# FINDINGS AND ORDER AFTER HEARING

FORMS AVAILABLE ON THE INTERNET AT WWW.SUTTERCOURTS.COM OR WWW.COURTS.CA.GOV

In order to submit a Findings and Order After Hearing to the Court you will need the following:

#### • YOUR MINUTES FROM THE COURT HEARING

• FL-340 Findings and Order After Hearing

Use this attachment ONLY IF CUSTODY/VISITATION ORDERS are addressed in the Clerk's Minutes.

• FL-341 Child Custody and Visitation Order Attachment

You may also need the following forms, which can be found online or at the Self-Help desk:

- FL-341(C) Children's Holiday Schedule Attachment
- FL-341(D) Additional Provisions Physical Custody Attachment
- FL-341(E) Joint Legal Custody Attachment
- MC-025 *Blank Attachment to Any Judicial Council Form.* Use this attachment to write down any other orders that are addressed in the Clerk's Minutes.
- FL-190 Notice of Entry of Judgment. You must provide TWO postage pre-paid envelopes.

If child support orders, spousal support orders, or property orders are addressed in the Clerk's Minutes, you will need the following forms, which can be found online or at the Self-Help Center:

- FL-342 Child Support Information and Order Attachment
- FL-343 Spousal or Family Support Order Attachment
- FL-344 Property Order Attachment

### **GENERAL INFORMATION**

After your hearing, you will need to prepare documents for the Judge to sign. A *Findings and Order After Hearing* (FL-340) needs to be prepared and signed by the Judge to provide you with an enforceable order. In order to complete a *Findings and Order After Hearing*, you will need to obtain a copy of the Minutes from the date of your hearing. When you submit your documents to the Court, if you wish to have the order mailed to you, you will need to include TWO postage pre-paid envelopes in addition to the envelopes provided with the Notice of Entry of Judgment. One envelope should be addressed to YOURSELF. The other should be addressed to the OTHER PARTY. If you do not provide envelopes, you may pick up your orders at the civil division counter.

REVISED 1/1/2023

SUPERIOR COURT OF CALIFORNIA COUNTY OF SUTTER
FAMILY LAW FACILITATOR
FAMILY LAW INFORMATION CENTER
ଔଷଧ
530-822-3305

#### TO SERVE PROPOSED ORDER ON THE OTHER PARTY

## If the other party appeared at the hearing, you must serve them a copy of the proposed order to make sure that it matches what was ordered in court.

California Rule of Court 5.125 requires that the prevailing party provide the other party with a copy of the PROPOSED ORDER before submitting it to the Court. If the other party appeared in court, you must serve them with a proposed Findings and Order After Hearing within 10 days of the hearing date. **Do a Proof of Service to show that the other party was served.** If the other party does not return the signed order, or object, within 20 days of the hearing date, you may submit an original order with a copy for each party in the case, the Notice of Entry of Judgment with a copy for each party in the case, the Proof of Service showing that the proposed order was served on the other party, and the addressed stamped envelopes as indicated above.

If the other party did not appear at your hearing, submit to the court clerk the original proposed order with TWO COPIES, and the original Notice of Entry of Judgment with TWO COPIES and TWO postage pre-paid envelopes.

