PETITION FOR TEMPORARY CUSTODY BY EXTENDED FAMILY MEMBER



Clay County Clerk of Court and Comptroller,
Tara S. Green

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FAMILY COURT SERVICES 825 North Orange Avenue, Room 103 Green Cove Springs, FL 32043

CHECKLIST FOR: PETITION FOR TEMPORARY CUSTODY OF MINOR CHILD (REN) BY EXTENDED FAMILY

You may obtain the following forms at: www.flcourts.org - **(select)** - Self Help, Family Law Forms Or Purchase this packet in the Clerk's Office Room 1049

	ALL FORMS MUST BE COMPLETED TO START YOUR CASE
	Form 12.970(a)
	 Petition to for Temporary Custody of Minor Child(ren) by Extended Family
	Form 12.900(h)
	 Notice of Related Cases
	Form 12.915
	o Designation of Current Address and E-mail Address
	Form 12.902(b) or (c)
	 Family Law Financial Affidavit
	Form 12.902(d)
	 Uniform Child Custody Jurisdiction and Enforcement Act Affidavit (UCCJEA)
	<u>COPIES</u>
	 Copy(ies) of birth certificate(s) of the child(ren), if available
	 Copy of parent's birth certificate(s), if available
	 Copy of death certificate, if parent(s) is/are deceased
	Form 12.970(c)
	Waiver of Service of Process & Consent for Temporary Custody
	☐ Mother Father
OR	 Use this form only if the other party is agreeing to give temporary custody
UK	Proof of Service to each non-consenting parent by Sheriff Return/Private Process
	Server
	o Form 12.910(a) - Summons: Service on an Individual
	o Form 12.910(b) - Process Service Memorandum
	Nine (9) stamped standard no.10 envelopes

FCS Checklist 4/20/2021

INSTRUCTIONS:

- 1. Fully complete the above forms.
- 2. Make sure your forms are notarized.
- 3. Make two (2) copies of each form.
- 4. File your original documents, completed and notarized in: Room 1049 Civil Clerk.
- 5. The Clerk's Office will issue the Summons.

HOW TO SERVE THE OTHER PARTY...

☐ Proof of Service using the Clay County Sheriff's Office:

Bring the following COMPLETED form to Room 1049 (Civil Clerk's Office) for a clerk to sign:

- Form 12.910(a) Personal Summons

Once the Summons is issued by the clerk, take the following to the Sheriff's Office:

- (1) Copies of Filed Forms
- (2) Summons (Form 12.910(a)) as issued by the Civil Clerk
- (3) Process Service Memorandum (Form 12.910(b))
- (4) \$40.00 service fee to the Sheriff's Civil Process Unit

Clay County Sheriff's Civil Process Unit

825 North Orange Avenue, Room 101 Green Cove Springs, FL 32043 (904) 213-6020

☐ Proof of Service using Sheriff's Office OUTSIDE of Clay County

If the other party lives outside of Clay County, **YOU MUST** mail or physically take your copied documents **including** the Summons; to the Sheriff's Office in the city/county/state where the other party lives.

You should contact the Sheriff's Office to determine the service fee, number of copies needed, and any other items they may require such as a self-addressed stamped envelope. If the other Party resides in Duval County, the Jacksonville Sheriff's Civil Process Unit is located at:

5th Floor, Duval County Courthouse

Room 5141 (Exit out of elevators, turn left; JSO Badge on door)

Office Hours; 8AM-4PM

Office Phone Number: 904-255-2470

TEMPORARY CUSTODY INFORMATION SHEET

Both Parents agree to give temporary custody to a third party

- The person to receive temporary custody of the child(ren) must reside in Clay County.
- The parents would each fill out a form entitled "Consent/Power of Attorney" and sign in front of a notary public or deputy clerk in the Clerk's Office
- The person to receive temporary custody would fill out a form entitled "Petition for Temporary Custody by Extended Family" and sign in front of a notary public or a deputy clerk in the Clerk's Office.

One parent agrees and one parent disagrees to give temporary custody to a third party

- The person to receive temporary custody of the child(ren) must reside in Clay County.
- If one parent agrees to give temporary custody and the other parent disagrees, the parent who disagrees must receive notice of a hearing in which all parties would be present. This hearing date would be set by the Clerk's Office.

One parent agrees to temporary custody and the other parent's whereabouts are unknown

- The person to receive temporary custody of the child(ren) must reside in Clay County.
- The consenting parent must fill out a form entitled "Consent/Power of Attorney" and sign in front of a notary public or a deputy clerk in the Clerk's Office.
- The consenting parent would then fill out a form as to the missing parent entitled "Affidavit of Diligent Search" and sign in front of a notary public or a deputy clerk in the Clerk's Office.
- The person to receive temporary custody would fill out a form entitled "Petition for Temporary Custody by Extended Family" and sign in front of a notary public or a deputy clerk in the Clerk's Office.

If a third party wants temporary custody and neither parent will agree

- The person to receive temporary custody of the child(ren) must reside in Clay County.
- If there is alleged neglect or abuse on the children by either parent, the person who would like temporary custody should call 1-800-96-ABUSE.
- In the conversation, two statements should be made to be sure the Department of Children and Families will get involved: That you are unable to enroll the child in school and that you are unable to place the child on your insurance policy.

IMPORTANT NOTICE TO THE PETITIONER

PLEASE READ CAREFULLY THE ATTACHED STANDING FAMILY LAW COURT ORDER SIGNED BY THE HONORABLE DON H. LESTER ON 05/06/2019. A COPY OF THE ATTACHED ORDER MUST BE SERVED BY SUMMONS OR CERTIFIED MAIL AND THE ATTACHED CERTIFICATE OF SERVICE MUST BE FILED WITH PROOF OF SERVICE ATTACHED.

IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT, IN AND FOR CLAY COUNTY, FLORIDA

vs.	Plaintiff/Petitioner,		CASE NO.: DIVISION:	
	Defendant/Respondent.	,		

STANDING FAMILY LAW COURT ORDER

The following Standing Court Order (the "Order") shall apply to all parties in an original action for dissolution of marriage, paternity, separate maintenance or annulment. It is beneficial to all parties that the Order become effective upon the petitioner upon filing of the petition and upon the respondent upon service of the summons and petition or upon waiver and acceptance of service. It is the Court's intent that the Order remain in full force and effect during the pendency of this action, unless modified, terminated or amended by further order of the Court upon proper motion of either of the parties and after notice and hearing.

It is in the best interests of the parties in dissolution of marriage or paternity action to be informed of their rights, duties and responsibilities that apply during their dissolution of marriage or paternity proceeding, including, but not limited to, preservation of marital assets and compliance with court orders and applicable court rules. It is also important to act in the best interests of their children. It is therefore

ORDERED as follows:

IN ALL DISSOLUTION OF MARRIAGE ACTIONS:

DISSIPATION OF ASSETS: Neither party shall sell, transfer, encumber, conceal, assign, damage, remove or in any way dispose of any property, whether individually or jointly held, nor shall any party dissipate the value of an asset (such as, for example, encumbering real property with a mortgage) without the written consent of the other party, or without an order of the court, except in the ordinary course of business or in connection with customary and usual household expenses, or for reasonable attorney's fees incurred in connection with this action. Neither party shall cancel, nor cause to be canceled, any utilities, including telephone, electric, or water and sewer if such cancellation would negatively affect the other party. Any party who violates this provision will be required to render an accounting and may be later sanctioned if found to have wasted or depleted a marital asset in violation of this Order.

ADDITIONAL DEBT: After this Order becomes effective, absent a court order or agreement of the parties, and with the exception of business debt incurred in the ordinary course of business or credit card debt that will be paid by the end of any applicable billing period,

neither party shall incur any debts, including, but not limited to, borrowing against any home equity credit line, encumbrance of marital assets, or cash advances against credit or bankcards.

INSURANCE POLICIES: Any insurance policies in effect at the time the petition was filed shall not be terminated, allowed to lapse, modified, borrowed against, pledged, or otherwise encumbered by either of the parties or at the direction of either party. This includes medical, hospital and/or dental insurance for the other party and/or the minor child(ren). Each party shall maintain all existing life insurance, automobile insurance, homeowner's or renter's insurance policies in full force and effect. Neither party shall change the beneficiaries of any existing life insurance policies. Each party shall maintain all existing insurance policies in full force and effect, without modification of their terms, unless agreed to in writing by both parties. All policy premiums will continue to be paid in full on a timely basis, unless there is an order of the court or a written agreement between the parties to the contrary.

SHARED PARENTAL REPONSIBLITY: These provisions shall apply unless there is a conflicting court order or allegations of domestic violence.

- a) If the parents of children live separately at the initiation of or during the dissolution proceedings, they shall assist their children in maintaining contact with both parties, consistent with the established family schedule. Such contact shall be in person, by telephone, audiovisual communications, and/or in writing.
- b) Neither party shall make any disparaging remarks about the other parent or question the child(ren) as to the other parent's private life. It is the child(ren)'s right to be spared from experiencing or witnessing any animosity or ill-feeling, if any should occur, between the parents. The minor child(ren) should be encouraged to maintain love, respect and affection for both parents.
- c) Neither parent shall conceal the whereabouts of the child(ren), and each parent shall keep the other advised at all times of the residential address and phone numbers where the child(ren) will be residing while with the other parent. Each parent shall notify the other immediately of any emergency pertaining to any child of the parties.
- d) Each party shall provide to the other party his or her residence address, work and cellular telephone numbers and e-mail address. Each party shall notify the other party, in writing, of any and all changes in his/her residence address, work and cellular telephone number(s) and e-mail address(es). Such notification shall be given within five (5) days of any such change and shall include the complete new address, telephone number(s) and/or email address(es).

PARENT RELOCATION FROM FAMILY HOME. If the parties have a child or children in common, a party vacating the marital residence shall notify the other party, or, if applicable, the other party's attorney, in writing, within forty-eight (48) hours of such move, of the address where the relocated party can receive communication. This provision shall not apply if there is a conflicting court order.

IN ALL DISSOLUTIONS OF MARRIAGE (WITH DEPENDENT CHILD(REN) OR PATERNITY ACTIONS:

RELOCATION: Unless there is a prior court order, judgment or agreement signed by both parties to the contrary, neither party shall permanently remove, cause to be removed or permit the removal of any minor child(ren) of the parties to a location greater than fifty (50) miles from the principal residence of the parent. The intent of the restriction is not to prohibit temporary travel within the State of Florida. Neither party shall apply for any passport or passport services on behalf of any child(ren) without consent of the other parent or without an order of the court.

PARENTING COURSE: Pursuant to the administrative orders issued in the Fourth Judicial Circuit (Duval, Clay, and Nassau Counties) and pursuant to Section 61.21, Florida Statutes, all parties to a dissolution of marriage action with minor child(ren) or to a paternity proceeding shall complete a Parent Education and Family Stabilization Course, such as the Putting Children First in Divorce Course offered by Hope Haven (www.hope-haven.org/children-first-parenting-class); or Positive Divorce Resolution for the Children First in Divorce Class; or a similar qualified in-person program with Court approval.

In a dissolution action, the petitioner must complete the course within forty-five (45) days after the filing of the petition, and the respondent must complete the course within forty-five (45) days after service of the petition. In a paternity action, the petitioner must complete the course within forty-five (45) days after filing the petition, and the respondent must complete the course within forty-five (45) days after an acknowledgement of paternity by that party, an adjudication of paternity of the party, or an order granting time-sharing to that party. Within ten (10) days of completion of the course, each party must file a certificate of completion with the Court.

Non-compliance: If either party does not attend and complete the parenting course, the Court may enter an Order to Show Cause and schedule a hearing date. At the hearing, the non-complying party will be required to demonstrate why he or she has not attended the course. The Court may impose sanctions, to include, without limitation, a stay of proceedings, contempt or any other sanctions the Court finds just and permissible under Florida law.

NOTICE OF NO PRESUMPTION. If the parties have at least one minor child in common, the parties are notified that section 61.13(2)(c)(1), Florida Statutes, provides that: "[i]t is the public policy of this state that each minor child has frequent and continuing contact with both parents after the parents separate or the marriage of the parties is dissolved and to encourage parents to share the rights and responsibilities, and joys, of childrearing. There is no presumption for or against the father or mother of the child or for or against any specific timesharing schedule when creating or modifying the parenting plan of the child."

FINANCIAL DISCLOSURE: In any case in which financial matters are at issue (such as child support, spousal support, equitable distribution or contempt proceeding regarding support), each party must file a financial affidavit and comply with the mandatory disclosure required by Rule 12.285 of the Florida Family Law Rules of Procedure. Pursuant to Section 61.30(2)(b), Florida Statutes, income shall be imputed to any party that fails to file a financial affidavit or fails to participate in the proceeding. The Court may sanction any party who, without good cause, fails, to satisfactorily comply with the rules pertaining to the production of financial records and other documents.

JUDICIAL ENFORCEMENT: Failure to comply with the terms of this Order may result in appropriate sanctions against the offending party, as permitted by Florida law.

SERVICE AND APPLICATIONS OF THIS ORDER: The Petitioner or Petitioner's attorney shall serve a copy of this Order with a copy of the petition and no later than five (5) days from the date of service file a certificate of service with the clerk of the court. This Order shall bind the Petitioner upon the filing of this action and shall become binding on the Respondent upon service of the initial pleading. This Order shall remain in full force and effect until further order of the court. Nothing in this Order shall preclude either party from applying to the Court for further temporary orders. This entire Order shall terminate upon the entry of a final judgment or upon dismissal of the case.

DONE AND ORDERED in Chambers, at Green Cove Springs, Clay County, Florida this ______ day of May, 2019.

DON H. LESTER, Administrative Judge

cc:

Petitioner Respondent

CERTIFICATE OF SERVICE

	AT THE ATTACHED STANDING FAMILY COURT ORDER WAS
AT THE ADDRESS OF:_	
BY:	
CERTIFIED MAI	L RETURN RECEIPT (#
SERVICE OF PRO	OCESS (AFFIDAVIT OF SERVICE ATTACHED)
ON DAY OF	
	SIGNATURE
	SIGNATORE
	DATE

FAMILY LAW FORMS, COMMENTARY, AND INSTRUCTIONS GENERAL INFORMATION FOR SELF-REPRESENTED LITIGANTS (02/18)

You should read this General Information thoroughly before taking any other steps to file your case or represent yourself in court. Most of this information is not repeated in the attached forms. This information should provide you with an overview of the court system, its participants, and its processes. It should be useful whether you want to represent yourself in a pending matter or have a better understanding of the way family court works. This is not intended as a substitute for legal advice from an attorney. Each case has its own particular set of circumstances, and an attorney may advise you of what is best for you in your individual situation.

These instructions are not the only place that you can get information about how a family case works. You may want to look at other books for more help. The Florida Statutes, Florida Family Law Rules of Procedure, Florida Rules of Civil Procedure, and other legal information or books may be found at the public library or in a law library at your county courthouse or a law school in your area. If you are filing a petition for **Name Change** and/or **Adoption**, these instructions may not apply.

If the word(s) is printed in **bold**, this means that the word is being emphasized. Throughout these instructions, you will also find words printed in **bold** and **underlined**. This means that the definitions of these words may be found in the glossary of common family law terms at the end of this general information section.

Commentary

1995 Adoption. To help the many people in family law court cases who do not have attorneys to represent them (pro se litigants), the Florida Supreme Court added these simplified forms and directions to the Florida Family Law Rules of Procedure. The directions refer to the Florida Family Law Rules of Procedure or the Florida Rules of Civil Procedure. Many of the forms were adapted from the forms accompanying the Florida Rules of Civil Procedure. Practitioners should refer to the committee notes for those forms for rule history.

The forms were adopted by the Court pursuant to Family Law Rules of Procedure, 667 So. 2d 202 (Fla. 1995); In re Petition for Approval of Forms Pursuant to Rule 10-1.1(b) of the Rules Regulating the Florida Bar—Stepparent Adoption Forms, 613 So. 2d 900 (Fla. 1992); Rules Regulating the Florida Bar—Approval of Forms, 581 So. 2d 902 (Fla. 1991).

Although the forms are part of these rules, they are not all inclusive and additional forms, as necessary, should be taken from the Florida Rules of Civil Procedure as provided in Florida Family Law Rules of Procedure. Also, the following notice has been included to strongly encourage individuals to seek the advice, when needed, of an attorney who is a member in good standing of the Florida Bar.

1997 Amendment. In 1997, the Florida Family Law Forms were completely revised to simplify and correct the forms. Additionally, the appendices were eliminated, the instructions contained in the appendices were incorporated into the forms, and the introduction following the Notice to Parties was created. Minor changes were also made to the Notice to Parties set forth below.

NOTICE TO PARTIES WHO ARE NOT REPRESENTED BY AN ATTORNEY WHO IS A MEMBER IN GOOD STANDING OF THE FLORIDA BAR

If you have questions or concerns about these forms, instructions, commentary, the use of the forms, or your legal rights, it is strongly recommended that you talk to an attorney. If you do not know an attorney, you should call the lawyer referral service listed in the yellow pages of the telephone book under "Attorney." If you do not have the money to hire an attorney, you should call the legal aid office in your area.

Because the law does change, the forms and information about them may have become outdated. You should be aware that changes may have taken place in the law or court rules that would affect the accuracy of the forms or instructions.

In no event will the Florida Supreme Court, The Florida Bar, or anyone contributing to the production of these forms or instructions be liable for any direct, indirect, or consequential damages resulting from their use.

FAMILY LAW PROCEDURES

Communication with the court. Ex parte communication is communication with the judge with only one party present. Judges are not allowed to engage in ex parte communication except in very limited circumstances, so, absent specific authorization to the contrary, you should not try to speak with or write to the judge in your case unless the other party is present or has been properly notified. If you have something you need to tell the judge, you must ask for a hearing and give notice to the other party or file a written statement in the court file and send a copy of the written statement to the other party.

