А	TTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY		
l <sub>T</sub>	ELEPHONE NO. (Optional): FAX NO. (Optional):			
	MAIL ADDRESS (Optional):			
-	ATTORNEY FOR (Name):			
_	SUPERIOR COURT OF CALIFORNIA, COUNTY OF	+		
`	STREET ADDRESS:			
	MAILING ADDRESS:			
	CITY AND ZIP CODE:			
$\vdash$	BRANCH NAME:	+		
	PETITIONER:			
	RESPONDENT:			
	PETITION TO ESTABLISH PARENTAL RELATIONSHIP	CASE NUMBER:		
	Child Support Child Custody			
	☐ Visitation ☐ Other (specify):			
_				
1.	Petitioner is			
	a. the mother.			
	b. the father.			
	c. the child or the child's personal representative (specify court and date of appoint	ntment)·		
	d. other (specify):	anony.		
	Carlot (opcony).			
2.	The children are			
	a. <u>Child's name</u> <u>Date of birth</u> <u>Age</u>	Sex		
		<u></u>		
	b. a child who is not yet born.			
3.	The court has jurisdiction over the respondent because the respondent			
	a. resides in this state.			
	b. had sexual intercourse in this state, which resulted in conception of the children	listed in item 2.		
	c. other (specify):			
4.	The action is brought in this county because (you must check one or more to file in this county because and the county because	county):		
	a. the child resides or is found in the county.			
	b. a parent is deceased and proceedings for administration of the estate have been	en or could be started in this county.		
		······································		
5.	Petitioner claims (check all that apply):			
	a. respondent is the child's mother.			
	b. respondent is the child's father.			
	c. parentage has been established by Voluntary Declaration of Paternity (attach c	ony)		
	d. respondent who is child's parent has failed to support the child.	ору).		
		raighing the following researchle synances		
		rnishing the following reasonable expenses		
	of pregnancy and birth for which the respondent as parent of the child is obligated Amount Payable to For (specify):	eu.		
	Amount rayable to rol (specily).			
	f. public assistance is being provided to the child			
	<ul> <li>public assistance is being provided to the child.</li> <li>other (specify):</li> </ul>			
	- Caron (openny).			

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

PETITIONER:				CASE NUMBER:				
RESPONDENT:								
Petitioner requests the court to make the determinations indicated below.								
a. Responden								
c. Uther (spec	c Other (specify): is the parent of the children listed in item 2.							
	CHILD CUSTODY AND VISITATION Petitioner Respondent Joint Other							
<ol><li>CHILD CUSTODY A a. Legal custody of</li></ol>		ner Respo	ndent Joi		Other			
b. Physical custody		† <b>–</b>	i H	╡	H			
c. Visitation of child	·			_				
(1) No								
	easonable visitation.							
(3) Petitioner Respondent should have the right to visit the children as follows:								
(4) L Vis	(4) Visitation with the following restrictions (specify):							
ar es es es	at the amount of the state of t	and an art of the state of the						
	of the requested custody and visit	ation orders are (s	ресіту):					
	n the attached declaration.	<b>.</b> n						
e i request me	ediation to work out a parenting pl	an.						
9. REASONABLE EXP	ENSES OF PREGNANCY AND E	IRTH.						
Reasonable expense		Petitioner	Respondent	Joint				
and birth be paid by	in programmy							
as follows:								
10. FEES AND COSTS	OF LITIGATION	Petitioner	Respondent	Joint				
a. Attorney fees to b								
	dian ad litem fees, and other cost retrial proceedings to be paid by	s $\qquad \qquad \qquad$						
or the action of pi	remai proceedings to be paid by			Ш				
11. NAME CHANGE								
	es be changed, according to Fam	ily Code section 7	638 as follows /e	necify):				
	os se changed, according to Fam	my Joue Section /	000, as ioliows (s	peony).				
12. CHILD SUPPORT								
The court may make orders for support of the children and issue an earnings assignment without further notice to either party.								
13. I have read the restraining order on the back of the Summons (FL-210) and I understand it applies to me when this Petition is filed.								
I declare under penalty of perium, under the lowe of the Ctate of California that the favorables is two and assured								
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.								
Date:								
/ <del>-</del>	VDE OD DDINT NAME\	<u></u>		(CICNATURE OF RE	TITIONED)			
(1	YPE OR PRINT NAME)			(SIGNATURE OF PE	ITHONER)			

A blank Response to Petition to Establish Parental Relationship (form FL-220) must be served on the Respondent with this Petition.

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.