what time and on which date. Also, please explain how you know that the other side received copies of your papers and what response you were given.

## SECTION #5c.

If you believe that you should not be required to give notice of this application and are asking the Court not to require notice, explain why in this section. Check as many boxes as apply. You may also write out any further explanation of your reasons for not giving notice or provide a separate declaration.

After this form is completed, attach it to your application or motion and submit them to the Court Specialist's Office at the Family Court Facility where you are dropping off your paperwork for review.



ATTACHMENT EM-1013

ATTORNEY OR PARTY WITHOUT 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-Repres	ented	
SUPERIOR COURT OF CALIFORNIA		
STREET ADDRESS: 201 N. First Street	·	
MAILING ADDRESS: 191 N. First Street		
CITY AND ZIP CODE:	,,	
BRANCH NAME: Family		
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
	ERGENCY (EX PARTE) ORDERS	CASE NUMBER:
	isitation (Parenting Time) Property Control	
Other (specify):	•	
1. TO (name(s)):		
Y Petitione	Respondent Other Parent/Party	Other (specify):
Feutione	Tespondent Uniter Falent Fally	Guior (specify).
A court hearing will be held on	the Request for Order (form FL-300) served with this or	der as follows:
	<u>`</u>	
a. Date:	Time: Dept.:	Room:
b. Address of court X sa	ame as noted above other (specify):	
The state of source A		
party or to children	ency (ex parte) orders are needed to: (a) help prevent ar in the case, (b) help prevent immediate loss or damage change procedures for a hearing or trial.	
	emporary emergency orders expire on the date and time	e of the hearing scheduled in (1), unless
3. X CHILD CUSTODY	<del>-</del>	and the second s
	•	ary physical custody, care, and control to:
a. <u>Child's name</u>	<u>Date of Birth</u> Petitione	er Respondent Other Party/Parent
Continued on A		
b. X Visitation (Par	enting Time) The temporary orders for physical custoo	dy, care, and control of the minor children in
(3) are subject t	o the other party's or parties' rights of visitation (parentir	ng time) as follows (specify):
		See Attachment 3(b)
	THIS IS A COURT ORDER.	Page 1 of 2

			FL-305
PETITIONER:		CASE NUMB	ER:
RESPONDENT:			
OTHER PARENT/PARTY:			
3. CHILD CUSTODY (continue	ed)		
c. Travel restrictions	•		
		y, care, and control of minor chi	dren must not remove the minor hearing.
(2) Petitioner	<u></u>	Parent/Party must not remove	•
	n the state of California.	. a.c a.t,actc.	aren maren (epeeny).
	n the following counties (spec	ify):	
(c) othe	er (specify):	• /	
4 🖂 ••••••			
<del></del>	revention orders are attache		
		illd custody orders in this case u fornia Family Code, commencin	
	<del></del>	ling party was given notice and	•
	of the State of California.	and party was given notice and	an opportunity to be neard as
,		bitual residence of the child or c	hildren is (specify):
The United Sta			muterris (specify).
		ner (specify): civil or criminal penalties, or b	oth
	uer, you may be subject to	or or criminal penalties, or b	otti.
4. PROPERTY CONTROL	. — -		
		ent/Party is given exclusive ter	
control of the following pro	perty that the parties	own or are buying lease	e or rent
		-	he following payments on the liens
·	g due while the order is in effe		
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
Pay to:	For:	Amount: \$	Due date:
5. All other existing orders, not	in conflict with these tempora	ry emergency orders, remain in	full force and effect.
	•		orders are listed in Attachment 6.
6. OTHER ORDERS (specify):		Additional	orders are listed in Attacriment 6.
Date:			

THIS IS A COURT ORDER.