Filing a case. A case begins with the filing of a <u>petition</u>. A petition is a written request to the court for some type of legal action. The person who originally asks for legal action is called the <u>petitioner</u> and remains the petitioner throughout the case.

A petition is given to the <u>clerk of the circuit court</u>, whose office is usually located in the county courthouse or a branch of the county courthouse. A case number is assigned and an official court file is opened. Delivering the petition to the clerk's office is called <u>filing</u> a case. A <u>filing fee</u> is usually required.

The Florida Rules of Judicial Administration now require that petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file a petition or other pleadings, motions, and documents electronically; however, they are not required to do so.** If you choose to file your petition electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the circuit within which you file. **The rules and procedures should be carefully read and followed.**

<u>Service of the original petition or supplemental petition</u>. When one party files a <u>petition</u>, <u>motion</u>, or other <u>pleading</u>, the other party must be "served" with a copy of the document. This means that the other party is given proper notice of the pending action(s) and any scheduled hearings. The person

against whom the original legal action is being requested is called the **respondent**, because he or she is expected to respond to the petition. The respondent remains the respondent throughout the case.

<u>Personal service</u> of the petition and summons on the respondent by a deputy sheriff or private process server is required in all <u>original petitions</u> and <u>supplemental petitions</u>, unless <u>constructive service</u> is permitted by law. Personal service may also be required in other actions by some judges.

Constructive Service. If you absolutely do not know where the other party to your case lives or if the other party resides in another state, you may be able to use constructive service; however, if constructive service is used, other than granting a divorce, the court may only grant limited relief, which cannot include either alimony or child support. For more information on constructive service, see Notice of Action for Dissolution of Marriage (No Child or Financial Support), Florida Supreme Court Approved Family Law Form 12.913(a)(1), Notice of Action for Family Cases with Minor Child(ren), Florida Supreme Court Approved Family Law Form 12.913(a)(2), Affidavit of Diligent Search and Inquiry, Florida Family Law Rules of Procedure Form 12.913(b), and Affidavit of Diligent Search, Florida Family Law Rules of Procedure Form 12.913(c).. Additionally, if the other party is in the military service of the United States, additional steps for service may be required. See, for example, Memorandum for Certificate of Military Service, Florida Supreme Court Approved Family Law Form 12.912(a). In sum, the law regarding constructive service and service on an individual in the military is very complex and you may wish to consult an attorney regarding these issues.

Forms for service of process are included in the Florida Family Law Forms, along with more detailed instructions and information regarding service. The instructions to those forms should be read **carefully** to ensure that you have properly served the other party. **If proper service is not obtained, the court cannot hear your case. Service must be in accordance with Florida Rule of Judicial Administration 2.516.**

Subsequent Service. Other than the original or supplemental petitions, any time you file additional pleadings or motions in your case, you must provide a copy to the other party and include a <u>certificate</u> <u>of service</u>. Likewise, the other party must provide you with copies of everything that he or she files. If the other party is represented by an attorney, you should serve the attorney unless service upon the other party is required by the court.

Electronic Service. After the initial service of process of the petitioner or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

<u>Default</u>. After being served with a petition or <u>counterpetition</u>, the other party has 20 days to file a response. If a response to a petition is not filed, the petitioner may file a <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a), with the clerk. This means that you may proceed with your case and set a <u>final hearing</u>, and a <u>judge</u> will make a decision, even if the other party will not cooperate. For more information, see rule 12.080(c), Florida Family Law Rules of Procedure.

<u>Answer</u> and Counterpetition. After being served, the respondent has 20 days to file an answer admitting or denying each of the allegations contained in the petition. In addition to an answer, the respondent may also file a counterpetition. In a counterpetition, the respondent may request the same or some other relief or action not requested by the petitioner. If the respondent files a counterpetition, the petitioner should then file an **Answer to Counterpetition**, Florida Supreme Court Approved Family Law Form 12.903(d), and either admit or deny the allegations in the respondent's counterpetition.

Mandatory disclosure. Rule 12.285, Florida Family Law Rules of Procedure, requires each party in a dissolution of marriage to exchange certain information and documents, and file a Family Law Financial Affidavit, Florida Family Law Rules of Procedure Form 12.902(b) or (c). Failure to make this required disclosure within the time required by the Florida Family Law Rules of Procedure may allow the court to dismiss the case or to refuse to consider the pleadings of the party failing to comply. This requirement also must be met in other family law cases, except adoptions, simplified dissolutions of marriage, enforcement proceedings, contempt proceedings, and proceedings for injunctions for domestic or repeat violence. The Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932, lists the documents that must be given to the other party. For more information see rule 12.285, Florida Family Law Rules of Procedure, and the instructions to the Certificate of Compliance with Mandatory Disclosure, Florida Family Law Rules of Procedure Form 12.932.

Parenting Plan. If your case involves minor or dependent child(ren), a **Parenting Plan** shall be approved or established by the court. **Parenting Plan**, Florida Supreme Court Approved Family Law Form, 12.995(a), **Safety-Focused Parenting Plan**, Florida Supreme Court Approved Family Law Form 12.995(b), or **Relocation/Long Distance Parenting Plan**, Florida Supreme Court Approved Family Law Form 12.995(c). The Parenting Plan shall be developed and agreed to by the parents and approved by a court.

If the parents cannot agree, or if the agreed Parenting Plan is not approved, the court must establish a Parenting Plan. The Parenting Plan shall contain a time-sharing schedule and should address the issues regarding the child(ren)'s education, health care, and physical, social, and emotional well-being.

Setting a hearing or trial. Generally, the court will have hearings on motions, final hearings on uncontested or default cases, and trials on contested cases. Before setting your case for final hearing or trial, certain requirements such as completing mandatory disclosure and filing certain papers and having them served on the other party must be met. These requirements vary depending on the type of case and the procedures in your particular jurisdiction. For further information, you should refer to the instructions for the type of form you are filing.

Next, you must obtain a hearing or trial date so that the court may consider your request. You should ask the clerk of court, or <u>family law intake staff</u> about the local procedure for setting a hearing or trial, which you should attend. These family law forms contain <u>orders</u> and <u>final judgments</u>, which the judge may use. You should ask the clerk of court or family law intake staff if you need to bring one of these forms with you to the hearing or trial. If so, you should type or print the heading, including the circuit, county, case number, division, and the parties' names, and leave the rest blank for the judge to complete at your hearing or trial.

The shaded areas below explain different parts of family law forms. Although each form you use may not contain each part explained below, all forms contain a case style which identifies the judicial circuit and county in Florida in which the case is filed, the division within that circuit to which the case is assigned, the parties in the case, and the number of the case. Some, but not all, forms require that the person signing the form state under oath that what he or she claims in the form is true; those particular forms must be signed in the presence of either a deputy clerk of the court or a notary public who witnesses your signature before notarizing the form. Most forms contain a nonlawyer clause which requests certain information be provided by any person who is not licensed to practice law in the State of Florida who has helped you to complete the form.

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Each form that provides a bla instructions which ask	•			o fill in the blank. Please ructions appear in <i>italic</i> s	
IN THE CIRCUIT CO	URT OF THE _	(1)		JUDICIAL CIRCUIT,	
IN AND F	OR	(2)	COU	INTY, FLORIDA	
			Case No.:	(3)	
			Division:	(4)	
(5)	,				
	Petitioner,				
and					
<u>(6)</u>	,				
	Respondent.				

- **Line 1** The clerk of court can tell you the number of your judicial circuit. Type or print it here.
- **Line 2** Type or print your county name on line (2).
- **Line 3** If you are filing an initial petition or pleading, the Clerk of the Court will assign a case number after the case is filed. You should type or print this case number on all papers you file in this case.
- **Line 4** The clerk of the court can tell you the name of the division in which your case is being filed, and you should type or print it here. Divisions vary from court to court. For example, your case may be filed in the civil division, the family division, or the juvenile division.
- **Line 5** Type or print the legal name of the person who originally filed the case on line 5. This person is the petitioner because he/she is the one who filed the original petition.
- **Line 6** Type or print the other party's legal name on line 6. The other party is the respondent because he/she is responding to the petition.

Some forms require that your signature be witnessed. If so, you must sign the form in the presence of a **notary public** or deputy clerk (employee of the clerk of the court's office). When signing the form, you must have a valid photo identification unless the notary knows you personally. You should completely fill in all lines (1 & 3–8) except 2 with the requested information, if applicable. **Line 2, the signature line,**

must be signed in the presence of the <u>notary public</u> or <u>deputy clerk</u>.DO NOT SIGN OR FILL IN THE PART OF THE FORM WHICH ASKS FOR THE NOTARY'S OR CLERK'S SIGNATURE. This section of the form is to be completed by either the deputy clerk or the notary public who is witnessing your signature.

	under oath to the truthfulness of the claims made in this ringly making a false statement includes fines and/or
Dated:(1)	
(2)	(2)
	Signature of Petitioner
	Printed Name:
	(3) Address:
(4)	Address.
	City, State, Zip: (5)
	Telephone Number: (6)
	Fax Number: (7)
	Designated E-mail Address(es): (8)
STATE OF 51 ON 10 A	
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before me on	hy
Sworn to or annined and signed before the on	
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or
	clerk.}
Personally known	
Produced identification	
Type of identification produced	

<u>Non-lawyer Clause.</u> The section below should be completed by anyone who helps you fill out these forms but is **not** an attorney who is a member in good standing of The Florida Bar, which means that he or she is not licensed to practice law in Florida.

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:

[fill in **all** blanks] This form was prepared for the: {either Petitioner or Respondent; or Husband or Wife} This form was completed with the assistance of:

{name of individual}	(1)	,
{name of business}	(2)	,
{address}	(3)	,
{city} (4)	,{state} <u>(5)</u>	, {zip code} (6) ,{telephone number} (7) .

Line 1 The <u>nonlawyer</u> who helps you should type or print his or her name on line 1.

Lines 2–7 The nonlawyer's business name, address, (including street, city, state, zip code, and telephone number) should be typed or printed on lines 2–7.

In addition, a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), should be completed if a nonlawyer assists you. The disclosure is available as a family law form and should be completed before the nonlawyer helps you. This is to be sure that you understand the role and limitations of a nonlawyer. You and the nonlawyer should keep a copy of this disclosure for your records.

FAMILY LAW GLOSSARY OF COMMON TERMS AND DEFINITIONS

Note: The following definitions are intended to be helpful, BUT they are not intended to constitute legal advice or address every possible meaning of the term(s) contained in this glossary.

Affidavit - a written statement in which the facts stated are sworn or affirmed to be true.

Alimony-spousal support which may be ordered by the court in a proceeding for dissolution of marriage. Types of alimony include: bridge-the-gap, durational, rehabilitative, or retroactive, and may be either temporary or permanent. The court may order periodic payments, payments in lump sum, or both. In determining whether to award alimony, the court must determine whether either party has an actual need for alimony and whether the other party has the ability to pay. The court must consider the factors set forth in section 61.08, Florida Statutes, and must make certain written findings. An alimony award may not leave the paying party with significantly less net income than that of the receiving party without written findings of exceptional circumstances.

Answer - written response by a respondent that states whether he or she admits (agrees with) or denies (disagrees with) the allegations in the petition. Any allegations not specifically denied are considered to be admitted.

Appeal - asking a district court of appeal to review the decision in your case. There are strict procedural and time requirements for filing an appeal.

Asset - everything owned by you or your spouse, including property, cars, furniture, bank accounts, jewelry, life insurance policies, businesses, or retirement plans. An asset may be marital or nonmarital, but that distinction is for the court to determine if you and your spouse do not agree.

Attorney - a person with special education and training in the field of law who is a member in good standing of The Florida Bar and licensed to practice law in Florida. An attorney is the only person who is allowed to give you legal advice. An attorney may file your case and represent you in court, or just advise you of your rights before you file your own case. In addition to advising you of your rights, an attorney may tell you what to expect and help prepare you for court. In family law matters, you are not entitled to a court-appointed lawyer, like a public defender in a criminal case. However, legal assistance is often available for those who are unable to hire a private attorney. You may consult the yellow pages of the telephone directory for a listing of legal aid or lawyer referral services in your area, or ask your local clerk of court or family law intake staff what services are available in your area. You may also obtain information from the Florida Supreme Court's Internet site located at http://www.flcourts.org.

Bond - money paid to the clerk of court by one party in a case, to be held and paid to an enjoined party in the event that the first party causes loss or damage of property as a result of wrongfully enjoining the other party.

Beneficiary Designation-Florida law provides that a beneficiary designation made by or on behalf of a party providing for the payment or transference of an asset or benefit upon his or her death to the other spouse is void when the final judgment dissolving or declaring a marriage invalid is signed, unless the final judgment specifically states otherwise. Federal law and other statutory provisions may also apply. This includes, but is not limited to, such assets as life insurance policies, annuities, employee benefit plans, individual retirement accounts, and payable-on-death accounts. Whether or not to continue a beneficiary designation is a complex area of the law and you may wish to consult with an attorney.

Bridge-the-Gap Alimony-spousal support which is ordered to assist a party to make the transition from being married to being single. Bridge-the-Gap alimony is designed to assist a party with legitimate, identifiable short-time needs; its length cannot exceed two years and it cannot be modified.

Central Depository-the office of the clerk of court that is responsible for collecting and disbursing court ordered alimony and child support payments. The depository also keeps payment records and files judgments if support is not paid.

Certificate of Service - a document that must be filed whenever a form you are using does not contain a statement for you to fill in showing to whom you are sending copies of the form. Florida Supreme Court Approved Family Law Form 12.914 is the certificate of service form and contains additional instructions.

Certified Copy - a copy of an order or final judgment, certified by the clerk of the circuit court to be an authentic copy.

Certified Mail - mail which requires the receiving party to sign as proof that they received it.

Child Support - money paid from one parent to the other for the benefit of their dependent or minor child(ren).

Clerk of the Circuit Court - elected official in whose office papers are filed, a case number is assigned, and case files are maintained. The clerk's office usually is located in the county courthouse.

Concurrent Custody-(for the purposes of a petition filed pursuant to chapter 751, Florida Statutes) means that an eligible extended family member is awarded custodial rights to care for a child or children concurrently with the child(ren)'s parent or parents.

Constructive Service - notification of the other party by newspaper publication or posting of notice at designated places when the other party cannot be located for personal service. You may also be able to use constructive service when the other party lives in another state. Constructive service is also called "service by publication." However, when constructive service is used, the relief the Court may grant is limited; that relief cannot include either alimony or child support. For more information on service, see the instructions for Florida Family Law Rules of Procedure Forms 12.910(a) and 12.913(b) and Florida Supreme Court Approved Family Law Forms 12.913(a)(1) and (2).

Contested Issues - any or all issues upon which the parties are unable to agree and which must be resolved by the judge at a hearing or trial.

Contingent Asset - an asset that you **may** receive or get later, such as income, tax refund, accrued vacation or sick leave, a bonus, or an inheritance.

Contingent Liability - a liability that you **may** owe later, such as payments for lawsuits, unpaid taxes, or debts that you have agreed or guaranteed to pay if someone else does not.

Counterpetition - a written request to the court for legal action, which is filed by a respondent after being served with a petition.

Custody Order – a judgment or order incorporating a Parenting Plan is a child custody determination for the purposes of the Uniform Child Custody Jurisdiction and Enforcement Act, the International Child Abduction Remedies Act, 42 U.S.C. ss. 11601 et seq., the Parental Kidnapping Prevention Act, and the Convention on the Civil Aspects of International Child Abduction enacted at the Hague on October 25, 1980.

Default - a failure of a party to respond to the pleading of another party. This failure to respond may allow the court to decide the case without input from the party who did not appear or respond.

Delinquent - late.

Dependent Child(ren) - child(ren) who depend on their parent(s) for support either because they are under the age of 18, have a mental or physical disability that prevents them from supporting themselves, or are in high school, between the ages of 18 and 19, and performing in good faith with a reasonable expectation of graduation before the age of 19.

Deputy Clerk - an employee of the office of the clerk of court, which is usually located in the county courthouse or a branch of the county courthouse.

Dissolution of Marriage - divorce; a court action to end a marriage.

Durational Alimony-spousal support which is ordered to provide economic assistance for a set period of time following a marriage of short or moderate duration or following a marriage of long duration if there is no ongoing need for support on a permanent basis. Durational alimony terminates upon the death of either party or upon remarriage of the party receiving support. It may be modified or terminated, but cannot exceed the length of a marriage.

Electronic Communication – Contact, other than face-to-face contact, facilitated by tools such as telephones, electronic mail or email, webcams, video-conferencing equipment and software or other wired or wireless technologies, or other means of communication to supplement fact-to face contact between a parent and that parent's minor child.

Enjoined - prohibited by the court from doing a specific act.

Ex Parte - communication with the judge by only one party. In order for a judge to speak with either party, the other party must have been properly notified and have an opportunity to be heard. If you have something you wish to tell the judge, you should ask for a hearing or file information in the clerk of court's office, with certification that a copy was sent to the other party.

Extended Family Member-(for the purposes of a petition filed pursuant to chapter 751, Florida Statutes) is a person who is either:

- 1) A relative of a minor child within the third degree by blood or marriage to the parent; OR
- 2) The stepparent of a minor child if the stepparent is currently married to the parent of the child and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of competent jurisdiction involving one or both of the child's parents as an adverse party.

Family Law Intake Staff - a court's employee(s) who is (are) available to assist you in filing a family law case. Family law intake staff are not attorneys and cannot give legal advice. They may only assist you with filling out the form(s). Your local clerk's office can tell you if your county has such assistance available.