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ATTORNEY OR PARTY WITH	OUT ATTORNEY	( (Name, State Bar number, and address	i):			FOR COURT USE ONL	.Y	
YOUR NAME YOUR STREET ADD YOUR CITY, STATE,		E						
TELEPHONE NO .:		FAX NO. (Optio	nal):					
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):								
		IFORNIA, COUNTY OF	COUNTY NAME		-			
STREET ADDRESS:			COUNTYNAME	J [		T HAVE T	uc	
MAILING ADDRESS:	COURT'S P	HYSICAL ADDRESS						
CITY AND ZIP CODE: BRANCH NAME:	COURT'S C	ITY, STATE, and ZIP CODE			_	ES FROM		
PETITIONER/PLAI					YOUR H	EARING T	0	
	<b>N</b> 1111.	FILL THIS OUT EXACTLY AS IT A			FILL OUT	THIS FOR	RM.	
RESPONDENT/DEFEN	DANT:	YOUR OTHER DOCUME	NIS		1			
OTHER P	ARTY:							
					CASE NUMBER:			
FI FI	NDINGS	AND ORDER AFTER HE	ARING		CASE	NUMBER HERE		
a. Petitioner. b. Responde	IEARING JUDGE'S NA	ME HERE btice of motion or request for esent CHECK THE BOX TO SHOW WHO Y	VAS Attorney	PL. <u>co</u> Judge TE MOTIOI VAS FILED y present		NAME OF THE PA WHO FILED THE MO		
THE COURT ORDERS	5							
2. Custody and visitation	on/parentin	g time: As attached	on form FL-34	41	Other	Not ap		
3. Child support:		As attached	on form FL-34	12	Other	Not ap	TO SHOW TYPE OF O	
4. Spousal or family su	ipport:	As attached	on form FL-34	13	Other	Not ap	THE COUR	T MADE
5. Property orders:		As attached	on form FL-34	14	Other	Not ap	AND WH ATTACHM	
6. Attorney's fees:		As attached	on form FL-34	16	Other	Not ap	YOU ARE	USING.
7. Other orders:		As attach		pplicable			IF THE COU NOT MAKE	
	reserved ur	ntil further order of court.		pprocesso			ON SOM	
			at #	imali	in Dont :		THESE IS	
on the following issu	les:	for further hearing on (date		,	in Dept.:		CHECK ' APPLICA	
	IF IF	IERE IS ANOTHER COURT DATE,	CHECK #9, FILL IN THE D	ATE, TIME	, DEPT., AND WHA	IT'S FOR.		
Date: DO NOT DA	ATE OR SIGN	THIS FORM	•					
Duto.			· · · · ·		JUDICIAL C	FFICER		
Approved as conformin								
		ENT IN COURT, THEY WILL NEED TS WHAT THE JUDGE ORDERED						
SIGNATURE OF ATTORNEY FOR			ONDENT/DEFENDANT	OTHER	PARTY			
Stansfore of Arrother For		HETHER THEY ARE THE		STILLA			Page 1 of 1	
Form Adopted for Mandatory Use Judicial Council of California	"PETITION	ER" OR "RESPONDENT"	ORDER AFTER				www.courts.ca.gov	
FL-340 [Rev. January 1, 2012]		(Family Law—Custody	and Support—Ur	niform F	Parentage)			

					FL-341
CHECK A BO WHAT THIS FO	ORM IS BEING	FILL THIS OUT <u>EXACTLY</u> AS TI APPEARS ON YOUR OTHER	R DOCUMENTS		COURT CASE NUMBER
s	•	r After Hearing (form FL-340) ler for Custody and/or Visitati	• · ·	form FL-180)    [_ ı FL-355)	Judgment (form FL-250)
		jurisdiction to make child custoo de sections 3400–3465).	ly orders in this case	under the Uniforn	n Child Custody Jurisdiction and
	nd opportunity to I ne State of California	<b>be heard.</b> The responding party a.	was given notice and	l an opportunity to	b be heard, as provided by the
	of habitual resider	<b>nce.</b> The country of habitual resi Other (specify):	dence of the child or c	children in this cas	se is
4. Penalties	s for violating this	order. If you violate this order, y	ou may be subject to	civil or criminal p	enaltie IF THE JUDGE MADE CHILD
par	rty's permission. ( <i>Cl</i>	<b>ention.</b> There is a risk that one hild Abduction Prevention Order	Attachment (form FL	-341(B)) is attact	
4 A L 🗖		dy of the minor children of the pa COURT ADDRESSED CHILD CUSTODY.			Physical custody to:
<u>Child's Na</u>		Birth Date	Legal cust person who decides) <u>health, education</u>	s about the child's	
	FULL NAME CHILD FIRST)	CHILD'S DATE OF BIRTH MONTH / DAY / YEAR	WRITE IN THE NAI WAS AWARDED LE		WRITE IN THE NAME(S) OF WHO WAS AWARDED PHYSICAL CUSTODY
IF THERE		AND THERE ARE ALLEGATIONS OF TE #7 FOR CUSTODY.	ABUSE,		
(D	o not complete this	s with allegations of a history section if the parties have enter riting or stated in court.)			child custody and/or visitation
а.	Allegations have b	been raised in form FL-311, othe			· ·
CHECK WHO THE ALLEGATIONS	petitioner (1) a history of ab they live with o	respondent oth use against any of the following or are dating or engaged to; or		as (or have) eithe other parent, thei	
OF ABUSE ARE AGAINST		continual illegal use of controllentinual abuse of prescribed cont		habitual or contin	ual abuse of alcohol, or the