JUDGE OF THE SUPERIOR COURT

PARTY WITHOUT ATTORNEY OR ATTO	DRNEY 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-Re		
	ORNIA, COUNTY OF Santa Clara	
STREET ADDRESS: 201 N. First S		
MAILING ADDRESS: 191 N. First S	Street, San Jose, CA 95113	
CITY AND ZIP CODE:		
BRANCH NAME: Family		
PETITIONER:		
RESPONDENT:		
OTHER PARENT/PARTY:		
REQUEST FOR ORDER	CHANGE TEMPORARY EMERGENCY ORDERS	CASE NUMBER:
Child Custody	Visitation (Parenting Time) Spousal or Partner Support	
Child Support	Domestic Violence Order Attorney's Fees and Costs	
. — –		
Property Control	Other (specify):	
	NOTICE OF HEARING	
	morroz or maratario	
1. TO (name(s)):		
<b>X</b> Pe	titioner Respondent Other Parent/Party Other	(
LA Fe	titioner Respondent Other Parent/Party Other (	specify):
O A COURT LIE A DINIO W	UL DE LIELD AC FOLLOWIC	
2. A COURT HEARING WI	ILL BE HELD AS FOLLOWS:	
a. Date:	Time: Dept.:	Room.:
_		Koom.
b. Address of court	same as noted above other (specify):	
O WARNING to the manage	and a state that Democratification and the country and the cou	-t
	In served with the Request for Order: The court may make the request	
•	claration to Request for Order (form FL-320), serve a copy on the other	•
	ss the court has ordered a shorter period of time), and appear at the hea	aring. (See form FL-320-livFO for
more information.)	5	
(F	Forms <u>FL-300-INFO</u> and <u>DV-400-INFO</u> provide information about completing this	s form.)
	COURT ORDER	
It is ordered that:	(FOR COURT USE ONLY)	
	· · · · · · · · · · · · · · · · · · ·	5 days before the
4. Time for s	ervice  until the hearing is shortened. Service must be on or b	pefore (date): hearing date
5. X A Responsive Dec	laration to Request for Order (form FL-320) must be served on or before	e (date): 2 days before the
		hearing date
<u> </u>	ttend an appointment for child custody mediation or child custody recon	nmending counseling as follows
(specify date, time,	and location):	
7 The and a to Table	The Design Control of the Control of	diam and accept to a second live
	porary Emergency (Ex Parte) Orders (form FL-305) apply to this proceed	eding and must be personally
served with all doc	uments filed with this Request for Order.	
8. Other (specify):		
Date:		IUDICIAL OFFICER
		JUDICIAL OFFICER Page 1 of 4

	FL-30
PETITIONER: RESPONDENT:	CASE NUMBER:
THER PARENT/PARTY:  REQUEST FOR OF	PDER
Note: Place a mark X in front of the box that applies to your case or to you "Attachment." For example, mark "Attachment 2a" to indicate that the list o	our request. If you need more space, mark the box for
attached to this form. Then, on a sheet of paper, list each attachment num your name, case number, and "FL-300" as a title. (You may use Attached	ber followed by your request. At the top of the paper, write
RESTRAINING ORDER INFORMATION One or more domestic violence restraining/protective orders are n Petitioner Respondent Other Parent/Party The orders are from the following court or courts (specify county as	(Attach a copy of the orders if you have one.)
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):
CHILD CUSTODY VISITATION (PARENTING TIME)	I request temporary emergency orders
a. I request that the court make orders about the following childress.  Child's Name  Date of Birth  Legal of ecide	en (specify): <u>Custody to (person who                                  </u>
	See attached FL-311
b The orders I request for We shild quetody We vir	Attachment 2a
b. The orders I request for Canal custody Canal custody (1) Specified in the attached forms:	sitation (parenting time) are.
Form FL-305 Form FL-311 Form FL-341(D) Form FL-341(E)	Form FL-312 Form FL-341(C)  Other (specify):
(2) As follows (specify):	Attachment 2b
c. The orders that I request are in the best interest of the children	n because (specify):  Attachment 2c.
d This is a change from the current order for child (1) The order for legal or physical custody was file	custody visitation (parenting time). ed on (date): . The court ordered (specify)
(2) The visitation (parenting time) order was filed	on (date): . The court ordered (specify)
	Attachment 2d