Filing - delivering a petition, response, motion, or other pleading in a court case to the clerk of court's office.

Filing Fee - an amount of money, set by law, that the petitioner must pay when filing a case. If you cannot afford to pay the fee, you must file an **Application for Determination of Civil Indigent Status**, to ask the clerk to file your case without payment of the fee. This form can be obtained from the clerk's office.

Final Hearing - trial in your case.

Financial Affidavit - a sworn statement that contains information regarding your income, expenses, assets, and liabilities.

Final Judgment - a written document signed by a judge and recorded in the clerk of the circuit court's office that contains the judge's decision in your case.

Guardian ad Litem - a neutral person who may be appointed by the court to evaluate or investigate your child's situation, and file a report with the court about what is in the best interests of your child(ren). Guardians do not "work for" either party. The guardian may interview the parties, visit their homes,

visit the child(ren)'s school(s) and speak with teachers, or use other resources to make their recommendation.

Hearing - a legal proceeding before a judge or designated officer (general magistrate or hearing officer) on a motion.

Health Insurance-coverage under a fee-for-service arrangement, health care maintenance organization, or preferred provider organization, and other types of coverage available to either parent, under which medical services could be provided to a minor or dependent child.

Judge - an elected official who is responsible for deciding matters on which you and the other parties in your case are unable to agree. A judge is a neutral person who is responsible for ensuring that your case is resolved in a manner which is fair, equitable, and legal. A judge is prohibited by law from giving you or the other party any legal advice, recommendations, or other assistance, and may not talk to either party unless both parties are present, represented, or at a properly scheduled hearing.

Judicial Assistant - the judge's personal staff assistant.

Liabilities - everything owed by you or your spouse, including mortgages, credit cards, or car loans. A liability may be marital or nonmarital, but that distinction is for the court to determine if you and your spouse do not agree.

Lump Sum Alimony - money ordered to be paid by one spouse to another in a limited number of payments, often a single payment.

Mandatory Disclosure - items that must be disclosed by both parties except those exempted from disclosure by Florida Family Law Rule 12.285.

Marital Asset - generally, anything that you and/or your spouse acquired or received (by gift or purchase) during the marriage. For example, something you owned before your marriage **may** be nonmarital. An asset may only be determined to be marital by agreement of the parties or determination of the judge.

Marital Liability - generally, any debt that you and/or your spouse incurred during the marriage. A debt may only be determined to be nonmarital by agreement of the parties or determination of the judge.

Mediator - a person who is trained and certified to assist parties in reaching an agreement before going to court. Mediators do not take either party's side and are not allowed to give legal advice. They are only responsible for helping the parties reach an agreement and putting that agreement into writing. In some areas, mediation of certain family law cases may be required before going to court.

Modification - a change made by the court in an order or final judgment.

Motion - a request made to the court, other than a petition.

No Contact - a court order directing a party not speak to, call, send mail to, visit, or go near his or her spouse, ex-spouse, child(ren), or other family member.

Nonlawyer - a person who is not a member in good standing of The Florida Bar.

Nonmarital Asset - generally, anything owned separately by you or your spouse. An asset may only be determined to be nonmarital by either agreement of the parties or determination of the judge.

Nonmarital Liability - generally, any debt that you or your spouse incurred before your marriage or since your separation. A debt may only be determined to be nonmarital by either agreement of the parties or determination of the judge.

Nonparty - a person who is not the petitioner or respondent in a court case.

Notary Public - a person authorized to witness signatures on court related forms.

Obligee - a person to whom money, such as child support or alimony, is owed.

Obligor - a person who is ordered by the court to pay money, such as child support or alimony.

Order - a written decision, signed by a judge and filed in the clerk of the circuit court's office that contains the judge's decision on part of your case, usually on a motion.

Original Petition - see Petition.

Parenting Course - a class that teaches parents how to help their child(ren) cope with divorce and other family issues.

Parenting Plan — a document created to govern the relationship between the parents relating to the decisions that must be made regarding the minor child(ren). The Parenting Plan must contain a time-sharing schedule for the parents and child(ren) and shall address the issues concerning the minor child(ren). The issues concerning the minor child(ren) may include, but are not limited to, the child(ren)'s education, health care, and physical, social, and emotional well-being. In creating the Plan, all circumstances between the parents, including their historic relationship, domestic violence, and other factors must be taken into consideration. The Parenting Plan must be developed and agreed to by the parents and approved by the court. If the parents cannot agree to a Parenting Plan, or if the parents agreed to a plan that is not approved by the court, a Parenting Plan will be established by the court with or without the use of parenting plan recommendations.

Parenting Plan Recommendation – A nonbinding recommendation concerning one or more elements of a Parenting Plan made by a court-appointed mental health practitioner or other professional designated pursuant to either section 61.20 or 61.401, Florida Statutes, or Florida Family Law Rule of Procedure 12.363.

Party - a person involved in a court case, either as a petitioner or respondent.

Paternity Action - A lawsuit used to determine whether a designated individual is the father of a specific child or children.

Payor - an employer or other person who provides income to an obligor.

Permanent Alimony - spousal support ordered to provide for the needs and necessities of life as they were established during the marriage for a party who lacks the financial ability to meet his or her needs and necessities after dissolution of marriage. Permanent alimony is paid at a specified, periodic rate until: modification by a court order; the death of either party; or the remarriage of the party receiving alimony, whichever occurs first. Permanent alimony requires consideration of the factors set forth in section 61.08(2), Florida Statutes, and must include certain written findings by the court.

Personal Service - when a summons and a copy of a petition (or other pleading) that has been filed with the court are delivered by a deputy sheriff or private process server to the other party. Personal service is required for all petitions and supplemental petitions.

Petition - a written request to the court for legal action, which begins a court case.

Petitioner - the person who originally files a petition that begins a court case. The Petitioner remains the Petitioner throughout the duration of the case.

Pleading - a formal, written statement of exactly what a party wants the court to do in a lawsuit or court action.

Pro Se or Self-Represented Litigant - a person who appears in court without the assistance of a lawyer.

Pro Se Coordinator - see **Family Law Intake Staff**.

Rehabilitative Alimony - spousal support ordered to be paid for a limited period of time to allow one of the parties an opportunity to complete a plan of education or training, according to a rehabilitative plan accepted by the court, so that he or she may better support himself or herself after dissolution of marriage.

Relocation- a change in the location of the principal residence of a parent or other person in accordance with section 61.13001, Florida Statutes.

Respondent - the person who is served with a petition requesting some legal action against him or her. The Respondent remains the Respondent throughout the duration of the case.

Scientific Paternity Testing - a medical test to determine the biological father of a child

Service - the delivery of legal documents to a party. Service must be in accordance with Florida Rule of Judicial Administration 2.516.

Shared Parental Responsibility - an arrangement under which both parents have full parental rights and responsibilities for their child(ren), and the parents make major decisions affecting the welfare of the child(ren) jointly. Shared Parental Responsibility is presumptive in Florida.

Sole Parental Responsibility - a parenting arrangement under which the responsibility for the minor child(ren) is given to one parent by the court, with or without rights of time-sharing to the other parent.

State Disbursement Unit- the unit established and operated by the Title IV-D agency to provide one central address for the collection and disbursement of child support payments made in both Department of Revenue and non-Department of Revenue cases, in which the obligation is paid through an income deduction order.

Supervised Time-Sharing- a parenting arrangement under which time-sharing between a parent and his or her child(ren) is supervised by either a friend, family member, or a supervised visitation center.

Supplemental Petition - a petition that may be filed by either party after the judge has made a decision in a case and a final judgment or order has been entered. For example, a supplemental petition may be used to request that the court modify the previously entered final judgment or order.

Supportive Relationship-a relationship, defined in section 61.14(1)(b)1, Florida Statutes, existing between an obligee who receives alimony and a person with whom that obligee resides.

Time-Sharing Schedule – a timetable that must be included in the Parenting Plan that specifies the time, including overnights and holidays that a minor child or children will spend with each parent. The time-sharing schedule shall either be developed and agreed to by the parents of a minor child or children and is approved by the court, or established by the court if the parents cannot agree, or if their agreed-upon schedule is not approved by the court.

Trial - the final hearing in a contested case.

Uncontested - any and all issues on which the parties are able to agree and which are part of a marital settlement agreement.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.928 COVER SHEET FOR FAMILY COURT CASES (10/21)

When should this form be used?

The Cover Sheet for Family Court Cases and the information contained in it does not replace nor supplement the filing and service of pleadings or other documents as required by law. This form shall be filed by the petitioner/party opening or reopening a case for the use of the <u>clerk of the circuit court</u> for the purpose of reporting judicial workload data pursuant to Florida Statutes section 25.075.

This form should be typed or printed in black ink. The petitioner must <u>file</u> this cover sheet with the first pleading or motion filed to open or reopen a case in all domestic and juvenile cases.

What should I do next?

Follow these instructions for completing the form:

- I. Case Style. Enter the name of the court, the appropriate case number assigned at the time of filing of the original petition, the name of the judge assigned (if applicable), and the name (last, first, middle initial) of the petitioner(s) and respondent(s).
- II. Type of Action /Proceeding. Place a check beside the proceeding you are initiating. If you are filing more than one type of proceeding, (such as a modification and an enforcement proceeding) against the same party at the same time, then you must complete a separate cover sheet for each action being filed.
 - (A) Initial Action/Petition
 - (B) Reopening Case. If you check "Reopening Case," indicate whether you are filing a modification or supplemental petition or an action for enforcement by placing a check beside the appropriate action/petition.
 - 1. Modification/Supplemental Petition
 - 2. Motion for Civil Contempt/ Enforcement
 - Other All reopening actions not involving modification/supplemental petitions or petition enforcement.
- III. Type of Case. Place a check beside the appropriate case. If the case fits more than one category, select the most definitive. Definitions of the categories are provided below.
 - (A) Simplified Dissolution of Marriage- petitions for the termination of marriage pursuant to Florida Family Law Rule of Procedure 12.105.
 - (B) Dissolution of Marriage petitions for the termination of marriage pursuant to Chapter 61, Florida Statutes, other than simplified dissolution.

Instructions for Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (10/21)

- (C) Domestic Violence all matters relating to injunctions for protection against domestic violence pursuant to section 741.30, Florida Statutes.
- (D) Dating Violence all matters relating to injunctions for protection against dating violence pursuant to section 784.046, Florida Statutes.
- (E) Repeat Violence all matters relating to injunctions for protection against repeat violence pursuant to section 784.046, Florida Statutes.
- (F) Sexual Violence all matters relating to injunctions for protection against sexual violence pursuant to section 784.046, Florida Statutes.
- (G) Stalking-all matters relating to injunctions for protection against stalking pursuant to section 784.0485, Florida Statutes
- (H) Support IV-D all matters relating to child or spousal support in which an application for assistance has been filed with the Department of Revenue, Child Support Enforcement under Title IV-D, Social Security Act, except for such matters relating to dissolution of marriage petitions (sections 409.2564, 409.2571, and 409.2597, Florida Statutes), paternity, or UIFSA.
- (I) Support-Non IV-D all matters relating to child or spousal support in which an application for assistance has **not** been filed under Title IV-D, Social Security Act.
- (J) UIFSA- IV-D all matters relating to Chapter 88, Florida Statutes, in which an application for assistance has been filed under Title IV-D, Social Security Act.
- (K) UIFSA Non IV-D all matters relating to Chapter 88, Florida Statutes, in which an application for assistance has **not** been filed under Title IV-D, Social Security Act.
- (L) Other Family Court all matters involving time-sharing and/or parenting plans relating to minor child(ren), support unconnected with dissolution of marriage, annulment, delayed birth certificates pursuant to Florida Statutes section 382.0195, expedited affirmation of parental status pursuant to Florida Statutes section 742.16, termination of parental rights proceedings pursuant to Florida Statutes section 63.087, declaratory judgment actions related to premarital, marital, post-marital agreements, or other matters not included in the categories above.
- (M) Adoption Arising Out Of Chapter 63 all matters relating to adoption pursuant to Chapter 63, Florida Statutes, excluding any matters arising out of Chapter 39, Florida Statutes.
- (N) Name Change all matters relating to name change, pursuant to section 68.07, Florida Statutes.
- (O) Paternity/Disestablishment of Paternity all matters relating to paternity pursuant to Chapter 742, Florida Statutes.
- (P) Juvenile Delinquency all matters relating to juvenile delinquency pursuant to Chapter 985, Florida Statutes.
- (Q) Petition for Dependency all matters relating to petitions for dependency.
- (R) Shelter Petition all matters relating to shelter petitions pursuant to Chapter 39, Florida Statutes.
- (S) Termination of Parental Rights Arising Out Of Chapter 39 all matters relating to termination of parental rights pursuant to Chapter 39, Florida Statutes.
- (T) Adoption Arising Out Of Chapter 39 all matters relating to adoption pursuant to Chapter 39, Florida Statutes.
- (U) CINS/FINS all matters relating to children in need of services (and families in need of services) pursuant to Chapter 984, Florida Statutes.

Instructions for Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (10/21)

- (V) Petition for Temporary or Concurrent Custody by Extended Family-all matters relating to petitions for temporary or concurrent custody pursuant to Chapter 751.
- (W) Emancipation of a Minor-all matters relating to emancipation of a minor pursuant to Chapter 743.

ATTORNEY OR PARTY SIGNATURE. Sign the Cover Sheet for Family Court Cases. Print legibly the name of the person signing the Cover Sheet for Family Court Cases. Attorneys must include a Florida Bar number. Insert the date the Cover Sheet for Family Court Cases is signed. Signature is a certification that filer has provided accurate information on the Cover Sheet for Family Court Cases.

Nonlawyer Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

Instructions for Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (10/21)

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see Rule 12.100, Florida Family Law Rules of Procedure.

COVER SHEET FOR FAMILY COURT CASES

I.	Case Style
	IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT, IN AND FOR COUNTY, FLORIDA
	Case No.:
	Petitioner,
	and
	Respondent.
II.	Type of Action/Proceeding. Place a check beside the proceeding you are initiating. If you ar filing more than one type of proceeding (such as a modification and an enforcemen proceeding) against the same party at the same time, then you must complete a separat cover sheet for each action being filed. If you are reopening a case, choose one of the thre options below it.
	(A) Initial Action/Petition (B) Reopening Case 1 Modification/Supplemental Petition 2 Motion for Civil Contempt/Enforcement 3 Other
III.	Type of Case. If the case fits more than one type of case, select the most definitive.
	(A) Simplified Dissolution of Marriage (B) Dissolution of Marriage (C) Domestic Violence (D) Dating Violence (E) Repeat Violence (F) Sexual Violence
	 (G) Stalking (H) Support IV-D (Department of Revenue, Child Support Enforcement) (I) Support Non-IV-D (not Department of Revenue, Child Support Enforcement) (J) UIFSA IV-D (Department of Revenue, Child Support Enforcement) (K) UIFSA Non-IV-D (not Department of Revenue, Child Support Enforcement) (L) Other Family Court (M) Adoption Arising Out Of Chapter 63 (N) Name Change

Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (10/21)

		Paternity/Disestablishment of	Paternity
		Juvenile Delinquency	
		Petition for Dependency	
		Shelter Petition	A 111 - 0 + 0 Charles 20
		Termination of Parental Right	
		Adoption Arising Out Of Chap	ter 39
		CINS/FINS	
			current Custody by Extended Family
	(W)	Emancipation of a Minor	
IV.	Rule o	f General Practice and Judicial Ad	ministration 2.545(d) requires that a Notice of Related
			, be filed with the initial pleading/petition by the filing
			order to notify the court of related cases. Is Form
		, ,	over Sheet for Family Court Cases and initia
		ng/petition?	over sheet for raining court cases and initia
	picaui	ng/petition:	
	1	No, to the best of my knowledge,	no related cases exist.
		es, all related cases are listed on	
ΑT	TORNE	Y OR PARTY SIGNATURE	
	I C	CERTIFY that the information I have	ve provided in this cover sheet is accurate to the best
of ı	ny kno	wledge and belief.	
c: ~			El Doy No.
Sig	nature _.		FL Bar No.: (Bar number, if attorney)
	•	Attorney or party	(Bar number, ii attorney)
		(Type or print name)	(E-mail Address(es))
	-		_
		Date	
IF /	NONI	ANAMED HEIDED VOLLEH LOUT TO	HIS FORM, HE/SHE MUST FILL IN THE BLANKS
		ill in all blanks]	113 FORIVI, RE/SHE IVIUST FILL IN THE BLAINS
	-		/y one}Petitioner Respondent
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{na {na {aa	ame of l me of b ldress}	individual} pusiness}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.970(a) PETITION FOR TEMPORARY CUSTODY BY EXTENDED FAMILY (06/21)

When should this form be used?

This form should be used by an <u>extended family member</u> to obtain temporary custody of a child or children pursuant to Chapter 751, Florida Statutes. This form **should not** be used if you are a parent seeking to establish parental responsibility or time-sharing with a child or children.

An Extended Family Member is:

A relative of a minor child within the third degree by blood or marriage to the parent;

OR

The stepparent of a minor child if the stepparent is currently married to the parent of the child and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of competent jurisdiction involving one or both of the children's parents as an adverse party;

OR

An individual who qualifies as "fictive kin." As defined in section 39.01, Florida Statutes, fictive kin means a person unrelated by birth, marriage, or adoption who has an emotionally significant relationship, which possesses the characteristics of a family relationship, to a child.

You may file a Petition for Temporary Custody if:

You have the signed, notarized consents of the children's legal parents;

OR

You are an extended family member who is caring full time for the children in the role of a substitute parent and with whom the children are presently living.

If one of the minor children's parents objects to the Petition, the court shall grant the Petition only upon a finding, by clear and convincing evidence, that the children's parent or parents are unfit to provide for the care and control of the children. In determining that a parent is unfit, the court must find that the parent has abused, abandoned, or neglected the children, as defined in Chapter 39, Florida Statutes. If you do not have the parents' consents, you should consult a family law attorney before you file your papers.

If you do not meet the qualifications above, you should talk to an attorney about other options. You may also report any suspected abuse, abandonment, or neglect to the appropriate authorities.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where you live and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

Instructions for Florida Supreme Court Approved Family Law Form 12.970(a), Petition for Temporary Custody by Extended Family (06/21)

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

What should I do next?

IF YOU HAVE SIGNED AND NOTARIZED WAIVERS OF SERVICE OF PROCESS AND CONSENTS from the child(ren)'s parents, and the case is uncontested, you may contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u>, to set a <u>final hearing</u>. You must notify the child(ren)'s parents of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

If one of the parents is deceased, you must file a certified copy of the proof of death.

IF YOU DO **NOT** HAVE SIGNED AND NOTARIZED WAIVERS OF SERVICE OF PROCESS AND CONSENTS from the children's parents, you must properly notify the parents of the **petition**. If you know where he or she lives, you should use **personal service**. If you absolutely do not know where he or she lives after conducting a diligent search, you may use **constructive service**. You must complete all of the searches listed in the **Affidavit of Diligent Search and Inquiry**, Florida Family Law Rules of Procedure Form

Instructions for Florida Supreme Court Approved Family Law Form 12.970(a), Petition for Temporary Custody by Extended Family (06/21)

12.913(c), and file the form with the clerk. You should seek legal advice on constructive service as this is a complicated area of the law. If the identity of one parent is unknown, you will need to seek legal advice to determine the proper way to serve an unknown parent. For more information, see Chapter 49, Florida Statutes.

If personal service is used, the <u>parents</u> have 20 days to answer after being served with your petition. Your case will generally proceed in one of the following ways:

<u>DEFAULT.</u> If after 20 days, no <u>answer</u> has been filed, you may file a **Motion for Default**, Florida Supreme Court Approved Family Law Form 12.922(a), with the clerk of court. You must file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924. Then, if you have filed all of the required papers, you may contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u>, to set a <u>final hearing.</u> You must notify the child(ren)'s parents of the hearing by using a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, or other appropriate notice of hearing form.

<u>CONTESTED</u>. If either parent files an answer which disagrees with or denies anything in your petition and you are unable to settle the disputed issues, you must file a **Notice for Trial**, Florida Supreme Court Approved Family Law Form 12.924, to request a final hearing. Some circuits may require the completion of <u>mediation</u> before a final hearing may be set. You should contact the clerk, <u>family law intake staff</u>, or <u>judicial assistant</u> for instructions on how to set your case for **trial** (final hearing).

At any time, either or both of the children's parents may petition the court to modify or terminate the order granting temporary custody. The court shall terminate the order upon a finding that the parent is a fit parent, or by the consent of the parties. The court may modify an order granting temporary custody if the parties consent or if the modification is in the best interest of the children

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see Chapter 751 and Chapter 39, Florida Statutes.

Special notes...

If you do not have the money to pay the filing fee, you may obtain an application for Determination of Civil Indigent Status, fill it out, and the clerk will determine whether you are eligible to have filing fees deferred.

With this petition, you must file the following and provide a copy to the other party:

- Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida Supreme Court Approved Family Law Form 12.902(d).
- Notice of Related Cases, Florida Family Law Rules of Procedure Form 12.900(h).
- Family Court Cover Sheet, Florida Family Law Rules of Procedure Form 12.928.
- **Non-Military Affidavit**, Florida Supreme Court Approved Family Law Form 12.912(b). (Required only for obtaining a default on petitions that have been personally or constructively served. Not required if both parents have signed a waiver and consent.)

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of

Instructions for Florida Supreme Court Approved Family Law Form 12.970(a), Petition for Temporary Custody by Extended Family (06/21)



	IN THE CIRCUIT COURT OF THE _	
	IN AND FOR	COUNTY, FLORIDA
		Case No:
		Division:
IN THE	INTEREST OF	
	, Children	
	, Petitioner,	
and		
Respo	, ndent/,	
•	,	
Respo	, ndent/	
пезро		
	PETITION FOR TEMPORARY C	USTODY BY EXTENDED FAMILY
	6.44	
	oner, {full legal name} llowing information is true:	, being sworn, certifies that
	-	count to Chautau 754 Florido Statutos
1.	This is an action for temporary custody pursu	aant to Chapter 751, Florida Statutes.
2.	Petitioner requests temporary custody of the	e following minor children:
	Name Date of Birth	Current Address
3.	Florida Supreme Court Approved Family Law The affidavit includes the names and curren have lived during the past 5 years, the places and information concerning any custody pro-	tody Jurisdiction and Enforcement Act Affidavit, Form 12.902(d), which was filed with this Petition. It addresses of the persons with whom the children where the children have lived during the past 5 years, ceeding in this or any other state with respect to the filled out, signed under oath, and filed with the thearing.
4.	Petitioner is an extended family member who Related to the minor children within parent;	o is: {Choose one only} n the third degree by blood or marriage to a
Elorida	•	(a), Petition for Temporary Custody by Extended Family
(06/21)		a,, reducing temporary custody by extended railing

	OR	The stemponent of the universelection is recognised to Decreased out (full level agree)
		_ The stepparent of the minor children, is married to Respondent {full legal name} and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of
	OR	competent jurisdiction involving one or both of the children's parents as an adverse party; An individual who qualifies as fictive kin as defined in section 39.01, Florida Statutes.
5.	Petitio	oner's relationship to the minor children is:
6.	The re	esidence and post office address of the Petitioner is:
7.		oner is a proper person to be awarded temporary custody because: {Choose one only} _ Petitioner has the signed, notarized consent from both of the children's legal parents;
		Petitioner is caring full time for the children in the role of a substitute parent and the children currently live with the Petitioner.
8.	childre Chapt	itioner does not have the signed consents from both parents or is not caring for the en full time as a substitute parent, Petitioner cannot obtain temporary custody under er 751, Florida Statutes. Petitioner should consult an attorney about other options. Legal parents of the children are:
	a	, whose current address is:
	b	, whose current address is:
9.		The Consents of Parent <i>{full legal name}</i> and/or Parent <i>{full legal name}</i> is/are attached to the Petition.
	OR	r cution.
		_ The Consent of Parent <i>{full legal name}</i> is not attached because that parent is deceased. A certified copy of the proof of death is attached.
	OR	Consent has NOT been obtained from the parents. The specific acts or omissions of the parents which demonstrate that the parents have abused, abandoned, or neglected the children as defined in Chapter 39, Florida Statutes are: (attach additional sheets if necessary)
10). Petit	ioner requests temporary custody be granted for the following period of time:

Florida Supreme Court Approved Family Law Form 12.970(a), Petition for Temporary Custody by Extended Family (06/21)

The re	asons that support this request are:
	<u> </u>
	It is in the best interests of the children that the Petitioner have temporary custody of the en for the following reasons:
	12. ORDER OF PROTECTION
a	Petitioner IS NOT aware of any temporary or permanent order for protection entered on behalf of or against either parent, the Petitioner, or the children in Florida or any other jurisdiction.
OR b	Petitioner IS aware of the following temporary or permanent orders for protection entered on behalf of or against either parent, the Petitioner, or the children in Florida or any other jurisdiction. The court entering the order and the case number is:
a	13. TEMPORARY OR PERMANENT CHILD SUPPORT ORDERS Petitioner IS NOT aware of any temporary or permanent orders for child support for the minor children.
OR b	the minor children. The court entering the order and the case number is:
upon t	IILD SUPPORT (Choose one only) (You must have proof or waiver of service of process he parent(s) or a Waiver of Service of Process and Consent for the court to consider an for child support)
	Petitioner requests the court to order the parents to pay child support.
b	Petitioner requests the court to redirect all or part of the parents' existing child support obligation(s) to the Petitioner.
c	Petitioner requests the court to redirect all or part of the parents' existing child support obligation(s) to the Petitioner, and to award the Petitioner retroactive child support.
5. Petitio	oner requests does not request that the court establish reasonable visitation or a time-sharing schedule with the parents.
	ner requests does not request additional provisions which are related to the Court Approved Family Law Form 12.970(a), Petition for Temporary Custody by Extended Family

children's best interests, inc	cluding, but not limited to, a reasonable plan for transitioning custody
The additional provisions re	equested are:
	r affirming under oath to the truthfulness of the claims made in this at for knowingly making a false statement includes fines and/or
Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip Code:
	Telephone Number:
	Fax Number:
	Designated E-Mail Address(es):

STATE OF FLORIDA COUNTY OF	
online notarization on	ne by means of {choose one} physical presence of the pre
	NOTARY PUBLIC OR DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or deputy clerk.}
Personally known Produced identification	

IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in all blanks] This form was prepared for the Petitioner. This form was completed with the assistance of: {name of individual}		
, {name of business}		
, {address}		
, {city}, {state},{zip code}, {telephone number}		

Type of identification produced _____

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.970(c),

WAIVER OF SERVICE OF PROCESS AND CONSENT FOR TEMPORARY CUSTODY BY EXTENDED FAMILY (06/21)

This form is to be completed and signed by a parent who agrees to grant temporary custody of a minor child or child(ren) to an <u>extended family member</u> and agrees to waive <u>service</u> of process. Service of process occurs when a summons and a copy of the petition (or other pleading) that has been filed with the court are delivered by a deputy or private process server.

An Extended Family Member is:

A relative of a minor child within the third degree by blood or marriage to the parent;

OR

The stepparent of a minor child if the stepparent is currently married to the parent of the child and is not a party in a pending dissolution, separate maintenance, domestic violence, or other civil or criminal proceeding in any court of competent jurisdiction involving one or both of the child(ren)'s parents as an adverse party;

OR

An individual who qualifies as "fictive kin." As defined in section 39.01, Florida Statutes, fictive kin means a person unrelated by birth, marriage, or adoption who has an emotionally significant relationship, which possesses the characteristics of a family relationship, to a child.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where the <u>Petition for Temporary Custody by Extended Family</u>, Florida Supreme Court Approved Family Law Form 12.970(a) is filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so. If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

Special notes...

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms **must** also put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE_	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No:
IN THE	E INTEREST OF	
	Children	
	Petitioner,	
and		
Respo	ndent/,	
Respo	ndent/	
I, {full	CUSTODY BY EX legal name}s	S AND CONSENT FOR TEMPORARY KTENDED FAMILY , the legal parent of {children'}, having received a copy of the filed herein and waived service of process, freely and the filed herein and waived service of process, freely and the filed herein and waived service of process.
		er's full legal name}
the mi Order,	inor children and that such temporary custody , the Petitioner shall be able to:	ing to the Petitioner having temporary legal custody or is in the best interest of the children. Upon entry of ar
1.	Consent to all necessary and reasonable nonemergency surgery and psychiatric care;	medical and dental care for the children, including
2.	Secure copies of the children's records, held child(ren), including, but not limited to: a. Medical, dental, and psychiatric records; b. Birth Certificates and other records; and c. Educational records.	I by third parties, that are necessary for the care of the
3.	Enroll the children in school and grant or wit special school programs, including exception	hhold consent for the children to be tested or placed in nal education; and

Florida Supreme Court Approved Family Law Form 12.970(c), Waiver of Service of Process and Consent for Temporary Custody by Extended Family (06/21)

4. Do all other things necessary for the care of the children.

I realize that the custody of my children by the Petitioner is temporary and that I may, at any time, petition the court to return legal custody to me. I understand and acknowledge that I may have to comply with a reasonable transition plan prior to the court returning legal custody to me.

Dated:	
	Signature of Parent
	Printed Name:
	Address:
	City, State, Zip Code:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
	· / /
STATE OF FLORIDA	
COUNTY OF	
	by means of {choose one} physical presence or by {name of person making statement}
	NOTARY PUBLIC OR DEPUTY CLERK
Personally known Produced identification	{Print, type, or stamp commissioned name of notary or deputy clerk.}

, /citul /statel /s	ip code}, {telephone number}		
, {address}			
, {name of business}			
This form was completed with the assistance of <i>[name of individual]</i>			
ill in all blanks] This form was prepared for the <i>{choose only one}</i> Petitioner espondent.			
	FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:		

Type of identification produced _____

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.902(d)

UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) AFFIDAVIT (02/18)

When should this form be used?

This form should be used in any case involving parental responsibility for, custody of, or time-sharing or visitation with, any minor child(ren). This <u>affidavit</u> is required even if the parental responsibility for, custody of, or time-sharing or visitation with, the minor child(ren) is not in dispute.

This form should be typed or printed in black ink. After completing this form, you should sign the form before a <u>notary public</u> or <u>deputy clerk</u>. You should then <u>file</u> it with the <u>clerk of the circuit court</u> in the county where the petition was filed and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed**

What should I do next?

A copy of this form must be mailed, e-mailed, or hand delivered to the other party in your case, if it is not served on him or her with your initial papers.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the

A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. The words that are in **bold underline** in these instructions are defined there. For further information, see sections 61.501-61.542, Florida Statutes.

Special notes...

With this form, you must also file a **Notice of Confidential Information within Court Filing,** Florida Rules of Judicial Administration Appendix to Rule 2.420 Form.

Effective October 1, 2008, terms such as custodial parent, noncustodial parent, primary residential parent, secondary residential parent, and visitation were removed from Chapter 61, Florida Statutes; however, because the UCCJEA uses the terms, custody and visitation, they are included in this form. Parents must develop a Parenting Plan that includes, among other things, their time-sharing schedule with the minor child(ren). If the parents cannot agree, a parenting plan will be established by the Court.

If you are the petitioner in an injunction for protection against domestic violence case and you have filed a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form 12.980(h), you should write confidential in any space on this form that would require you to write the address where you are currently living.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE	CIRCUIT COURT OF THE	JUDICIAL CIRCU COUNTY, FLORIDA	JIT,
		Case No.:	
	Petitioner,		
and	I		
	Respondent.		
UNIFORM		DICTION AND ENFORCEMI AFFIDAVIT	ENT ACT
I, {full legal name} _ statements are true		, being sworn, certify that	the following
birth, birth where each relationship	date, and sex of each child; the p child has lived within the past fi	nis proceeding is The naresent address, periods of residence ve (5) years; and the name, present whom the child has lived during that IILD # _ 1 _:	, and places address, and
Child's Full Legal Na	ame:	Sex:	
Child's Residence for		Sex:	
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child
/present*			

_		_	_		
/					
· If you are the net	I itioner in an injunction for protec	l tion against domestic violence case	and you have		
iled a Request for 12.980(h), you sho address where you	If you are the petitioner in an injunction for protection against domestic violence case and you have iled a Request for Confidential Filing of Address, Florida Supreme Court Approved Family Law Form .2.980(h), you should write confidential in any space on this form that would require you to enter the address where you are currently living.				
HE FOLLOWING IN	NFORMATION IS TRUE ABOUT CHI	LD #:			
Child's Full Legal Na	ame:	n: Sex:			
		1 Jex			
Child's Residence f	or the past 5 years:				
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child		
/present					
/					
/					
/					
/					
THE FOLLOWING INFORMATION IS TRUE ABOUT CHILD #:					
Child's Full Legal Name: Date of Birth: Sex:					
Child's Residence for the past 5 years:					
Datos	Addross (including sity and	Name and present address of	Polationship		
Dates (From/To)	Address (including city and state) where child lived	Name and present address of person child lived with	Relationship to child		
/present					

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	/	_			
	/	_			
	J				
	<i>J</i>	_			
				<u> </u>	<u>l</u>
		-	on in custody or time-sharing pr	oceeding(s):	
	_	ose only	-		
				witness, or in any capacity in any othe	-
				e, jurisdiction, or country, concerning	
			· · · · · · · · · · · · · · · · · · ·	g or visitation with a child subject to t	his
	proc	eeding	•		
		I H	AVF participated as a party with	ess, or in any capacity in any other litig	ration or
				jurisdiction, or country, concerning pa	
			_	g or visitation with a child subject to the	
	Expl		· , · · , · · · · · · · · · · · · · · ·	5	, p
	-		of each child:		
	b	Type of	f proceeding:		
	c. (Court a	nd state:		
	d. I	Date of	court order or judgment (if any)		
3.	3. Information about custody or time-sharing proceeding(s):				
٦.				proceeding(s).	
	[Choose only one] I HAVE NO INFORMATION of any parental responsibility, custody, time-sharing, or visitation proceeding pending in a court of this or any other state, jurisdiction, or country concerning a child subject to this proceeding.			haring or	
				ION concerning a parental responsibili	• • • • • • • • • • • • • • • • • • • •
				ing in a court of this or another state o	concerning a
		•	ct to this proceeding, other than	•	
				ation:	
	b.	Type of	proceeding:		
	c. (Court a	nd state:		
	d. I	Date of	court order or judgment (if any)		
	e. (case Ni	umber:		

Persons not a party to this proceeding: [Choose only one]
I DO NOT KNOW OF ANY PERSON in this or any other state, jurisdiction, or country, who is not a party to this proceeding and who has physical custody or claims to have parental responsibility for, custody of, or time-sharing or visitation with respect to any child subject to this proceeding.
I KNOW THAT THE FOLLOWING NAMED PERSON(S), not a party to this proceeding, has (have) physical custody or claim(s) to have parental responsibility for, custody of, , or time-sharing or visitation with respect to any child subject to this proceeding: a. Name and address of person:
has physical custody
claims parental responsibility or custody rights
claims time-sharing or visitation
Name of each child:
Relationship to child, if any:
b. Name and address of person:
has physical custody
claims parental responsibility or custody rights
claims time-sharing or visitation
Name of each child:
Relationship to child, if any:
c. Name and address of person:
has physical custody
claims parental responsibility or custody rights
claims time-sharing or visitation
Name of each child:
Relationship to child, if any:
Knowledge of prior child support proceedings: [Choose only one]
The child(ren) described in this affidavit are NOT subject to existing child support
order(s) in this or any other state, jurisdiction, or country
The child(ren) described in this affidavit are subject to the following existing child
support order(s):
a. Name of each child:
b. Type of proceeding:c. Court and address:
d. Date of court order/judgment (if any):

4.

5.

	e. Amount of child support ordered t	to be paid and by whom:
6.	custody, time-sharing or visitation, cl dissolution of marriage, separate mai	g duty to advise this Court of any parental responsibility, hild support, or guardianship proceeding (including ntenance, child neglect, or dependency) concerning the ate about which information is obtained during this
7.	A completed Notice of Confidential In Administration Appendix to Rule 2.420	formation within Court Filing, Florida Rules of Judicial Form, is filed with this Affidavit.
	•) e-served () mailed () faxed and mailed elow on {date}
Other	party or his/her attorney:	
	:	
	ss:	
	tate, Zip:	
	ımber:	
Design	nated E-mail Address(es):	
impris	conment.	gly making a false statement includes fines and/or
		Signature of Party
		Printed Name:
		Address:
		City, State, Zip:
		Telephone Number:
		Fax Number:
		Designated E-mail Address(es):
_	OF FLORIDA TY OF	
Sworn	to or affirmed and signed before me on	by
		DV DUDUC - " DEDUTY CLEDY
	NOTA	RY PUBLIC or DEPUTY CLERK

	[Print, type, or stamp commissioned name of I	notary or clerk.]
Personally known Produced identification	1	, -
	JT THIS FORM, HE/SHE MUST FILL IN THE BLAN ed for the <i>{choose only one} Petitioner</i>	
This form was completed with the assis {name of individual}		
{name of business} {address}, {state}, {zi	ip code},{telephone number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.913(a)(1)

NOTICE OF ACTION FOR DISSOLUTION OF MARRIAGE (NO CHILD OR FINANCIAL SUPPORT) (11/15)

When should this form be used?

This form may be used to obtain **constructive service** (also called service by publication) in a **dissolution of marriage** case that does not involve a minor child or financial support if you do not know where your **spouse** lives or if your spouse lives outside Florida and you are unable to obtain **personal service**. Constructive notice will allow the court to dissolve the marriage, but personal service is required before a court can order payment of financial support, such as **spousal** support (**alimony**) or costs. If you are asking the court to decide how real or personal property located in Florida should be divided, the **Notice of Action** must include a specific description of the property. If you use constructive service, the court can grant only limited relief because its jurisdiction is limited. This is a complicated area of the law and you should consult an attorney before using constructive service.

You should complete this form by typing or printing the appropriate information in black ink. You should insert your spouse's name and last known address and then <u>file</u> this form with the <u>clerk of the circuit court</u> in the county where your petition for dissolution of marriage was filed. You must also complete and file an **Affidavit of Diligent Search and Inquiry**, Florida Family Law Rules of Procedure Form 12.913(b). You should keep a copy for your records.

After the **Affidavit of Diligent Search and Inquiry**, Florida Family Law Rules of Procedure Form 12.913(b), is filed, the clerk will sign this form. The form must then be given to a qualified local newspaper in the county where the case is pending to be published once each week for four consecutive weeks. When in doubt, ask the clerk which newspapers in your area are "qualified." The newspaper will charge you for this service. If you cannot afford to pay the cost of publication of this notice in a qualified newspaper, you may ask the clerk to post the notice at a place designated for such postings. You will need to file an **Application for Determination of Civil Indigent Status**, which you can obtain from the clerk. If the clerk determines that you cannot afford these costs, the clerk will post the notice of action.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. For further information, see rule 12.070, Florida Family Law Rules of Procedure, and chapter 49, Florida Statutes.

Instructions for Florida Supreme Court Approved Family Law Form 12.913(a)(1), Notice of Action for Dissolution of Marriage (No Child or Financial Support) (11/15)

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Special notes...

If the other party fails to respond to your <u>petition</u> within the time limit stated in the notice of action that is published or posted, you are entitled to request a <u>default</u>. (See **Motion for Default**, Florida Supreme Court Approved Family Law Form 12.922(a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b).)

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
Respondent,	
NOTICE OF ACTION FOR DIS (NO CHILD OR FINA	
TO: {name of Respondent} {Respondent's last known address}	
YOU ARE NOTIFIED that an action for dissolution of m required to serve a copy of your written defenses, if an	- , , , , , , , , , , , , , , , , , , ,
whose address is	
on or before {date}, and file the o	riginal with the clerk of this Court at {clerk's address}
before service on Petitioner or immediately thereafter against you for the relief demanded in the petition.	er. If you fail to do so, a default may be entered
The action is asking the court to decide how the followi {insert "none" or, if applicable, the legal description of a property, and the name of the county in Florida where the county in Florida wher	real property, a specific description of personal
Copies of all court documents in this case, including or office. You may review these documents upon reques	
You must keep the Clerk of the Circuit Court's offic Designation of Current Mailing and E-Mail Address, 12.915.) Future papers in this lawsuit will be maile clerk's office.	Florida Supreme Court Approved Family Law Form

WARNING: Rule 12.285, Florida Family Law Rules of Procedure, requires certain automatic disclosure of documents and information. Failure to comply can result in sanctions, including dismissal or striking of pleadings.

Dated:		CLERK OF TH	E CIRCUIT COURT
		Ву:	
		Deputy (Clerk
			E MUST FILL IN THE BLANKS BELOW:
[fill in all blanks] This form	was prepared for the	ne Petitioner.	
This form was completed			
{name of individual},			
{name of business}			
{address}			
{city}	,{state}, {zip c	ode}	_,{telephone number}

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.913(c) AFFIDAVIT OF DILIGENT SEARCH (10/21)

When should this form be used?

This form is to be used with **Notice of Action For Family Cases With Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.913(a)(2), to obtain **constructive service** (also called service by publication) on the legal father in any action or proceeding to determine paternity which may result in termination of the legal father's parental rights.

The legal father is entitled to actual notice of the proceedings when possible. When it is necessary to use constructive notice, it must be given in a way that is likely to provide actual notice. You must disclose the last known address of the legal father. A last known address cannot be unknown. This form includes a checklist of places you must look for information on the location of the legal father. You have to look in all of these places, and the court must believe that you have made a very serious effort to get information about the person's location and that you have followed up on any information you received.

This form should be typed or printed in black ink. After completing this form, you should sign the form. You should **file** this document and a **Notice of Action For Family Cases With Minor Child(ren)**, Florida Supreme Court Approved Family Law Form 12.913(a)(2), with the **clerk of the circuit court** in the county where your petition for dissolution of marriage is filed. You should keep a copy for your records.

What should I do next?

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service. Service must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

Instructions for Florida Family Law Rules of Procedure Form 12.913(c), Affidavit of Diligent Search (10/21)

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. For further information, see rule 12.070, Florida Family Law Rules of Procedure, chapter 49, Florida Statutes, and section 409.257, Florida Statutes.

Special notes . . .

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE _ IN AND FOR				
		(ase No ·		
	Petitioner,				
	and				
	Respondent.				
	AFFIDAVIT (OF DILIG	ENT SEARCH	I	
I, {full I	egal name}		, being sworn, ce	rtify that the follo	wing
	ation is true:		,	,	J
1.	The last known address of the child(re		ther {name}		, as of
	{date} Address		State	Zip	
	Telephone No.				
	His last known employment, as of {dan			s:	
	Address	City	State		
	Telephone No	Fax No.			
2.	The legal father is over the age of 18.				
3.	The legal father's current residence is made a diligent search and inquiry to You must search ALL of the following	locate him t	hrough the follow	ing:	h I have
	United States Post Office inqu father's current address or an Result of search:	y previous a	ddress.		the legal
	Last known employment of th	_	_		mployer.
	Regulatory agencies, including the legal father last resided. Result of search:		•		rea where

Florida Family Law Rules of Procedure Form 12.913(c), Affidavit of Diligent Search (10/21)

 Names and addresses of relatives to the extent such can be reasonably obtained from the petitioner or other sources, contacts with those relatives and inquiry as to the legal father's last known address. You are to follow up any leads of any addresses where the legal father may have moved. Result of search:
 Information about the legal father's possible death and, if dead, the date and location. Result of search:
 Telephone listings in the area where the legal father last resided. Result of search:
 Law enforcement agencies in the area where the legal father last resided. Result of search:
 Highway Patrol records in the state where the legal father last resided. Result of search:
 Department of Corrections records in the state where the legal father last resided. Result of search:
 Hospitals in the last known area of the legal father's residence. Result of search:
 Records of utility companies, which include water, sewer, cable TV, and electric in the last known area of the legal father's residence. Result of search:
 Records of the Armed Forces of the U.S. and their response as to whether or not there is any information about the legal father. (See Florida Supreme Court Approved Family Law Form 12.912(a), Memorandum for Certificate of Military Service.) Result of search:
 Records of the tax assessor's and tax collector's office in the area where the legal father last resided. Result of search:
 Search of one Internet databank locator service. Result of search:
 Title IV-D (child support enforcement) agency records in the state of the legal father's last known address. Result of search:

onder penalties of perjury, I declare that I have	read this document and the facts stated in it are true.
Dated:	
	ignature of Petitioner
F	Printed Name:
	Address:
	City, State, Zip:
	elephone Number:
F	ax Number:
E	-mail Address(es):
IF A NONLAWYER HELPED YOU FILL OUT THIS FO all blanks]	RM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in
This form was prepared for: {choose only one} () Petitioner () Respondent
This form was completed with the assistance of:	
{name of individual}	
{name of business}	
{address}	
{city}, {state}, {zip code}	, {telephone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORMS 12.922(a), MOTION FOR DEFAULT, AND 12.922(b), DEFAULT (11/15)

When should these forms be used?

If the other <u>party</u> has failed to <u>file</u> or <u>serve</u> any documents within 20 days after the date of service of your <u>petition</u>, you may ask the <u>clerk of the circuit court</u> to enter a <u>default</u> against him or her by filling out this form and filing it with the court. Generally, a default allows you to obtain an earlier <u>final hearing</u> to finish your case. Once the default is signed by the clerk, you can request a <u>trial</u> or final hearing in your case.

To obtain a default, you will need to complete <u>Motion for Default</u>, Florida Supreme Court Approved Family Law Form 12.922(a). You will then need to file your motion for default along with the **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), so that the clerk can enter a default for you if your motion is proper.

This form should be typed or printed in black ink. After completing this form, you should file the original with the <u>clerk of the circuit court</u> in the county where you filed your petition and keep a copy for your records.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. **The rules and procedures should be carefully read and followed.**

What should I do next?

After the default has been entered, you must ask for a hearing, so that the <u>judge</u> can consider your petition. To do this, you must contact the clerk's office, <u>family law intake staff</u>, or <u>judicial assistant</u> to schedule a hearing and file a **Notice of Hearing (General)**, Florida Supreme Court Approved Family Law Form 12.923, with the clerk. A copy of the notice of hearing must be mailed, e-mailed, or hand-delivered to each party in the case. **You must send a notice of final hearing to the defaulted party.**

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Rules of Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must

review Florida Rule of Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by e-mail, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please **CAREFULLY** read the rules and instructions for: **Certificate of Service (General)**, Florida Supreme Court Approved Family Law Form 12.914; **Designation of Current Mailing and E-mail Address**, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read General Information for Self-Represented Litigants found at the beginning of these forms. For further information, see Florida Rules of Civil Procedure 1.500, concerning defaults and Rule 1.140, concerning the time within which a party can file an answer or other responsive pleading to a petition. See also Florida Family Law Rule of Procedure 12.080.

Special notes...

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900 (a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

IN THE CIRCUIT COURT OF THE _	JUDICIAL CIRCUIT,
IN AND FOR	COUNTY, FLORIDA
	Case No ·
	Case No.:
Petitioner,	
and	
, Respondent,	
MOTIVO	N FOR REPAIR
MOTIO	N FOR DEFAULT
TO THE CLERK OF THE CIRCUIT COURT:	
PLEASE ENTER A DEFAULT AGAINST RESPOND	DENT WHO HAS FAILED TO RESPOND TO THE PETITION.
TEASE ENTER A DEL AGEL AGAINST RESI GNE	SERT WITO THAT TAKEED TO KEST OND TO THE ETHION.
I certify that a copy of this document was ()	mailed () faxed and mailed () e-mailed () hand-
delivered to the person(s) listed below on {das	te}
Other party or his/her attorney:	
Name:	
Address:	
City, State, Zip:	
Fax Number:	
Designated E-mail Address(es):	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):

F A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:	
fill in all blanks] This form was prepared for the: {choose only one} () Petitioner () Respondent	
This form was completed with the assistance of:	
name of individual }	_,
name of business}	_,
{address}	
city}, {state}, {zip code},{telephone number}	

IN THE CIRCUIT COURT OF THE _ IN AND FOR	JUDICIAL CIRCUIT, COUNTY, FLORIDA
	Case No.:
	Division:
Petitioner,	
and	
, Respondent,	
]	DEFAULT
A default is entered in this action against Responder as is required by law.	ondent for failure to serve or file a response or any
Dated:	
(07.11)	CLERK OF THE CIRCUIT COURT
(SEAL)	
	Ву:
	Deputy Clerk
I certify that a copy of this document was () delivered to the person(s) listed below on {data	mailed () faxed and mailed () e-mailed () hand- te}
Other party or his/her attorney: Name:	
Address:	
City, State, Zip:	
Fax Number:	
	Signature of Party
	Printed Name:
	Address:City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):

F A NONLAWYER HELPED YOU FILL OUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:	
fill in all blanks] This form was prepared for the: {choose only one} () Petitioner () Respondent	
This form was completed with the assistance of:	
name of individual }	_,
name of business}	_,
{address}	
city}, {state}, {zip code},{telephone number}	

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No:
INI THE	EINTEREST OF	Division:
IIN I FIL	INVEREST OF	
	Children	
	, Petitioner,	
and		
Respo	ndent/,	
Respo	, ndent/	
пезро		
	ORDER GRANTIN	
	TEMPORARY CUSTODY	BY EXTENDED FAMILY
This ca	ase came before this Court for a hearing on a P	etition for Temporary Custody by Extended Family.
		estimony, makes these findings of fact and reaches
these	conclusions of law:	
SECTIO	ON I. FINDINGS	
	The Court has jurisdiction over the subject m	atter and the parties.
2.	The minor children at issue in this matter are	
۷.	Name	Date of Birth
		
3.	The Petitioner, <i>{full legal name}</i>	
	{choose one only}	
		of the child(ren)
	OR qualifies as "fictive kin" as defined in	section 39.01, Florida Statutes.
4.	Parent /full legal name!	referred
4.	to as {name or designation}	referred of the child(ren):
	{Choose one only}	
	a Filed a Waiver and Consent	

Florida Supreme Court Approved Family Law Form 12.970(e), Order Granting Petition for Temporary Custody by Extended Family (06/21)

	b	Was served with the petition and failed to file an Answer
	c	Is deceased as evidenced by:
	d	Objected to the petition. Based upon clear and convincing evidence, the Court finds that the Parent {name or designation} is unfit to provide for the care and control of the children. Specifically, the Parent has abused abandoned, or neglected the children as defined in Chapter 39, Florida Statutes. It is in the best interest of the children that the Petitioner have temporary custody because {facts in support of finding}
5.	Paren ⁻	t {full legal name},referred
		{name or designation} of the children:
	•	Choose one only} Filed a Waiver and Consent
	a	_ Theu a waiver and consent
	b	_ Was served with the petition and failed to file an Answer
	c	_ Is deceased as evidenced by:
	d	Objected to the petition. Based upon clear and convincing evidence, the Court finds that Parent {name or designation} is unfit to provide for the care and control of the children. Specifically, the Parent has abused, abandoned, or neglected the children as defined in Chapter 39, Florida Statutes It is in the best interest of the children that the Petitioner have temporary custody because: {facts in support of finding}
6.	It is in	the best interest of the children for Petitioner to have temporary custody.
7.	OR	A Transition Plan is not required for the best interests of the children prior to restoring full custody;
		The following Transition Plan is in the best interests of the children and is ordered prior to restoring full custody:

1.	The Petitioner,, is granted temporar		
	custody of the minor children.		
2.	The Petitioner shall have all the rights and responsibilities of a legal parent.		
3.	The Petitioner is authorized to make all reasonable and necessary decisions for the minor children including but not limited to:		
	 Consent to all necessary and reasonable medical and dental care for the children, including nonemergency surgery and psychiatric care; 		
	 Secure copies of the children's records, held by third parties, that are necessary for the care of the children, including, but not limited to: medical, dental, and psychiatric records; birth certificates and other records; and educational records; 		
	c. Enroll the children in school and grant or withhold consent for the children to be tested or placed in special school programs, including exceptional education; and		
	d. Do all other things necessary for the care of the children.		
	d. Do all other things necessary for the care of the children.		
{Inser	ON III. VISITATION WITH MINOR CHILDREN t the name or designation of the appropriate parent in the spaces provided.}		
{Inser The pa	ON III. VISITATION WITH MINOR CHILDREN		
{Inser The pa	ON III. VISITATION WITH MINOR CHILDREN It the name or designation of the appropriate parent in the spaces provided.} arent(s) shall have: {Choose one only} Reasonable visitation with the minor children as agreed to by the parties, subject to		
{Inser The pa	ON III. VISITATION WITH MINOR CHILDREN It the name or designation of the appropriate parent in the spaces provided.} arent(s) shall have: {Choose one only} Reasonable visitation with the minor children as agreed to by the parties, subject to the following limitations:		
{Inser The part of the part of	ON III. VISITATION WITH MINOR CHILDREN It the name or designation of the appropriate parent in the spaces provided.} arent(s) shall have: {Choose one only} Reasonable visitation with the minor children as agreed to by the parties, subject to the following limitations:		
{Inser The part of the part of	The following specified visitation schedule: {specify days and times}		
{Inser The part of the part of	The following specified visitation schedule: {specify days and times}		

Florida Supreme Court Approved Family Law Form 12.970(e), Order Granting Petition for Temporary Custody by Extended Family (06/21)

3.	Parent(s) {name or designation},shall
	have No Contact with the minor children until further order of the Court, due to existing conditions that are detrimental to the welfare of the minor children:
	{explain}
{Insert	the name or designation of the appropriate parent in the spaces provided.} The Petitioner did did not request the establishment of child support.
2.	If child support is requested, the parents have received personal or substituted service of process, the petition requests an order for support of the children, and there is evidence of the parents' ability to pay the support ordered. Parent(s) {name or designation} has the present ability to pay child support.
	{Choose one only}
	a The amounts in the Child Support Guidelines Worksheet, Florida Family Law Rules of Procedure Form 12.902(e) filed by Parent(s) {name or designation}
	are correct;
	OR b The Court makes the following findings:
	Parent {name or designation}'s net monthly income is \$, (Child Support Guidelines%).
	Parent {name or designation}'s net monthly income is \$, (Child Support Guidelines%)
	Monthly childcare costs are \$ Monthly health/dental insurance costs are \$
	c Parent {name or designation} is currently ordered to pay child support to the other parent in the amount of \$ per as established in the case of {style of case and number}
	All of the child support or a portion of the child support in the amount of \$ shall be redirected to the Petitioner.
	Amount a. Parent {name or designation} 's Obligation
	a. Parent {name or designation} 's Obligation Parent {name or designation} shall be obligated to pay child support at the
	rate of \$ per month for the children {total number of parties' minor or
	dependent children} commencing {month, day, year} and
	terminating {month, day, year}.

Florida Supreme Court Approved Family Law Form 12.970(e), Order Granting Petition for Temporary Custody by Extended Family (06/21)

This child support shall be paid in the amount of \$	per {week,
month, other} which is consistent with Par	
's current payroll cycle.	
	children {total number of {month, day, year} and this child support shall be paid in th, other} consistent with Parent cle.
Parent {name or designation} all minor or dependent children: reach the age of 18; become armed services, die, or become self-supporting; or until furt	ne emancipated, marry, join the her order of the court or
agreement of the parties. The child support obligation shall	,
and until high school graduation for any child who is depend 18 and 19, and is still in high school, performing in good fait	
graduation before the age of 19.	ii with a reasonable expectation of
If the child support ordered deviates from the guidelines rewhich support that deviation are:	
o. Parent {name or designation}	's Obligation
Parent {name or designation} sh	all be obligated to pay child
support at the rate of \$ per month for the	
parties' minor or dependent children} commencing	
year} and terminating {month, da	
paid in the amount of \$ per {w} with Parent {name or designation} 's cu	urrent payroll cycle.
Upon the termination of the obligation of child support for support in the amount of \$	•
children {total number of remaining children} shall be paid or	
{month, day, year} and terminating	
support shall be paid in the amount of \$	per {week, month, other}
consistent with Parent {name or designation}	's current payroll cycle.
{Insert paragraph for the child support obligation, including	g the amount, and commencement

and termination dates, for the remaining minor or dependent children which shall be payable as the obligation for each child ceases.}

	Pare	ent {name or designation}	shall pay child support until
	all of	f the minor or dependent children: reach the age of	18; become emancipated, marry, join
	the	armed services, die, or become self- supporting;	or until further order of the court or
		ement of the parties. The child support obligation sh	
	_		
		I high school graduation for any child who is depende	_
		and is still in high school, performing in good fait	th with a reasonable expectation of
	grad	luation before the age of 19.	
		e child support ordered deviates from the guideline ch support that deviation are:	
	_		
4.		active Child Support and/or Arrearages h parents are ordered to pay retroactive child suppor	t and/or arregrages inlease include a
	separa	ate paragraph for each parent.}	
	а.	Parent {name or designation}	shall pay retroactive child support
		in the amount of \$ as of {date}	to the Petitioner The
		retroactive child support shall be paid in the amou	
		in accordance with the employer's payroll cy	
		month, or other {explain} co	mmencing {aate},
		until paid in full including statutory interest.	
	b.	Parent {name or designation}	owes child support arrearages in
		the amount of \$ as of {date}	to the other parent. The
		child support arrearages shall be paid in the amo	unt of \$ ner month navable
		in accordance with the parent's employer's	
		once per month, or other {explain}	
		, until paid in full includi	ng statutory interest.
5.	Insura	nce	
٥.		ate all that apply}	
	- D	ont former and reinvention.	les associated to assistate in the least the
		ent {name or designation} shall	
		or dental insurance for the parties' minor ch	•
		accessible to the children. The party providing in	
	insur	rance cards demonstrating said coverage to the Petit	ioner and other parent.
	OR		
		health and/or dental insurance is either not	reasonable in cost or accessible to the
	child	dren at this time.	
	h	Reasonable and necessary uninsured medical/de	ental/prescription drug costs for the
	~	minor children shall be assessed as follows:	and costs for the
		Shared equally by both parents.	
		Prorated according to the child support gu	
		Other { <i>explain</i> }	

As to these uninsured medical/dental/prescription drug expenses, the party who incurs the expense shall submit a request for reimbursement to the parent or parents within 30 days, and the parent or parents, within 30 days of receipt, shall submit the applicable reimbursement for that expense.

SECTION V. METHOD OF PAYMENT

The parent(s) shall pay court-ordered child support and arrearages, if any, as follows:

1.	Place	of Payment
	a	Parent(s) shall pay court-ordered support directly to either the State Disbursement Unit
		or the central depository, as required by statute, along with any fee required by statute.
	OR	
	b	The Petitioner and the Parent(s) have requested and the Court finds that it is in the best
		interest of the children that support payments need not be directed through either the
		State Disbursement Unit or the central depository at this time; however, any party may
		subsequently apply, pursuant to section 61.13(1)(d)(3), Florida Statutes, to require
		payment through either the State Disbursement Unit or the central depository.
2.	Incom	e Deduction
	(If app	olicable)
	a	Immediate.
		Parent {name or designation} and {if applicable}
		Parent {name or designation}, hereinafter, Obligor(s)
		shall pay through income deduction, pursuant to a separate Income Deduction Order
		which shall be effective immediately. Obligor(s) is (are) individually responsible for paying
		this support obligation until all of said support is deducted from his/her income. Unti
		support payments are deducted, the Obligor(s) is (are) responsible for making timely
		payments directly to the State Disbursement Unit or the Petitioner as previously set forth
		in this Order.
	b	Deferred. Income deduction is ordered this day, but it shall not be effective until a
		delinquency of \$, or, if not specified, an amount equal to one
		month's obligation occurs. Income deduction is not being implemented immediately
		based on the following findings: Income deduction is not in the best interests of the
		children because: {explain}
		AND
		There is proof of timely payment of a previously ordered obligation without an Income
		Deduction Order;
		AND
		there is an agreement by the Obligor(s) to advise the Title IV-D agency, the
		clerk of court, and the Petitioner of any change in Payor(s) and/or health insurance;
		OR
		there is a signed, written agreement providing an alternative arrangement
		between the Petitioner and the Obligor(s) and, at the option of the IV-D agency, by the
		IV-D agency in IV-D cases in which there is an assignment of support rights to the state,
		TV D agency in TV D cases in winer there is an assignment of support rights to the state,

Florida Supreme Court Approved Family Law Form 12.970(e), Order Granting Petition for Temporary Custody by Extended Family (06/21)

reviewed and entered into the record by the court.

	C. Bonus/one-time payments. {Choose one only}
	All
	,
	No income paid in the form of a bonus or other similar one-time payment, up to the amount of any arrearage or the remaining balance thereof owed pursuant to this order, shall be forwarded to the Petitioner pursuant to the payment method prescribed above.
	d. Other provisions relating to method of payment:
	N VI. ATTORNEY'S FEES, COSTS, AND SUIT MONEY e one only}
1.	ThePetitioner'sRespondents' request(s) for attorney's fees, costs, and suit money is (are) denied because
2.	The Court finds there is a need for and ability to pay attorney's fees, costs, and suit money Petitioner Respondent(s) is (are) ordered to pay the other party \$ in attorney's fees, and \$ in costs. The Court further finds that the attorney's fees are awarded based on the reasonable rate of \$ per hour and reasonable hours. Other provisions relating to attorney's fees, costs, and suit money are as follows:
	N VII. OTHER PROVISIONS Other Provisions
2.	The Court reserves jurisdiction to modify and enforce this Order for Temporary Custody.
3.	Either or both parents may petition the Court to modify or terminate this Order at any time.
4.	The Court may modify this Order if the parties consent or it is in the children's best interest.
5.	This Order shall be terminated upon a finding that the parent or parents are fit parents or by consent of the parties; however, the Court may require the parties to comply with provisions approved in the Order which are related to a reasonable plan for transitioning custody to the parent or parents before terminating the Order.

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6. If this Order is entered after a finding that the children's parent or parents are unfit and the children are in temporary custody with an extended family member for a significant period of

ORDERED in ________, Florida on _______.

CIRCUIT JUDGE

I certify that a copy of this Order for Temporary Custody was _____ mailed _____ faxed and mailed _____ e-mailed _____ hand-delivered to the parties and any entities listed below on {date}

by ______ {Clerk of court or designee}.

Petitioner (or his or her attorney)
Respondents (or his or her attorney(s))
______ State Disbursement Unit
_____ Central Depository
_____ Other _____

time, the Court, after considering statutory factors, may establish conditions, which are in the

children's best interests, for transitioning custody to the children's parent or parents.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(b) FAMILY LAW FINANCIAL AFFIDAVIT (SHORT FORM) (10/21)

When should this form be used?

This form should be used when you are involved in a family law case which requires a **financial affidavit** and your individual gross income is UNDER \$50,000 per year unless:

- (1) You are filing a simplified dissolution of marriage under rule 12.105 and both parties have waived the filing of a financial affidavit;
- (2) You have no minor children, no support issues, and have filed a written settlement agreement disposing of all financial issues; or
- (3) The court lacks jurisdiction to determine any financial issues.

This form should be typed or printed in black ink. You should <u>file</u> this document with the <u>clerk of the</u> <u>circuit court</u> in the county where the <u>petition</u> was filed and keep a copy for your records.

What should I do next?

A copy of this form must be filed with the court and served on the other party or his or her attorney in your case within 45 days of being served with the petition, if it is not served on him or her with your initial papers. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service. Service must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in

Instructions for Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (10/21)

electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

Special notes . . .

If you want to keep your address confidential because you have been found by a judge to be the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery, or domestic violence, do not enter the address, telephone, and fax information at the bottom of this form. Instead, file **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

The affidavit must be completed using **monthly** income and expense amounts. If you are paid or your bills are due on a schedule which is not monthly, you must convert those amounts. Hints are provided below for making these conversions.

Hourly - If you are paid by the hour, you may convert your income to monthly as follows:

Hourly amount	X	Hours worked per week	=	Weekly amount
Weekly amount	X	52 Weeks per year	=	Yearly amount
Yearly amount	÷	12 Months per year	=	Monthly Amount
Daily - If you are paid	by the d	ay, you may convert your i	ncome	to monthly as follows:
Daily amount	Х	Days worked per week	=	Weekly amount
Weekly amount	Х	52 Weeks per year	=	Yearly amount
Yearly amount	÷	12 Months per year	=	Monthly Amount
Weekly - If you are pa	id by the	week, you may convert y	our inc	ome to monthly as follows:
Weekly amount	Х	52 Weeks per year	=	Yearly amount

Instructions for Florida Family Law Rules of Procedure Form 12.902(b), Family Law Financial Affidavit (Short Form) (10/21)

Yearly amount ÷ 12 Months per year = Monthly Amount

Bi-weekly - If you are paid every two weeks, you may convert your income to monthly as follows:

Bi-weekly amount x 26 = Yearly amount Yearly amount ÷ 12 Months per year = **Monthly Amount**

Semi-monthly - If you are paid twice per month, you may convert your income to monthly as follows:

Semi-monthly amount x 2 = Monthly Amount

Expenses may be converted in the same manner.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
and	Petitioner,	
una		
	Respondent.	
	FAMILY LAW FINANCIAL	AFFIDAVIT (SHORT FORM)
		dual Gross Annual Income)
I, {fui	II legal name}	, being sworn, certify that the following
	mation is true:	Employed by:
	ness Address:	
		very other week () twice a month () monthly
	other:	very other week () twice a month () monthly
(Check here if unemployed and explain on a se	parate sheet your efforts to find employment.
	TION I. PRESENT MONTHLY GROSS INCOME:	
anytl		ions with this form to figure out money amounts for paper, if needed. Items included under "other" should
1. \$	5 Monthly gross salary or wages	
2.	Monthly bonuses, commissions, allow	vances, overtime, tips, and similar payments
3	Monthly business income from source	es such as self-employment, partnerships, close
	· · · · · · · · · · · · · · · · · · ·	intracts (gross receipts minus ordinary and necessary e) (Attach sheet itemizing such income and expenses.)
4	Monthly disability benefits/SSI	
5	Monthly Workers' Compensation	
6	Monthly Unemployment Compensat	ion
7	Monthly pension, retirement, or ann	uity payments
8	Monthly Social Security benefits	
9	Monthly alimony actually received (A	dd 9a and 9b)
	9a. From this case: \$	
	9b. From other case(s): \$	

10.		Monthly interest and dividends
11.		Monthly rental income (gross receipts minus ordinary and necessary expenses required to produce income) (Attach sheet itemizing such income and expense items.)
12.		Monthly income from royalties, trusts, or estates
13.		Monthly reimbursed expenses and in-kind payments to the extent that they reduce personal living expenses
14.		Monthly gains derived from dealing in property (not including nonrecurring gains)
15.		Any other income of a recurring nature (list source)
16.		
17.	\$_	TOTAL PRESENT MONTHLY GROSS INCOME (Add lines 1–16)
PRI	SEI	NT MONTHLY DEDUCTIONS:
18.	\$_	Monthly federal, state, and local income tax (corrected for filing status and allowable dependents and income tax liabilities)
	a.	Filing Status
	b.	Number of dependents claimed
		Monthly FICA or self-employment taxes
		Monthly Medicare payments
		Monthly mandatory union dues
		Monthly mandatory retirement payments
23.		Monthly health insurance payments (including dental insurance), excluding portion paid for any minor children of this relationship
24.		Monthly court-ordered child support actually paid for children from another relationship
25.		Monthly court-ordered alimony actually paid (Add 25a and 25b)
		25a. from this case: \$
		25b. from other case(s): \$
26.	\$_	TOTAL DEDUCTIONS ALLOWABLE UNDER SECTION 61.30, FLORIDA STATUTES
		(Add lines 18 through 25)
27.	\$	PRESENT NET MONTHLY INCOME (Subtract line 26 from line 17)

SECTION II. AVERAGE MONTHLY EXPENSES

Proposed/Estimated Expenses. If this is a dissolution of marriage case **and** your expenses as listed below do not reflect what you actually pay currently, you should write "estimate" next to each amount that is estimated.

A. HOUSEHOLD: Mortgage or rent Property taxes Utilities Telephone Food Meals outside home Maintenance/Repairs Other:	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	E. OTHER EXPENSES NOT LISTIC Clothing Medical/Dental (uninsured) Grooming Entertainment Gifts Religious organizations Miscellaneous Other:	\$ \$ \$ \$ \$ \$ \$
B. AUTOMOBILE			\$
Gasoline	\$		\$
Repairs	\$		\$
Insurance	\$		\$
C. CHILD(REN)'S EXPENSES			
Day care	\$	F. PAYMENTS TO CREDITORS	
Lunch money	\$	CREDITOR:	MONTHLY
Clothing	\$		PAYMENT
Grooming	\$		\$
Gifts for holidays	\$		\$
Medical/Dental (uninsured)	\$		Ş
Other:	\$		\$
D. INSURANCE			\$
Medical/Dental (if not listed on			\$
lines 23 or 45)	\$		\$
Child(ren)'s medical/dental	\$		Ş
Life	\$		ş
Other:	\$		\$

28. \$	_ TOTAL MONTHLY EXPENSES (add ALL monthly amounts in A through F above)
SUMMARY	
29. \$	TOTAL PRESENT MONTHLY NET INCOME (from line 27 of SECTION I. INCOME)
30. \$	TOTAL MONTHLY EXPENSES (from line 28 above)
31. \$	SURPLUS (If line 29 is more than line 30, subtract line 30 from line 29. This is the amount of your surplus. Enter that amount here.)
32. (\$	_) (DEFICIT) (If line 30 is more than line 29, subtract line 29 from line 30. This is the amount of your deficit. Enter that amount here.)

SECTION III. ASSETS AND LIABILITIES

Use the nonmarital column only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning it belongs to only one of you and should not be divided. You should indicate to whom you believe the item(s) or debt belongs. (Typically, you will only use this column if property/debt was owned/owed by one spouse before the marriage. See the "General Information for Self-Represented Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

A. ASSETS:

DESCRIPTION OF ITEM(S). List a description of each separate item owned by you (and/or your spouse, if this is a petition	Current Fair	Nonmarital (check correct column)	
item owned by you (and/or your spouse, if this is a petition for dissolution of marriage). LIST ONLY LAST 4 DIGITS OF ACCOUNT NUMBERS. Check the line next to any asset(s) which you are requesting the judge award to you.	Market Value	Petitioner	Respondent
Cash (on hand)	\$		
Cash (in banks or credit unions)			
Stocks, Bonds, Notes			
Real estate: (Home)			
(Other)			
Automobiles			
Other personal property			
Retirement plans (Profit Sharing, Pension, IRA, 401(k)s, etc.)			
Other			
	_		
Check here if additional pages are attached.			
Total Assets (add next column)	\$		

B. LIABILITIES:

DESCRIPTION OF ITEM(S). List a description of each separate debt owed by you (and/or your spouse, if this is a petition for dissolution of marriage). LIST ONLY LAST 4 DIGITS OF		Nonmarital (check correct column)	
ACCOUNT NUMBERS. Check the line next to any debt(s) for which you believe you should be responsible.	Owed	Petitioner	Respondent
Mortgages on real estate: First mortgage on home	\$		
Second mortgage on home			
Other mortgages			
Auto loans			
Charge/credit card accounts			
Other			
Check here if additional pages are attached.			
Total Debts (add next column)	\$		

C. CONTINGENT ASSETS AND LIABILITIES:

INSTRUCTIONS: If you have any **POSSIBLE assets** (income potential, accrued vacation or sick leave, bonus, inheritance, etc.) or **POSSIBLE liabilities** (possible lawsuits, future unpaid taxes, contingent tax liabilities, debts assumed by another), you must list them here.

Contingent Assets	Possible Value	Nonmarital (check correct column)		
Check the line next to any contingent asset(s) which you are requesting the judge award to you.		Petitioner	Respondent	
	\$			
Total Contingent Assets	\$			

Contingent Liabilities	Possible	Nonmarital (check correct column)		
Check the line next to any contingent debt(s) for which you believe you should be responsible.	Amount Owed	Petitioner	Respondent	
	\$			
Total Contingent Liabilities	\$			

SECTION IV. CHILD SUPPORT GUIDELINES WORKSHEET

(Florida Family Law Rules of Procedure Form 12.902(e), Child Support Guidelines Worksheet, MUST be filed with the court at or prior to a hearing to establish or modify child support. This requirement cannot be waived by the parties.)

[Check one only]	
	eet IS or WILL BE filed in this case. This case involves the
establishment or modification of child suppo	
modification of child support is not an issue	eet IS NOT being filed in this case. The establishment or
modification of child support is not an issue	in this case.
I certify that a copy of this document was [ch	neck all used]: () e-mailed () mailed () faxed
	elow on {date}
Other party or his/her attorney:	
Name:	<u> </u>
Address:	
City, State, Zip:	<u> </u>
Telephone Number:	<u></u>
Fax Number:	<u></u>
E-mail Address(es):	<u></u>
	ave read this document and the facts stated in it are true.
Dated:	-
	Signature of Party
	Printed Name:
	Address:City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
	2 man / taan ess(es)/.
	IS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	the: {choose only one } () Petitioner () Respondent
This form was completed with the assistance	
{name of individual}	,
{address}	
{city}, {state}, {zi	p code}, {telephone number}

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.902(c) FAMILY LAW FINANCIAL AFFIDAVIT (LONG FORM) (10/21)

When should this form be used?

This form should be used when you are involved in a family law case which requires a <u>financial affidavit</u> and your individual gross income is \$50,000 OR MORE per year unless:

- (1) You are filing a simplified dissolution of marriage under rule 12.105 and both parties have waived the filing of financial affidavits;
- (2) you have no minor children, no support issues, and have filed a written settlement agreement disposing of all financial issues; or
- (3) the court lacks jurisdiction to determine any financial issues.

This form should be typed or printed in black ink. After completing this form, you should sign the form. You should then **file** this document with the **clerk of the circuit court** in the county where the **petition** was filed and keep a copy for your records.

What should I do next?

A copy of this form must be served on the other <u>party</u> in your case within 45 days of being served with the petition, if it is not served on him or her with your initial papers. **Service** must be in accordance with Florida Rule of General Practice and Judicial Administration 2.516.

A copy of this form must be filed with the court and served on the other party or his or her attorney. The copy you are serving to the other party must be either mailed, e-mailed, or hand-delivered to the opposing party or his or her attorney on the same day indicated on the certificate of service. If it is mailed, it must be postmarked on the date indicated in the certificate of service.

Where can I look for more information?

Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms. The words that are in "bold underline" in these instructions are defined there. For further information, see Florida Family Law Rule of Procedure 12.285.

IMPORTANT INFORMATION REGARDING E-FILING

The Florida Rules of General Practice and Judicial Administration now require that all petitions, pleadings, and documents be filed electronically except in certain circumstances. **Self-represented litigants may file petitions or other pleadings or documents electronically; however, they are not required to do so.** If you choose to file your pleadings or other documents electronically, you must do so in accordance with Florida Rule of General Practice and Judicial Administration 2.525, and you must follow the procedures of the judicial circuit in which you file. The rules and procedures should be carefully read and followed.

IMPORTANT INFORMATION REGARDING E-SERVICE ELECTION

After the initial service of process of the petition or supplemental petition by the Sheriff or certified process server, the Florida Rules of General Practice and Judicial Administration now require that all documents required or permitted to be served on the other party must be served by electronic mail (e-mail) except in certain circumstances. You must strictly comply with the format requirements set forth in the Florida Rules of General Practice and Judicial Administration. If you elect to participate in electronic service, which means serving or receiving pleadings by electronic mail (e-mail), or through the Florida Courts E-Filing Portal, you must review Florida Rule of General Practice and Judicial Administration 2.516. You may find this rule at www.flcourts.org through the link to the Rules of General Practice and Judicial Administration provided under either Family Law Forms: Getting Started, or Rules of Court in the A-Z Topical Index.

SELF-REPRESENTED LITIGANTS MAY SERVE DOCUMENTS BY E-MAIL; HOWEVER, THEY ARE NOT REQUIRED TO DO SO. If a self-represented litigant elects to serve and receive documents by email, the procedures must always be followed once the initial election is made.

To serve and receive documents by e-mail, you must designate your e-mail addresses by using the Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915, and you must provide your e-mail address on each form on which your signature appears. Please CAREFULLY read the rules and instructions for: Certificate of Service (General), Florida Supreme Court Approved Family Law Form 12.914; Designation of Current Mailing and E-mail Address, Florida Supreme Court Approved Family Law Form 12.915; and Florida Rule of General Practice and Judicial Administration 2.516.

Special notes . . .

If you want to keep your address confidential because you have been found by a judge to be the victim of sexual battery, aggravated child abuse, aggravated stalking, harassment, aggravated battery, or domestic violence do not enter the address, telephone, and fax information at the bottom of this form. Instead, file **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h).

The affidavit must be completed using **monthly** income and expense amounts. If you are paid or your bills are due on a schedule which is not monthly, you must convert those amounts. Hints are provided below for making these conversions.

Hourly - If you are paid by the hour, you may convert your income to monthly as follows: Hourly amount Hours worked per week Weekly amount Х Weekly amount 52 Weeks per year Yearly amount Х Yearly amount ÷ 12 Months per year = **Monthly Amount** Daily - If you are paid by the day, you may convert your income to monthly as follows: Daily amount Days worked per week = Weekly amount Х Weekly amount 52 Weeks per year = Yearly amount Х Yearly amount 12 Months per year = **Monthly Amount** Weekly - If you are paid by the week, you may convert your income to monthly as follows: Weekly amount 52 Weeks per year Yearly amount Х Yearly amount ÷ 12 Months per year **Monthly Amount Bi-weekly** - If you are paid every two weeks, you may convert your income to monthly as follows: Bi-weekly amount Х Yearly amount Yearly amount 12 Months per year **Monthly Amount** Semi-monthly - If you are paid twice per month, you may convert your income to monthly as follows: Semi-monthly amount x 2 **Monthly Amount**

Expenses may be converted in the same manner.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of a **Disclosure from Nonlawyer**, Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of every form he or she helps you complete.

	IN THE CIRCUIT COURT OF THE	JUDICIAL CIRCUIT,
IN AND FOR		COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
	and	
	Respondent.	
	Respondent.	
		1 T T T T T T T T T T T T T T T T T T T
		AFFIDAVIT (LONG FORM)
	(\$50,000 or more Individ	dual Gross Annual Income)
l, {fı	ıll legal name}	
that	the following information is true:	
SEC	TION I. INCOME	
1.	My age is:	
2.	My occupation is:	
3.	I am currently	
	[Check all that apply]	
	a Unemployed	
	you expect to receive:	how soon you expect to be employed, and the pay
	bEmployed by:	
	Address:	
		Telephone Number:
	Pay rate: \$() every week () ev	very other week () twice a month
	() monthly () other:	
	, , ,	d or change jobs soon, describe the change you income:
	<u> </u>	

	c Retired. Date of retire	ement:	
	Employer from whom retired: _		
	Address:		
			elephone Number:
LAST YE	AR'S GROSS INCOME:	Your Income	Other Party's Income (if known
	YEAR	\$	\$
PRESEN	T MONTHLY GROSS INCOME:		
anything		ach more paper, if needed.	m to figure out money amounts for Items included under "other" should
1. Ś	Monthly gross salary or wa	iges	
	Monthly bonuses, commiss		e, tips, and similar payments
	Monthly business income f		
			ceipts minus ordinary and necessary
			itemizing such income and expenses.)
4	Monthly disability benefits		recritizing such meetine and expenses,
	Monthly Workers' Comper		
	Monthly Unemployment C		
	Monthly pension, retireme		
	Monthly Social Security be		
9	Monthly alimony actually r		
	9a. From this case: \$		
4.0	9b. From other case(s): \$_		
	Monthly interest and divid		
11			and necessary expenses required to
4.0		sheet itemizing such income	e and expense items.)
	Monthly income from roya		
13	Monthly reimbursed exper		
		Attach sheet itemizing each	•
	Monthly gains derived from		
	Any other income of a recu		ce):
15			
16	TOTAL PRESENT MONT		
17. \$	TOTAL PRESENT MONT	THLY GROSS INCOME (Add	lines 1 through 16.)
	T MONTHLY DEDUCTIONS:		
		ne instructions with this for	m to figure out money amounts for
	g that is NOT paid monthly.	ad lacal income tay (correct	tod for filing status and allowable
1δ. \$			ted for filing status and allowable
	dependents and income	•	
	a. Filing Status	ha alaima ad	
40		ts claimed	
19.	Monthly FICA or self-emi	DIOVMENT TAXES	

		_ Monthly Medicare payments
		_ Monthly mandatory union dues
		_ Monthly mandatory retirement payments
23.		_ Monthly health insurance payments (including dental insurance), excluding portion paid for
24		any minor children of this relationship
24.		_ Monthly court-ordered child support actually paid for children from another relationship
25.		_ Monthly court-ordered alimony actually paid (Add 25a and 25b)
		25a. from this case: \$
		25b. from other case(s): \$
26.	Ś	TOTAL DEDUCTIONS ALLOWABLE UNDER SECTION 61.30, FLORIDA STATUTES
	Ψ	(Add lines 18 through 25.)
		(//dd iii/c3 13 tiii/34gii 23.)
27.	\$	PRESENT NET MONTHLY INCOME
		(Subtract line 26 from line 17.)
SEC	TION II.	. AVERAGE MONTHLY EXPENSES
Proj	posed/I	Estimated Expenses. If this is a dissolution of marriage case and your expenses as listed
belo	w do n	ot reflect what you actually pay currently, you should write "estimate" next to each amount
that	is estin	nated.
ноі	JSEHOL	.D:
		Monthly mortgage or rent payments
		Monthly property taxes (if not included in mortgage)
		Monthly insurance on residence (if not included in mortgage)
		Monthly condominium maintenance fees and homeowner's association fees
		Monthly electricity
		Monthly water, garbage, and sewer
		Monthly telephone
		Monthly fuel oil or natural gas
		Monthly repairs and maintenance
		Monthly lawn care
		Monthly pool maintenance
12.		Monthly pest control
		Monthly misc. household
		Monthly food and home supplies
		Monthly meals outside home
		Monthly cable t.v.
17.		
		Monthly service contracts on appliances
		Monthly maid service
Oth		
20.		
21.		
23.		
24.		
25.	\$	SUBTOTAL (Add lines 1 through 24.)

	AUTON	MOBILE:
26.	\$	_ Monthly gasoline and oil
		Monthly repairs
28.		Monthly auto tags and emission testing
		Monthly insurance
31.		Monthly rental/replacements
32.		Monthly alternative transportation (bus, rail, car pool, etc.)
33.		Monthly tolls and parking
34.		Other:
35.	\$	SUBTOTAL (Add lines 26 through 34.)
MC	NTHLY	EXPENSES FOR CHILDREN COMMON TO BOTH PARTIES:
36.	\$	_ Monthly nursery, babysitting, or day care
		_ Monthly school tuition
		Monthly school supplies, books, and fees
39.		Monthly after school activities
40.		Monthly lunch money
41.		_ Monthly private lessons or tutoring
		_ Monthly allowances
		Monthly clothing and uniforms
		Monthly entertainment (movies, parties, etc.)
		Monthly health insurance
		Monthly medical, dental, prescriptions (nonreimbursed only)
		Monthly psychiatric/psychological/counselor
48.		Monthly orthodontic
49.		_ Monthly vitamins
		Monthly beauty parlor/barber shop
		Monthly nonprescription medication
52.		_ Monthly cosmetics, toiletries, and sundries
		Monthly gifts from child(ren) to others (other children, relatives, teachers, etc.)
54.		_ Monthly camp or summer activities
		Monthly clubs (Boy/Girl Scouts, etc.)
56.		Monthly time-sharing expenses
57.		Monthly miscellaneous
58.	\$	SUBTOTAL (Add lines 36 through 57.)
MC	NTHLY	EXPENSES FOR CHILD(REN) FROM ANOTHER RELATIONSHIP
		court-ordered child support)
60.		
62.		
63.	\$	SUBTOTAL (Add lines 59 through 62.)

MONT	HLY INSURANCE:
64. \$_	Health insurance (if not listed on lines 23 or 45)
65	Life insurance
66	Dental insurance.
Oth	er:
67	
68	
69. \$_	SUBTOTAL (Add lines 66 through 68, exclude lines 64 and 65.)
OTHER	MONTHLY EXPENSES NOT LISTED ABOVE:
70. \$_	Monthly dry cleaning and laundry
71	Monthly clothing
	Monthly medical, dental, and prescription (unreimbursed only)
	Monthly psychiatric, psychological, or counselor (unreimbursed only)
	Monthly non-prescription medications, cosmetics, toiletries, and sundries
75	Monthly grooming
	Monthly gifts
	Monthly pet expenses
78	Monthly club dues and membership
79	Monthly sports and hobbies
	Monthly entertainment
81	Monthly periodicals/books/tapes/CDs
82	Monthly vacations
83	Monthly religious organizations
84	Monthly bank charges/credit card fees
85	Monthly education expenses
	Other: (include any usual and customary expenses not otherwise mentioned in the items listed above)
87	
88	
89	
90. \$_	SUBTOTAL (Add lines 70 through 89.)
balanc MONT	HLY PAYMENTS TO CREDITORS: (only when payments are currently made by you on outstanding es). List only last 4 digits of account numbers. HLY PAYMENT AND NAME OF CREDITOR(s):
92.	
93.	
94.	
95.	
96.	
97.	
98.	
99.	
100.	
101.	

102	
103	
104. \$	SUBTOTAL (Add lines 91 through 103.)
105. \$	TOTAL MONTHLY EXPENSES:
	(Add lines 25, 35, 58, 63, 69, 90, and 104 of Section II, Expenses.)
SUMMARY	
106. \$	TOTAL PRESENT MONTHLY NET INCOME (from line 27 of SECTION I. INCOME)
107. \$	TOTAL MONTHLY EXPENSES (from line 105 above)
108. \$	SURPLUS (If line 106 is more than line 107, subtract line 107 from line 106. This is the amount of your surplus. Enter that amount here.)
109. (\$) (DEFICIT) (If line 107 is more than line 106, subtract line 106 from line 107. This is the amount of your deficit. Enter that amount here.)

SECTION III. ASSETS AND LIABILITIES

A. ASSETS (This is where you list what you OWN.)

INSTRUCTIONS:

<u>STEP 1</u>: In column A, list a description of each separate item owned by you (and/or your spouse, if this is a petition for dissolution of marriage). Blank spaces are provided if you need to list more than one of an item.

STEP 2: If this is a petition for dissolution of marriage, check the line **in Column A** next to any item that you are requesting the judge award to you.

STEP 3: In column B, write what you believe to be the current fair market value of all items listed.

<u>STEP 4</u>: Use column C only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning it belongs to only one of you and should not be divided. You should indicate to whom you believe the item belongs. (Typically, you will only use Column C if property was owned by one spouse before the marriage. See the "General Information for Self-Represented Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

B Current Fair Market Value	C Nonmarital (Check correct column)	
	Petitioner	Respondent
\$		
	Current Fair Market Value	Current Fair (Check corre Value Petitioner

	Other vehicles		
	Other verifices		
	Retirement plans (Profit Sharing, Pension, IRA,		
	401(k)s, etc.)		
	+		
	1 25		
	Furniture & furnishings in home		
	Furniture & furnishings elsewhere		
	Collectibles		
	lovels		
	Jewelry		
	Life insurance (cash surrender value)		
L			
	Sporting and entertainment (T.V., stereo, etc.)		
	equipment		
	<u> </u>		
	+		
	Other assets:		
		 	
	+		
Total 4	Assets (add column B)	\$	
		<u> </u>	i

B. LIABILITIES/DEBTS (This is where you list what you OWE.) INSTRUCTIONS:

STEP 1: In column A, list a description of each separate debt owed by you (and/or your spouse, if this is a petition for dissolution of marriage). Blank spaces are provided if you need to list more than one of an item.

<u>STEP 2</u>: If this is a petition for dissolution of marriage, check the line **in Column A** next to any debt(s) for which you believe you should be responsible.

STEP 3: In column B, write what you believe to be the current amount owed for all items listed.

<u>STEP 4</u>: Use column C only if this is a petition for dissolution of marriage and you believe an item is "nonmarital," meaning the debt belongs to only one of you and should not be divided. You should indicate to whom you believe the debt belongs. (Typically, you will only use Column C if the debt was owed by one spouse before the marriage. See the "General Information for <u>Self-Represented</u> Litigants" found at the beginning of these forms and section 61.075(1), Florida Statutes, for definitions of "marital" and "nonmarital" assets and liabilities.)

A LIABILITIES: DESCRIPTION OF ITEM(S) LIST ONLY LAST FOUR DIGITS OF ACCOUNT NUMBERS. Check the line next to any debt(s) for which you believe	B Current Amount Owed	C Nonmarital (Check correct column)	
Check the line next to any debt(s) for which you believe you should be responsible.		Petitioner	Respondent
Mortgages on real estate: First mortgage on home	\$		
Second mortgage on home			
Other mortgages			
Charge/credit card accounts			
Auto Ioan			
Auto Ioan			
Bank/Credit Union loans			
Money you owe (not evidenced by a note)			
Judgments			
Other:			
Total Debts (add column B)	\$		

\$_____Total Assets (enter total of Column B in Asset Table; Section A) \$_____Total Liabilities (enter total of Column B in Liabilities Table; Section B) \$_____TOTAL NET WORTH (Total Assets minus Total Liabilities) (excluding contingent assets and liabilities)

D. CONTINGENT ASSETS AND LIABILITIES INSTRUCTIONS:

C. NET WORTH (excluding contingent assets and liabilities)

If you have any **POSSIBLE assets** (income potential, accrued vacation or sick leave, bonus, inheritance, etc.) or **POSSIBLE liabilities** (possible lawsuits, future unpaid taxes, contingent tax liabilities, debts assumed by another), you must list them here.

A Contingent Assets	B Possible Value	C Nonmarital (Check correct column)	
Check the line next to any contingent asset(s) which you are requesting the judge award to you.		Petitioner	Respondent
	\$		
Total Contingent Assets	\$		

A Contingent Liabilities	B Possible Amount	C Nonmarital (Check correct column)	
Check the line next to any contingent debt(s) for	Owed		
which you believe you should be responsible.		Petitioner	Respondent
	\$		
Total Contingent Liabilities	\$		

E. CHILD SUPPORT GUIDELINES WORKSHEET. Florida Family Law Rules of Procedure Form 12.902(e), Child Support Guidelines Worksheet, MUST be filed with the court at or prior to a hearing to establish or modify child support. This requirement cannot be waived by the parties.

[Check one only] A Child Support Guidelines	Worksheet IS or WILL BE filed in this case. This case involves the
establishment or modification	
	Worksheet IS NOT being filed in this case. The establishment or
modification of child support	
	iffidavit was [check all used]: () e-mailed () mailed, () faxed isted below on {date}
Other party or his/her attorney:	
Name:	
Address:	
City, State, Zip: Telephone Number:	
Fax Number:	
E-mail Address(es):	
· · ·	
Dated:	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Fax Number:
	E-mail Address(es):
	DUT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
	red for the: {choose only one } () Petitioner () Respondent
This form was completed with the ass	
{name of hysiness]	
{nume of business}	
{aaaress}	, {telephone number}
{City}, {State}	

LIST OF CONFIDENTIAL DOCUMENTS

"THE LIST OF 22"

- 1. **DEPENDENCY** (2.420(d)(1)(B)(i)): Includes termination of parental rights, guardians ad litem, child abuse, neglect, and abandonment Access: Child, parents, attorney for child, courtappointed guardians, SAO, law enforcement, DCF.
- 2. **ADOPTION FILES** (2.420(d)(1)(B)(ii)), FS 63.162: Provide access in accordance with the Matrix, which is part of the Florida Supreme Court AO and is, therefore, a court order that complies with the statute limiting access without a court order. This applies to open cases. On closed cases, a court order is required to view records as the attorney of record is automatically dismissed 30 days after it is closed.
- 3. **SSN, BANK ACCT, CHARGE, DEBIT & CREDIT CARD #s** (2.420(d)(1)(B)(iii)): Access: Parties, attorneys of record.
- 4. **HIV** (2.420(d)(1)(B)(iv)): Includes test results and ID of any person upon whom an HIV test has been performed. Access: Test subject and his/her attorney ONLY. Any other parties cannot see HIV test results.
- 5. **SEXUALLY TRANSMISSIBLE DISEASES** (2.420(d)(1)(B)(v)): Records including test results held by DOH or its authorized representatives. Access: Test subject, attorneys of record, medical/state agencies in medical emergencies for benefit of law enforcement, firefighters etc.
- 6. **BIRTH AND DEATH RECORDS** (2.420(d)(1)(B)(vi)): Birth and portions of death and fetal death records. ACCESS: Parties, attorneys of record.
- 7. **PREGNANCY TERMINATION BY MINOR** (2.420(d)(1)(B)(vii)): Information that can be used to identify a minor petitioning for a waiver of parental notice when seeking to terminate pregnancy. Access: Petitioner, petitioner's attorney. Parents of petitioner ARE NOT allowed access!
- 8. **BAKER ACT RECORDS** (2.420(d)(1)(B)(viii)): Clinical records in Baker Act cases. Access: Patient, patient's attorney, patient's court-appointed guardian or court-appointed guardian advocate, SAO.
- 9. **SUBSTANCE ABUSE RECORDS** (2.420(d)(1)(B)(ix)): Records of substance abuse providers that pertain to the identity, diagnosis, and prognosis of and service provision to individuals. Access: Patient, attorney of record, medical personnel in medical emergencies.
- 10. **CLINICAL RECORDS** (2.420(d)(1)(B)(x)): For Defendant in criminal case found incompetent to proceed or acquitted by reason of insanity. Access: Patient, patient's court-appointed legal guardian, patient's attorney, law enforcement, SAO, defense attorneys of record, judges, jail personnel, community services re follow up care.
- 11. **ESTATE INVENTORIES AND ACCOUNTINGS** (2.420(d)(1)(B)(xi)): Access: Court-appointed personal representatives and their attorneys and other attorneys of record.
- 12. **DOMESTIC VIOLENCE** (2.420(d)(1)(B)(xii)): Victim's address upon request by victim/petitioner. Access: Petitioner and petitioner's attorney only. Respondent is not to have access even though he/she is a party!
- 13. CHILD ABUSE & SEXUAL OFFENSES (2.420(d)(1)(B)(xiii)): Victim Identification information. Sexual Offenses include Sexual Battery (FS 794), Lewdness, Indecent Exposure (FS 800), Child Abuse, Aggravated Child Abuse (FS 827), Sexual Performance by a Child, Obscenity (FS 847). Information to be redacted (ADULT & MINOR Victims): Photograph, Name, Home and/or Employment Address, Home and/or Employment Phone Numbers. In addition, MINOR VICTIMS of sexual offenses are entitled to have the following redacted: Videotapes of the victim,

- School, Church, Place of Employment Addresses and Telephone Numbers. Access: Parties, attorneys of record, SAO, law enforcement.
- 14. **GESTATIONAL SURROGACY** (2.420(d)(1)(B)(xiv)): Access: Parties, attorneys of record.
- 15. **GUARDIANSHIP** (2.420(d)(1)(B)(xv)): Reports and orders appointing Court Monitors. Access: <u>Guardianship reports</u>: To court-appointed guardian and guardian's attorney of record, ward (unless a minor or incapacitated) and ward's attorney. <u>Orders appointing Court Monitors and orders relating to findings of no probable cause in GA cases</u>: Only by court order.
- 16. **GRAND JURY RECORDS** (2.420(d)(1)(B)(xvi)): Access: Only by court order. Also see, <u>Informal AGO</u> <u>issued on September 8, 1995</u>, determining that the names and addresses of grand jurors are privileged as part of the record of the grand jury proceedings.
- 17. **FAMILY SERVICES FOR CHILDREN (CINS/FINS cases)** (2.420(d)(1)(B)(xvii)): Access: Parties, attorneys of record.
- 18. **JUVENILE DELINQUENCY** (2.420(d)(1)(B)(xviii)): Access: Parties, attorneys of record, SAO, military representative with an original signed waiver of the defendant (always make a copy of the waiver for the file.) This includes protecting sexting violations by minors under FS 847.0141(1), which require a "promise to appear before the juvenile court," per 985.0301, which adds noncriminal violations assigned to juvenile court by law to the jurisdiction of the juvenile court. If these cases are not filed in the Juvenile division, then they will need to be identified and separately protected.
- 19. **TUBERCULOSIS** (2.420(d)(1)(B)(xix)): Records disclosing the identity of persons subject to tuberculosis proceedings and records held by DOH or its authorized representatives relating to know or suspected cases of tuberculosis or exposure. Access: NO ONE has access without a court order. Access can be given by Court Order to those not allowed access by statute. In that case, identify the Court Order, check ID for that person and make a copy of the person's ID for the file before allowing access.
- 20. **PRESENTENCE INVESTIGATION REPORTS (PSIs)** (2.420(d)(1)(B)(xx)): Complete PSI reports. Access: Sentencing Court, SAO, defendant, and defendant's attorney. Fla. R. Crim. Proc. 3.712 also allows viewing to persons or agencies having a legitimate interest in the information in the PSI, which could include a probation officer. Requests made under this provision will need to be addressed on a case-by-case basis.
- 21. **FORENSIC BEHAVIORAL HEALTH EVALUATIONS** under FS <u>916.1065</u>, for defendants charged with felony and found to be incompetent to proceed, including competency, substance abuse, psychosexual, psychological, psychiatric, psychosocial, cognitive impairment, sanity, or other mental health evaluation individual. Access: Parties, attorneys of record.
- 22. <u>DRUG COURT REPORTS</u>, including reports regarding eligibility screening, substance abuse screening, behavioral health evaluations, and treatment status reports for defendants referred to or considered for referral to a drug court program. FS 397.334(10)(a). Access: Parties, attorneys of record.

DOCUMENTS PROTECTED IN RULE 2.420(c)(6)

Rule 2.420(d)(1) protects information in (d)(1)(B), which is the list of 22, but also protects information in (d)(1)(A), which includes the records in 2.420(c)(1)-(6). The records in (c)(1)-(5) are primarily records in the hands of court administration or individual judges, such as judge's notes on a file. However, clerks hold search warrants and arrest warrants covered in 2.420(c)(6). Rule 2.420(b)(4) allows confidential information released to those designated by law, statute, or court order.

1. **Arrest Warrants** are confidential until executed or until law enforcement determines they cannot be executed. Access: state attorney (authorized to view confidential information per

- Access Security Matrix) and bail bond agents (FS 903.26(2)(c) requires clerk to provide certified copy of warrant to bail bond agent if there is a bond forfeiture).
- Search Warrants are confidential until executed or until law enforcement determines they cannot be executed.

DOCUMENTS PROTECTED BY MEMORANDUM OF UNDERSTANDING

- 3. Criminal History Records, which are filed in Name Change and Guardianship cases.
- 4. Driver information received from DHSMV that is protected by the DPPA: the driver identification number (driver's license number), address, telephone number, and medical or disability information. Information related to vehicular crashes, driving violations, driver's status, or vehicle ownership or liens are not protected. The MOU protects information DHSMV is required to protect by statute.
 - a. FS 119.0712 protects any record that pertains to a motor vehicle operator's permit, motor vehicle title, motor vehicle registration or identification card issued by DHSMV.
 - b. FS 316.066 protects crash reports that reveal the identity, home or employment telephone number or home or employment address of, or other personal information concerning the parties involved in the crash for 60 days after the referenced crash.
 - c. Information from DHSMV records that is used to create new documents does not remain confidential. AGO 2010-10. For example, the clerk can obtain vehicle ownership information from DHSMF and generate as a notice to lienholders or non-defendant owners of a vehicle being impounded due to a DUI conviction. The notice and the name and address on the notice are not confidential information.
 - d. A driver license filed in a court case by parties or other persons is not subject to the MOU, because it is not information received from DHSMV, so it is not confidential.
 - e. A traffic citation filed in a case is not confidential, even though it contains information that would otherwise be protected if received from DHSMV, because our office did not receive it from DHSMV.

DOCUMENTS SEALED BY COURT ORDER

- 1. Examples of documents required to be sealed
 - a. Wire applications, FS 934.098(8)(c) (court required to seal)
 - b. Jimmy Ryce reports, FS 394.921(2)(shall be sealed)
- 2. Examples of documents courts may seal or restrict viewing
 - a. Photo, video, audio of killing, FS 406.135(7) & (8) (criminal proceeding exempt, but court may restrict disclosure
 - b. Photo, video, audio of killing of law enforcement, FS 406.136(c) (criminal proceeding exempt, but court may restrict disclosure

OTHER DOCUMENTS NOT PROTECTED BY LIST OF 22

- 1. Attorney Fee Contingency Contracts under R. Reg. Fla Bar 4-1.5(f)(4). This is not Type I information identified in the List of 22. The rule allows the party to ask the court to seal the documents. The attorneys ordinarily include in the motion a request to have both the motion and order sealed.
- 2. <u>Criminal investigative information</u> under 119.071(2)(c). This is not Type I information identified in the List of 22.
- 3. <u>Federal Tax Returns</u>, FS 192.105(1), 26 USC 6103. This is not Type I information identified in the List of 22. Since clerks have not obtained federal tax information pursuant to 26 USC 6103,

which regulates entities such as federal or state agencies who obtain these records as part of their official duties (e.g., IRS tax agents) or are officers of companies or are shareholders who are entitled to receive copies of such returns (financial officers, etc.). The statutes do not apply to people who voluntarily file their returns or file tax information. Some clerks have this docket code set to VOR to ensure confidential exemptions required by Rule 2.420(d) are redacted as tax returns may have SSNs and bank account numbers.

- 4. <u>Fingerprints</u>, FS 119.071(5)(g). This is not Type I information identified in the List of 22. See Fred Baggett Memo of July 26, 2006, at the end of the exhibit, which determines that this statutory provision does not apply to court records, since only the court can regulate its own records.
- 5. Guardian ad litem reports not filed in chapter 39 cases—there no authority to protect these.
- 6. <u>Hospital Records</u>, FS 395.3025(4)(5)(7)(8). Statute applies to "any licensed facility," not clerks handling court cases. These are patient records in the hands of the hospital, provisions allow the hospitals to turn records over to DCF, DOH, etc., and, again, has no applicability to such records filed in a court case. It is be up to the filer to ask the court to determine that records are confidential. [Trying to protect such records is a heavy burden on clerks to read each document to see if it is a medical record that is from a hospital and should be protected.]
- 7. <u>Juror Notes</u>. These are written notes taken by jurors during civil or criminal trials and are considered administrative records of the judicial branch, rather than court records, per the Judicial Branch Records Retention Schedule for Administrative Records in the Appendix to the Florida Rules of Judicial Administration. Fla. R. Jud. Admin. 2.430(k) provides that, at the conclusion of the trial and promptly following discharge of the jury, the court shall collect all juror notes and immediately destroy them. The Retention Schedule similarly provides that juror notes are to be immediately destroyed upon the issuance of a verdict or if the trial ends prematurely as a result of a mistrial, plea, or settlement. Fla. Stat. 40.50(2) also contemplates that, after a civil jury has rendered its verdict, juror notes are to be collected by the bailiff or the clerk and promptly destroyed. If, despite the foregoing, a court does not destroy juror notes or allow their destruction, it is recommended that the clerk's office discuss the foregoing with the court and explain that, while juror notes are confidential records of the judicial branch, see Fla. Stat. 40.50(2), they are not technically court records, much less the type of court records that the clerk is required to designate and maintain as confidential pursuant to Fla. R. Jud. Admin. 2.420(d)(1)(B) (i.e., the "List of 22"). Thus, if a court insists that they be made part of a court file and the court does not want them to be made public, the court will need to order that they either be sealed or kept confidential for the clerk to maintain them as either sealed or confidential.
- 8. <u>Juror Questions</u>. Fla. Stat. 40.50(4) requires the court in civil cases to instruct the jury that any questions directed to witnesses or the court must be in writing, unsigned, and given to the bailiff. If the court determines that the question calls for admissible evidence, the question may be asked by the court or counsel in the court's discretion. If the court determines the question calls for inadmissible evidence, the question may not be read or answered. Written juror questions are not referenced in either the Judicial Branch Records Retention Schedule for Administrative Records or Fla. R. Jud. Admin. 2.420, and it is not clear from FS 40.50(4) what is to be done with written juror questions once they have been reviewed by the court. In the absence of any such directive or guidance, it is recommended that, if a court does not destroy the written juror questions and routes them to the clerk's office for keeping, then discuss with the court the fact that, irrespective of whether they are court records, written juror questions are not among the types of court records that the clerk is required to designate and maintain as confidential pursuant to Fla. R. Jud. Admin. 2.420(d)(1)(B) (i.e., the "List of 22"). Thus, if a court wants them to be made part of a court file and does not want them to be made public, the court

- will need to order that they either be sealed or kept confidential for the clerk to maintain them as either sealed or confidential.
- 9. