				FL-220			
ATTORNEY O	R PARTY WITHOUT ATTORNEY (Name, State Bar	number, and address):		FOR COURT USE ONLY			
<u> </u>							
TELEPHONE NO.: FAX NO. (Optional):							
E-MAIL ADDRESS (Optional):							
ATTORNEY FOR (Name):				-			
SUPERIOF	R COURT OF CALIFORNIA, COUNTY	OF					
STREET ADDRESS:							
MAILING ADDRESS:							
CITY AND ZIP CODE:							
BF	RANCH NAME:			-			
PETITIONER:							
RES	PONDENT:						
RESPONSE TO PETITION TO ESTABLISH PARENTAL RELATIONSHIP				CASE NUMBER:			
(Uniform Parentage)							
	•						
	dren are <i>(name each):</i>						
a. <u>Chilo</u>	<u>d's name</u>	Date of birth	Age	<u>Sex</u>			
b	A child who is not yet born						
2. The petitioner is							
a. the mother of the children listed above.							
b. 📃	the father of the children listed a	bove.					
c not certain whether he or she is the biological parent of the children listed above.							
d	the child or child's representative	e (specify court and date of appo	intment):				
e	other (specify):						
3. The res							
a	lives in the State of California.						
b	was in California when the listed	children were conceived.					
c	neither a nor b						
d. 📖	other (specify):						
4. The child	dren						
a	live or are in this county.						
b. 📃		eceased, and proceedings for ad	Iministration of	of the estate have been or could be started			
	in this county.						
5. The res	pondent is						
а.	the father of the children listed in	item 1 above.					
b. 🗌	the mother of the children listed	in item 1 above.					
c.	not certain if he or she is the par	ent of the children listed in item 1	above.				
d. 🗌	not the parent of the children list						
e	other (specify):						
6. Addition							
а.							
b. 🗌							
<b></b>	-	_					
с.	Public assistance is being provid	led to the children.					

NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of							
(TYPE OR PRINT NAME)	<b>F</b>	(SIGNATURE OF RESPO	ONDENT)				
I declare under penalty of perjury under the laws of the State of Califo Date:	rnia that the foregoin	g is true and correct					
I have read the restraining order on the back of the Summons (form F	·						
<ol> <li>Child support. The court may make orders for support of the child to either party.</li> </ol>			vithout further notice				
12. Other orders requested (specify):							
11. <b>Name change.</b> The children's names should be changed, according to Family Code section 7638, as follows <i>(specify old and new names):</i>							
<ul> <li>Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings should be paid by</li> </ul>							
<ol> <li>Fees and costs of litigation         <ol> <li>Attorney fees should be paid by</li> </ol> </li> </ol>	Petitioner	Respondent	Both				
<ol> <li>Reasonable expenses of pregnancy and birth Reasonable expenses of pregnancy and birth should be paid by</li> </ol>	Petitioner	Respondent	Both				
(5) I request mediation to work out a parenting plan.							
(4) Visitation should occur with the following restrictions	(specify):						
<ul> <li>(2) Reasonable visitation</li> <li>(3) Petitioner Respondent should have the rig</li> </ul>	ht to visit the childrer	n as follows <i>(specify)</i>	):				
<ul> <li>b. Legal custody of the children should go to</li> <li>c. Physical custody of the children should go to</li> <li>d. Visitation of the children should be as follows: <ul> <li>(1) None</li> </ul> </li> </ul>							
Petitioner	to be the parent of t Respondent	he children in listed i Joint	in item 1: Other				
<ul> <li>a. Respondent Petitioner Other (specify):</li> <li>b. Respondent Petitioner Other (specify):</li> <li>c. Respondent requests genetic (blood) tests to determine of the children listed.</li> </ul>	i	s not the parent of th	nildren listed in item 1. ne children listed in item 1. pondent is the parent				
The respondent requests that the court make the orders listed below. 7. <b>Parent-child relationship</b> (check all that apply):							
RESPONDENT:							
PETITIONER:	CASE NUMBER:	FL-220					

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.