	-		
COMPLETE	b The court does NOT grant sole or joint custody of the minor children to	petitioner	respondent
b OR c FOR	other parent/party		

CUSTODY ORDERS MADE BY	<ul> <li>Even though there are allegations of a history of abuse or substance abuse, the court GRANT custody of the minor child as set out in item 6 for the following reasons:</li> </ul>	TS sole or joint <u>Attachment 7c.</u>
THE JUDGE		

THIS IS A COURT ORDER.

	FL-341
CASE NUMBER:	
	COURT CASE NUMBER
	in cases involving domestic

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	FILL THIS OUT EXACTLY AS THE INFORMATION APPEARS ON YOUR OTHER DOCUMENTS       CASE NUMBER:         COURT CASE NUMBER	
8. [X] Visitation (Parenting	<b>g Time)</b> e right of visitation to the party without physical custody <b>(not appropriate in cases involving domestic</b>	_
violence)		
	tachedpage document CHECK THE BOXES THAT	
c. The parties <i>location):</i>	s will go to child custody mediation or child custody recomm <b>MATCH EXACTLY WHAT</b> <b>THE COURT ORDERED.</b>	1
d. No Visitatio	on (parenting time)	
e Visitation ( will be as fo	parenting time) for the petitioner respondent other <i>(name):</i> ollows:	
(1)	Weekends starting(date):	
	(Note: The first weekend of the month is the first weekend with a Saturday.)	
	1st 2nd 3rd 4th 5th weekend of the month	
	from at a.m. p.m./ if applicable, specify: start of school (day of week) (time)	
	to at a.m. p.m./ if applicable, specify: start of school (day of week) (time)	I
	(a) The parties will alternate the fifth weekends, with the petitioner respondent other parent/party having the initial fifth weekend, which starts <i>(date)</i> :	
	(b) The petitioner respondent other parent/party will have the fifth weekend in odd even numbered months.	
(2)	Alternate weekends starting (date):	
	from at a.m p.m./ if applicable, specify: start of school after school	I
	to at a.m. p.m./ if applicable, specify: start of schoo (day of week) (time) a.m.	b
(3)	Weekdays starting(date):	~
	from at a.m. p.m./ if applicable, specify: after school (day of week) (time)	"
	to at a.m. p.m./ if applicable, specify: start of schoo (day of week) (time) a.m. p.m./ if applicable, specify: differ school	l
	Other visitation (parenting time) days and restrictions are:       Isted in Attachment 7e(4) (form         MC-025 may be used for this purpose)       as follows:	

				FL-341
PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	FILL THIS OUT <u>EXACTLY</u> AS APPEARS ON YOUR OTHE		CASE NUMBER:	COURT CASE NUMBER
9. Visitation (parenting time	) with allegations of a histo	ry of abuse, subs	stance abuse, or ot	her parenting concerns
	tation (parenting time). further order of the court er respondent	other ( <i>speci</i>	fy): VISITATION WHE	MADE ORDERS FOR SUPERVISED ERE THERE ARE ALLEGATIONS OF USE, COMPLETE #9 a.
	ervised visitation (parenting til	,	C C	o the schedule on page 2.
(2) In addition, S	Supervised Visitation Order			SUPERVISED VISITATION WHERE
(Do not complet	isitation (parenting time) e this section if t <del>he parties h</del>	THERE ARE ALLE		AND THERE IS NO AGREEMENT,
	ting time), in writing or stated	,	stance abuse under	Family Code section 3011, the
	-	-	party (name):	
	unsupervised visitation (pare	- ,		
(2) The reasons substance ab	for granting unsupervised vis use are: as follows:	itation to the person <u>Attachmen</u>		a history of abuse or
as Family Control 10. Transportation for visitation a. The children must be of Department of Motor V b. Transportation to the transportation to the transport term of the term of	de section 6323(c) requires.	ace of excha insured drive restraint devices p ded by the	CK THE BOXES THAT N ERED. MAKE SURE YO REQUESTED NEXT properly installed, as petitioner re other (specify):	nanner of transfer of the child, MATCH EXACTLY WHAT THE COURT DU GIVE ALL OF THE INFORMATION TO THE BOXES YOU CHECK. required by law. espondent espondent
d The exchange po	bint at the beginning of the vis	sit will be at <i>(addre</i> s		
	pint at the end of the visit will			
exchange locatio	inges, the party driving the ch on) while the children go betw			party will wait in the home (or ge location).
<ul> <li>g. Other (specify):</li> <li>11. Travel with children. The must have written permiss <ul> <li>a. the state of Calif</li> <li>b. the following coucle.</li> </ul> </li> </ul>	sion from the other parent or a ornia. Inties <i>(specify):</i>	· · · · · · · · · · · · · · · · · · ·	other parent/party <i>(n</i> . the children out of	

