SUPERIOR COURT OF CALIFORNIA, COUNTY OF SONOMA

Civil and Family Law Courthouse 3055 Cleveland Avenue Santa Rosa, CA 95403 Family Law Clerk 707 521 6630 Family Law Facilitator 707 521 6545

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CHECKLIST 6 PARENTAGE BY DEFAULT WITHOUT AGREEMENT

Clerks Notes:	Case Name:
Received:	Case Number:
Court Dates:	Document Examiner: Date:
Fees Due Pet:	Date:
rees bue ree.	Returned To:
 Any items listed highlighted herein needs to be address 	sed, completed or corrected before resubmission.
FL-200 Petition - Attach copy of birth certificate or ☐ Item 1, 2 ☐ 3 a, b or c: ☐ If "c", provide facts establishing court's juris residents.	Voluntary Declaration of Paternity when possible. sdiction over Respondent: See FC 5700.201 for non-
☐ 4, 5, 7, 8 completed ☐ Item 11: To issue a new birth certificate, Calif	Fornia Department of Public Health Vital Statistics riginal name on birth certificate, full new name of child
☐ FL-105 Declaration Under Uniform Child Custod children's residence changed since previous file.	y Jurisdiction Act (Required with children. Update if ling). CRC 5.52 FC 3429
☐ FL-210 Summons	
☐ FL-115 Proof of Service - Completed properly. Service Date:	□ By Publication/Posting□ By Substituted Service/Certified Mail
•	ed). FC 2335.5, CRC 5.407, 5.415(c), pleted.

 FL-230 Declaration for Default or Uncontested □ Items 3, 4, 5, 6, 7, 8, 9, 10, 12, completed as applicable. □ Attach copy of Voluntary Declaration of Paternity if available. NOTE: Appearance at Default hearing may be required if proposed orders appear not to be in the child's best interests, child support is set lower than the capacity of the non-custodial parent to pay, or if it appears to be in the best interests of justice. FC 2336 FL-235 Advisement of Rights – Attachment to FL-230 □ Petitioner only to sign. □ Item 9a or 9b marked; if 9b, interpreter's declaration to be completed and signed.
FL-250 Judgment Items 2 (by default), 2f. 3 as to both parents
 Custody/Visitation – NOT AT ISSUE; ACTION TO ESTABLISH NON-PARENTAGE ☐ Items 4 and (1), (2) or (3) as appropriate ☐ Terms of custody included. Terms of custody/visitation may not be more restrictive than those sought in the Petition, but may be more liberal. If including existing orders, those orders must be attached to the Judgment and incorporated therein. ☐ Judgment must contain Family Code 3048 language. If using form FL-341 Custody and Visitation Attachment #3 must be marked. ☐ Supervised/no visitation request may require a default hearing if insufficient facts presented.
Child Support — Guideline child support is mandatory unless properly rebutted. Child support cannot be "reserved" or "waived" in default proceeding. Item 5a and (1), (2) or (3) as appropriate Terms: Start date End language Kids' names Payor Payee Amount Mandatory child support add-ons for unreimbursed health care costs and childcare must be included, pursuant to Family Code §4062, as revised effective 9/1/2024, and regardless of the child(ren)'s age. Attach Dissomaster or other court accepted support calculation. CRC 5.260 If guideline child support is rebutted, attach FL-342(A) Non-Guideline Child Support Findings Attachment and include declaration providing 4057(b) rebuttal factors. FC 4057(b), CRC 5.260. If Dept. of Child Support Services is a party to this case or if child support rights have been assigned (child receiving cash aid), DCSS must sign the judgment. DCSS prefers the following signature block: "The Department of Child Support Services has reviewed this Judgment and has no objection to the support-related provisions contained herein. Signed by:, Attorney for DCSS. Dated:" If DCSS is a party to another case and child support orders were made in that case, do not include child support in this case, but reference the other case number. DCSS does not need to sign off. Attach Notices: Form FL-192 and FL-020.
Attachments ☐ Number of pages attached listed at Item 6.
FL-190 Notice of Entry of Judgment ☐ 6 Parent-child relationship ☐ Name and address of both parties listed. Respondent's must match that address listed on FL-165 at item 3(b).

Provide two envelopes, 1 addressed to each party/attorney of record, with postage for mailing of FL-190 to each party or their attorney of record. Use Court's address for return address. CRC 5.415(c), FC 2338.5.
Provide one large self-addressed envelope with enough postage for return mailing of all other file- endorsed copies. May be combined with FL-190 envelope if addressed to party/attorney of record. Must be a separate envelope if addressed to someone other than party/attorney of record (e.g. paralegal, legal document assistant, etc.).
EASE NOTE: If insufficient postage is provided for the return of all documents submitted, only e FL-190 will be mailed, with others only as the postage provided allows. In that event you may pay \$.50 per page to get copies of any and all documents filed in your case, at:
https://forms.office.com/Pages/ResponsePage.aspx?id=6DJQLUBr_Eifv4AyF4vv3fo_2llgt-pFpmEl7r1wxwZURDNNVlcwOENISVRJVVNEREZDRjk4MFZWTSQIQCN0PWcu

Upon the submission of a Judgment, after considering information in the court file and other evidence, the Court may order a party to pay all or part of the previously waived fees and costs of either party. Gov. Code Section 68637