		FL-300
OTHER	PETITIONER: RESPONDENT: PARENT/PARTY:	CASE NUMBER:
3.	CHILD SUPPORT  (Note: An earnings assignment may be issued. See <i>Income Withholding for S</i> a. I request that the court order child support as follows:  Child's name and age  I request support for	
	b. I want to change a current court order for child support filed on (date). The court ordered child support as follows (specify):	Attachment 3a.
	<ul> <li>c. I have completed and filed with this Request for Order a current Income a a current Financial Statement (Simplified) (form FL-155) because I meet</li> <li>d. The court should make or change the support orders because (specify):</li> </ul>	
4.	SPOUSAL OR DOMESTIC PARTNER SUPPORT  (Note: An Earnings Assignment Order For Spousal or Partner Support (form a Amount requested (monthly): \$  b I want the court to change end the current sup	port order filed on <i>(date):</i> entry of a judgment. ation Attachment (form FL-157) or a declaration orm FL-150) in support of my request.
5.	PROPERTY CONTROL  a. The petitioner respondent other parent/party be control of the following property that we own or are buying	I request temporary emergency orders given exclusive temporary use, possession, and lease or rent (specify):
	and liens coming due while the order is in effect:  Pay to:  Pay to:  For:  Amou  Pay to:  For:  Amou	

	FL-300
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	CASE NUMBER:
6. ATTORNEY'S FEES AND COSTS I request attorney's fees and costs, which total (specify amount):\$	. I filed the following to support my request:
a. A current <i>Income and Expense Declaration</i> (form FL-150).	
<ul> <li>b. A Request for Attorney's Fees and Costs Attachment (form FL-319) or a declar in that form.</li> </ul>	
<ul> <li>c. A Supporting Declaration for Attorney's Fees and Costs Attachment (form FL-factors covered in that form.</li> </ul>	. <u>-156</u> ) of a declaration that addresses the
7. DOMESTIC VIOLENCE ORDER	
<ul> <li>Do not use this form to ask for domestic violence restraining orders! Read for Temporary Restraining Order, for forms and information you need to ask for</li> <li>Read form DV-400-INFO, How to Change or End a Domestic Violence Restraining</li> </ul>	domestic 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, protective orders made in <i>Restraining Order After Hearing</i> (form DV-130). (If	stay-away, move-out orders, or other you want to change the orders, complete 7c.)
c. I request that the court make the following changes to the restraining of	rders (specify): Attachment 7c.
d. I want the court to change or end the orders because (specify):	Attachment 7d.
3. OTHER ORDERS REQUESTED (specify):	Attachment 8.
TIME FOR SERVICE / TIME UNTIL HEARING I urgently need:  a.	lays before the hearing. er.  Attachment 9c.
FACTS TO SUPPORT the orders I request are listed below. The facts that I write cannot be longer than 10 pages, unless the court gives me permission.	e in support and attach to this request  Attachment 10.
declare under penalty of perjury under the laws of the State of California that the informati s true and correct.  Date:	
,	(SIGNATURE OF APPLICANT)

Requests for Accommodations
Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to <a href="https://www.courts.ca.gov/forms">www.courts.ca.gov/forms</a> for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

PETITIONER:			CA	SE NUMBER:	
RESPONDENT: OTHER PARENT/PARTY:					
CHILD CUSTODY AND	VISITATION (PAR	ENTING TI	ME) APPLICA	ATION ATTA	CHMENT
	—This is not	a court ord	ler—		
TO Petition Response Other (specify):	Request fo	or Order [	Respons	sive Declaration	on to Request for Order
1. a. <b>X</b> Custody. Custody of the mino	r children of the parti	ies is request	ed as follows:		Attachment 1a.
Child's Name	Date of Birth	(person who	egal Custody to o decides abou education, and	t the child's	Physical Custody to (person the child regularly lives with)
b. Custody with allegations of	•			/\ -II	al da la acca
(1) Petitioner a history of abuse agains person they live with or a	st any of the following		. ,	(or are) allege parent, their cu	
(2) Petitioner the habitual or continual habitual or continual abu	illegal use of control		es, or the habitu	(or are) allege	
(3) I ask that the court history of abuse or		oint custody o	f the minor chil	d to the persor	n(s) alleged to have a
(Write the reasons	are allegations, I ask why you think it wou are allegations agair Attachment 1b.	ıld be good fo nst them of a	r the children t	hat the person	(s) be granted custody,
<ol> <li>Visitation (Parenting Time).</li> <li>Note: Unless specifically ordered, a ch</li> </ol>	sild's holiday schod	lulo ordor ba	e priority ovor	the regular p	arenting time
a. Reasonable right of parer involving domestic viole	nting time (visitation)		-		
b. See the attached c. The parties will go to child				ing counseling	at (specify date, time, and
location):	Family Court Se www.scscourt.o 201 N. First Stre	ervices org eet		C	
d. No visitation (parenting tir	me). San Jose, CA 9	5113			

PETITI RESPON OTHER PARENT/F		CASE NUMBER:
	Weekends starting (date):  (Note: The first weekend of the month is the first weekend with a Sale	aturday.)  Ind of the month  Ilicable, specify: start of school after school  Ilicable, specify: start of school after school  Ilicable, specify: respondent sekend, which starts (date):  Industry of school after school after school start of school after school
(2)	from at a.m p.m./ i	if applicable, specify: start of school after school start of school after school after school
(3)	from at a.m p.m./ i  (day of week) at a.m p.m./ i  to (day of week) at a.m p.m./ i	start of school after school after school start of school after school start of school after school listed in Attachment 2e(4)
a Su	parenting time) with allegations of a history of abuse, substance apervised visitation (parenting time)  I ask that petitioner respondent other part with the minor children according to the schedule in item 2 because (a) Domestic violence, child abuse, or neglect.  (b) Substance abuse: the habitual or continual illegal use of or continual abuse of alcohol, or the habitual or continual substances.  (c) Other parenting concerns (specify below):	rent/party have supervised visitation e of (specify):  controlled substances, or the habitual
(2)	The reasons why the court should make the orders are (specify):  (Write the reasons why you think unsupervised visitation (parenting  Below in Attachment 3a(2) Other (specify):	time) would be bad for the children.)

PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARENT/PARTY:	
(3) I ask for the following orders about the supervised visitation provid	er:
(a) Visitation (parenting time) be monitored by (name, if known):	
(i) The person or agency is a professional provider. A prequirements listed in <i>Declaration of Supervised Vis</i> (form FL-324(P)) and sign the declaration.	
(ii) The person is a nonprofessional provider. That person beclaration of Supervised Visitation Provider (Nonprina declaration.	
(iii) The provider's phone number is (specify):	
<ul><li>(b) Any costs of supervision be paid as follows: petitioner: other parent/party: percent.</li></ul>	percent; respondent: percent.
<ul> <li>b. Unsupervised visitation (parenting time)</li> <li>(Complete 3b only if you want the court to order unsupervised visitation abuse or substance abuse.)</li> <li>(1) Petitioner Respondent Other parent/party a history of abuse against any of the following persons: a child, the</li> </ul>	is (or are) alleged to have
the person they live with or are dating or engaged to.  (2) Petitioner Respondent Other parent/party habitual or continual illegal use of controlled substances, or the habitual or continual abuse of prescribed controlled substances.	is (or are) alleged to have the bitual or continual abuse of alcohol, or the
(3) Even though there are allegations of a history of abuse or substan	Respondent Other parent/party that the person(s) be granted unsupervised
<ul> <li>(5) The orders for visitation (parenting time) that you request must be of transfer of the child, as Family Code section 6323(c) requires.</li> <li>4. Transportation for visitation (parenting time) and place of exchange Note: In cases of domestic violence, the court must have enough information to place, and manner of transfer (exchange) of the child for custody and visit</li> </ul>	make orders that are specific as to the time,
<ul> <li>a. The children must be driven only by a licensed and insured driver. The vehicl         Department of Motor Vehicles and must have child restraint devices properly     </li> </ul>	e must be legally registered with the
b Transportation <b>to</b> begin the visits will be provided by (name):	· · · ·
c. Transportation <b>from</b> the visits will be provided by <i>(name)</i> :	
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 (or exchange location) while the children go between the car and the h	
g. Other (specify):	ome (or exertative location).

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

SHORT TITLE:		CASE NUMBER:
2	ATTACHMENT (Number):10 (This Attachment may be used with any Judicial Council	Page of form.) (Add pages as required)
3		· · · · · · · · · · · · · · · · · · ·
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6	tachment concerns is made under penalty of perjury, all statement	s in this Attachment are made under
penalty of perjury.)	taoninent concerns is made under penalty of perjuly, all statement	S III tills Attachiment are made under Page 1 of 1



DADTY	WITHOUT ATTORNEY OR ATTORNEY	OTATE BAD N		500 00UDT U05 0UU V	
	WITHOUT ATTORNEY OR ATTORNEY	STATE BAR N	UMBEH:	FOR COURT USE ONLY	
NAME:					
FIRM N					
	ADDRESS:				
CITY:		STATE:	ZIP CODE:		
	IONE NO.:	FAX NO.:			
1	ADDRESS:	netod			
	NEY FOR (name): Self-Represe		lana		
	RIOR COURT OF CALIFORNIA, O				
	TREET ADDRESS: 201 N. First				
	AILING ADDRESS: 191 N. First	Street, San Jose,	CA 95113		
CIT	Y AND ZIP CODE:	aa Camtau Carreth			
	BRANCH NAME: Family Justi	ce Center Courth	ouse		
	TITIONER:				
RESF	ONDENT:				
_	FORONOE TO RETITION TO	O DETERMINE DARE	NTAL DELATIONOLUE	CASE NUMBER:	
K	ESPONSE TO PETITION TO	J DETERMINE PARE	NIAL RELATIONSHIP	P	
1 Th	no notitionar				
1. Tr a.	ne petitioner is a parent of the childre	an in itom 2			
a. b.	is not a parent of the ch				
	:		(chooify court and data	of appointment):	
C.		s personal representative	(specify court and date t	от арропштенту.	
d.	Other (specify):				
2. Th	ie children are				
a.	Child's name		<u>Birthdate</u>	<u>Age</u>	
b.	a child who is not yet bo	orn			
o T					
	e respondent				
a.	lives in the state of Calif				
b.	=	the children listed in item	2 were conceived.		
C.	does not live in the state				
d.		en the children listed in i	tem 2 were conceived.		
e.	Other (specify):				
4. Th	ie children				
a.	live or are found in this	county			
b.		· · · · · · · · · · · · · · · · · · ·	oceedings for administra	ation of the estate have been or could be starte	h
υ.	in this county.	who is accoused, and pr	ooodiiigo ioi aaiiiiilotta	ation of the colate have been of could be starte	<i>,</i>
	in this county.				
5. Th	ie respondent is				
a.	the parent of the childre	n listed in item 2 above.			
b.	not certain if the respon	dent is the parent of the	children listed in item 2 a	above.	
c.	not the parent of the chi	ildren listed in item 2 abo	ve.		
d.					
	Other (specify):				
6 4					
	Iditional statements	termined by a voluntary of	declaration of parentage	or natornity (Attach a conv if available )	
a.	Iditional statements Parentage has been de			or paternity. (Attach a copy if available.)	
	Iditional statements Parentage has been de			or paternity. (Attach a copy if available.) Id support  Other (specify):	
a.	Iditional statements Parentage has been de Parentage has been est		governmental chile	· · · · · · · · · · · · · · · · · · ·	

A completed Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (form FL-105) is attached.

ı	PETITIONER:		CASE NUME	BER:	
RI	ESPONDENT:				
The 8.		ne children listed in	ed in item 2.	Respondent	is the parent of the
9.	a. Legal custody of children to		Respondent	Joint	Other
	As requested in	form <u>FL-312</u> form <u>FL-341(E)</u>		L-341(C) ment 6c(1)	
	d. The facts in support of the requested custody and visitatio  Contained in the attached declaration.				
10.	REASONABLE EXPENSES OF PREGNANCY AND BIRTH: Reasonable expenses of pregnancy and birth to be paid by as follows:	Petitioner	Respondent	Joint	
11.	FEES AND COSTS OF LITIGATION  a. Attorney fees to be paid by  b. Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings to be paid by	Petitioner	Respondent	Joint	
12.	NAME CHANGE Children's names be changed, according to Family Cod	de section 7638, as	s follows <i>(specify o</i>	ld and new n	ames):
13.	OTHER ORDERS REQUESTED (specify):				
14.	CHILD SUPPORT The court may make orders for support of the children and is	sue an earnings as	ssignment without t	urther notice	to either party.
I ha	we read the restraining order on the back of the Summons (FL	-210) and I unders	tand it applies to m	ne.	
l de	clare under penalty of perjury under the laws of the State of C	alifornia that the fo	regoing is true and	correct.	
Date	e:				
	(TYPE OR PRINT NAME)	<b>)</b>	(SIGNAT	URE OF RESPOND	DENT)

NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.

ATTORNEY OR PARTY WITHOUT AT	TTORNEY (Name, State Bar number, and add	ress):		FOR COURT USE ONLY	
TELEPHONE NO.:	FAX NO.(Option	nal):			
E-MAIL ADDRESS (Optional):					
ATTORNEY FOR (Name): Self-I		0(- Ol		4	
	CALIFORNIA, COUNTY OF		a		
	First Street, San Jose, CA				
mailing address: 191 N.	First Street, San Jose, CA	95113			
CITY AND ZIP CODE:					
BRANCH NAME: Family	Justice Center Courthouse				
	(This section applies only to family	law cases.)			
PETITIONER:					
RESPONDENT:					
OTHER PARTY:					
	(This section applies only to guard	lianship cases.)		CASE NUMBER:	
GUARDIANSHIP OF (Name):			Minor		
DECLARA	TION UNDER UNIFORM C	HILD CUSTO	DY	1	
JURISDICT	ION AND ENFORCEMENT	ACT (UCCJE	EA)		
	eeding to determine custody of			-	
	•		na with me is a	confidential under Family Code section	on 3429 as
I have indicated in	•			and the second second	o o . <u>_</u> o ao
3. There are (specify numb		minor children	n who are subje	ect to this proceeding, as follows:	
	requested below. The reside		-		
a. Child's name	requested below. The resider	Place of birth	must be giv	Date of birth	Sex
a. Child's Harrie		Flace of biltin		Date of birtin	Sex
Period of residence	Address		Person child lived	with (name and complete current address)	Relationship
renou of residence	Address		r erson child lived	with (hame and complete current address)	Relationship
to propert	Confidential		Confiden	tial	
to present			<del>                                     </del>		
	Child's residence (City, State)		Person child lived	with (name and complete current address)	
to					
	Child's residence (City, State)		Person child lived	with (name and complete current address)	
to					
	Child's residence (City, State)		Person child lived	with (name and complete current address)	
to		1			
b. Child's name		Place of birth		Date of birth	Sex
Residence information is t	he same as given above for child a. the information below.)				
Period of residence	Address		Person child lived	with (name and complete current address)	Relationship
r enou or residence	Address		l erson crilla livea	with (hame and complete current address)	Relationship
to propert	Confidential		Confiden	itial	
to present					
	Child's residence (City, State)		reison child lived	with (name and complete current address)	
A					
to	Oblide socide (O') Octob		Danie I III I	with the second	
	Child's residence (City, State)		Person child lived	with (name and complete current address)	
to			_		
	Child's residence (City, State)		Person child lived	with (name and complete current address)	
to					
c. Additional residence	e information for a child listed i	n itom a or h is	continued on	attachment 3c	

Form Adopted for Mandatory Use Judicial Council of California FL-105/GC-120 [Rev. January 1, 2009]

Additional children are listed on form FL-105(A)/GC-120(A).(Provide all requested information for additional children.)

						FL-	105/GC-120
SHORT TITLE:					CASE NUMBER:		
·	n proceeding, in C	alifornia or elsewhe	re, concerning	a child su	r in some other capac bject to this proceeding ide the following inform	g?	ourt case
Proceeding	Case number	Court (name, state, loc	Cou ation) or ju	rt order dgment	Name of each child	Your connection to the case	Case status
a. 🔲 Family							
b. Guardianship							
c. Other							
Proceeding		Case Number			Court (name, state	e, location)	
d. Juvenile Delinqu Juvenile Depend	-						
e. Adoption							
	mestic violence re following informat		orders are nov	v in effect.	(Attach a copy of the	orders if you hav	e one
Court		County	State	Case n	umber (if known)	Orders exp	oire (date)
a. Criminal							
b.							
c. Juvenile Delinqu	-						
d. Other	-						
6. Do you know of any po					custody or claims to have following information)		
a. Name and addre			d address of pe			ddress of persor	ר
Claims cus	cal custody stody rights itation rights	Clair	physical customs custody rig ms visitation rig h child	hts	☐ Claims	nysical custody s custody rights s visitation rights child	

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 DECLARANT)

7. Number of pages attached: \_\_\_\_\_\_\_
NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.



# **PROOF OF SERVICE**

EX PARTE REQUEST FOR ORDER

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

ATTORNEY OR PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY (under Family Code, §§ 17400, 17406) (Name, State Bar number, and address):	FOR COURT USE ONLY
- (Name) state 221 harmon, and addition,	
TELEPHONE NO	
TELEPHONE NO.: FAX NO.:  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:	
PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	(If applicable, provide):
	HEARING DATE:
OTHER PARENT/PARTY:	HEARING TIME:
PROOF OF PERSONAL SERVICE	DEPT.:
TROOF OF FEROOMIE SERVICE	DEI I
b. a registered California process server. Code section 2235	Request for Order; Temporary ation Attachment  Tration under Business & Profession 50(b).
c. an employee or independent contractor of a e. a California sheriff	or marshal.
registered California process server.	
6. My name, address, and telephone number, and, if applicable, county of registration and r	number (specify):
7. X I declare under penalty of perjury under the laws of the State of California that the fo 8. I am a California sheriff or marshal and I certify that the foregoing is true and correct Date:	
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNA	TURE OF PERSON WHO SERVED THE PAPERS)
(SIGNA	. S. L. EROSK TITO GERVED THE LAI EROJ

Page 1 of 1



# **RESPONSIVE FORMS**

EX PARTE REQUEST FOR ORDER

# LEAVE BLANK

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

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUM	BER:	FOR COURT USE ONLY
NAME:			
FIRM NAME: STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA, COL	JNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PETITIONER:			
RESPONDENT:			
OTHER PARENT/PARTY:			
RESPONSIVE DECLA	RATION TO REQUES	T FOR ORDER	CASE NUMBER:
HEARING DATE:	TIME:	DEPARTMENT OR ROOM:	
b. I agree that one or r this case.  2. CHILD CUSTODY  VISITATION (PARENTING TI a. I consent to the order to the order c. I do not consent to the	more domestic violence re	estraining/ protective order	tween the parties in this case. It is are now in effect between the parties in custody).  Ustody).  I visitation (parenting time)
Statement (Simplified) (for b. I consent to the ord c. I consent to guideling	rm FL-155) to support my er requested.		FL-150) or, if eligible, a current <i>Financial</i> owing order:
declaration. b. I consent to the ord	d a current <i>Income and E</i>	Expense Declaration (form)  but I consent to the follo	FL-150) to support my responsive owing order:

CASE NUMBER: PETITIONER: RESPONDENT: OTHER PARENT/PARTY: PROPERTY CONTROL I consent to the order requested. I do not consent to the order requested but I consent to the following order: ATTORNEY'S FEES AND COSTS a. I have completed and filed a current Income and Expense Declaration (form FL-150) to support my responsive declaration. b. I have completed and filed with this form a Supporting Declaration for Attorney's Fees and Costs Attachment (form <u>FL-158</u>) or a declaration that addresses the factors covered in that form. I consent to the order requested. I do not consent to the order requested but I consent to the following order: 7. DOMESTIC VIOLENCE ORDER a. I consent to the order requested. but I consent to the following order: I do not consent to the order requested OTHER ORDERS REQUESTED I consent to the order requested. I do not consent to the order requested but I consent to the following order: TIME FOR SERVICE / TIME UNTIL HEARING I consent to the order requested. I do not consent to the order requested but I consent to the following order: 10. \_\_\_\_ FACTS TO SUPPORT my responsive declaration are listed below. The facts that I write and attach to this form cannot be longer than 10 pages, unless the court gives me permission. Attachment 10. 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: (SIGNATURE OF DECLARANT) (TYPE OR PRINT NAME)

FL-320

# 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: http://www.scscourt.org/court\_divisions/family/adr/family\_adr\_search.asp

You may also contact the Santa Clara County Bar Association at (408-287-2557 or <a href="www.sccba.com">www.sccba.com</a>) 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.