THIS IS A COURT ORDER.

	FL-341
PETITIONER: RESPONDENT: OTHER PARENT/PARTY: FILL THIS OUT EXACTLY AS THE IN APPEARS ON YOUR OTHER DO	
12. <b>Holiday schedule</b> . The children will spend holiday time a <i>Holiday Schedule Attachment</i> ( <i>form FL-341(C)</i> ) may be u	
	CHECK THE BOXES THAT MATCH EXACTLY WHAT THE COURT ORDERED. MAKE SURE YOU GIVE ALL OF THE INFORMATION REQUESTED NEXT TO THE BOXES YOU CHECK.
13. <b>Additional custody provisions</b> . The parties will follow th attached schedule. ( <i>Additional Provisions—Physical Cust</i>	e additional custody provisions listed below in the <i>tody Attachment</i> (form FL-341(D)) may be used for this purpose.)
14. <b>Joint legal custody</b> . The parties will share joint legal cus ( <i>Joint Legal Custody Attachment</i> ( <u>form FL-341(E)</u> ) may b	tody as listed below in the attached schedule. e used for this purpose.)
15. Access to children's records. Both the custodial and noncusto about their minor children (including medical, dental, and school to the children.	odial parent have the right to access records and information records) and consult with professionals who are providing services

16. Other (specify):

THIS IS A COURT ORDER.

CHILD CUSTODY AND VISITATION (PARENTING TIME) ORDER ATTACHMENT

SHORT TITLE:	FILL THIS OUT <u>EXACTLY</u> AS IT APPEARS ON YOUR OTHER DOCUMENTS	CASE NUI	MBER: CASE NUMBER	]

ATTACHMENT (Number): WRITE IN 'Attachment 7 FL-340'

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

WRITE "OTHER ORDER ATTACHMENT TO FINDINGS AND ORDER AFTER HEARING"

READ THE MINUTES AND WRITE IN HERE ALL ORDERS MADE AT THE HEARING THAT YOU HAVE NOT ALREADY WRITTEN IN ANOTHER ATTACHMENT. DO NOT ADD OR LEAVE OUT ANY ORDERS. THE ORDERS MUST MATCH THE CLERK'S MINUTES EXACTLY.

#### USE THIS FORM <u>ONLY IF</u> THE COURT TALKED ABOUT OTHER ISSUES IN THE MINUTES

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

(Add pages as required)

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

ATTACHMENT to Judicial Council Form

American LegalNet, Inc. www.Forms*Workflow*.com

www.courtinfo.ca.gov

FL-190

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name,	State Bar number, and address):	FOR COURT USE ONLY
YOUR NAME YOUR STREET ADDRESS YOUR CITY, STATE, and ZIP CODE		POR COURT DE UNET
TELEPHONE NO.: TELEPHONE # E-MAIL ADDRESS (Optional):	FAX NO. (Optional):	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, C		
STREET ADDRESS: MAILING ADDRESS:	ADDRESS	
CITY AND ZIP CODE: COURT'S CITY, STAT	E, and ZIP CODE	
BRANCH NAME:		
	TLY AS THE INFORMATION UR OTHER DOCUMENTS	
		CASE NUMBER:
NOTICE OF	ENTRY OF JUDGMENT	COURT CASE NUMBER
You are notified that the following judgm	nent was entered on <i>(date):</i>	
1. Dissolution		
2. Dissolution—status only     3. Dissolution—reserving jurisdic	tion over termination of marital status or domestic pa	rthorship
4. Legal separation		
5. Nullity		
<ul><li>6. Parent-child relationship</li><li>7. Judgment on reserved issues</li></ul>		
8. X Other (specify): WRITE IN :		
	ORDER AFTER HEARING HELD ON" (THEN WRITE IN THE D	ATE OF THE HEARING)
Date:	Clerk, by	, Deputy
	TO ATTORNEY OF RECORD OR PARTY WITHOU	TATTORNEY—
Under the provisions of Code of Civil Pr otherwise disposed of after 60 days fror	ocedure section 1952, if no appeal is filed the court r n the expiration of the appeal time.	nay order the exhibits destroyed or
	IN THIS BOX APPLIES ONLY TO JUDGMENT OF	DISSOLUTION
	al or domestic partnership status <i>(specify):</i> arry or enter into a new domestic partnership uni	il the effective date of the termination
of marital or domestic partnership		
	CLERK'S CERTIFICATE OF MAILING	
	se and that a true copy of the <i>Notice of Entry of Jud</i> essed as shown below, and that the notice was maile	
at <i>(place):</i>	<u>California</u> on (date):	
Date:	IF DCSS IS INVOLVED IN YOUR CASE, YOU WILL ALSO NEED TO FIT THE AGENCY'S ADDRESS IN THIS AREA	, Deputy
Name and address of petitioner or p	etitioner's attorney Name and addre	ess of respondent or respondent's attorney
PETITIONER'S NAME	│∳│ ┌	RESPONDENT'S NAME
PETITIONER'S ADDRESS		RESPONDENT'S STREET ADDRESS
PETITIONER'S CITY, STATE, and ZIP CC		RESPONDENT'S CITY, STATE, and ZIP CODE
		Page 1 of 1
Form Adopted for Mandatory Use	NOTICE OF ENTRY OF JUDGMENT	

#### FL-335

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Option E-MAIL ADDRESS (Optional):	onal):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	COUNTY NAME	-
STREET ADDRESS: COURT'S PHYSICAL ADDRESS	1	
MAILING ADDRESS:		
CITY AND ZIP CODE: COURT'S CITY, STATE, ZIP CODE		
BRANCH NAME:		
PETITIONER/PLAINTIFF: FILL THIS OUT EXACTLY AS IT APPEARS ON THE PAPERS YOU SERVED		CASE NUMBER
RESPONDENT/DEFENDANT:		(If applicable, provide):
OTHER PARENT/PARTY:		HEARING DATE:
		HEARING TIME:
PROOF OF SERVICE BY MAIL		DEPT.:
NOTICE: To serve temporary restraining orders you r	nust use personal service (see	form FL-330).
1. I am at least 18 years of age, not a party to this action	and I am a resident of or emplo	ved in the county where the mailing took

2. My residence or business address is:

place.

SERVER'S STREET ADDRESS SERVER'S CITY, STATE, ZIP

3. I served a copy of the following documents (specify):

WRITE IN THE NAME AND FORM NUMBER OF THE DOCUMENT YOU ARE HAVING SERVED.

	by enclosing them in an envelope AND a.  depositing the sealed envelope with the United States Postal Service with the postage fully prepaid. b.  placing the envelope for collection and mailing on the date and at the place shown in item 4 following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service in a sealed envelope with postage fully prepaid.
4.	The envelope was addressed and mailed as follows:
	a. Name of person served: OTHER PARTY'S NAME
	b. Address: ADDRESS WHERE THE DOCUMENTS WERE MAILED
	c. Date mailed: DATE MAILED
	d. Place of mailing (city and state): CITY AND STATE WHERE MAILED
5.	I served a request to modify a child custody, visitation, or child support judgment or permanent order which included an address verification declaration. (Declaration Regarding Address Verification—Postjudgment Request to Modify a Child Custody, Visitation, or Child Support Order (form FL-334) may be used for this purpose.)
6.	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Dat	PRINT SERVER'S NAME SIGNATURE OF SERVER
	(TYPE OR PRINT NAME) (SIGNATURE OF PERSON COMPLETING THIS FORM)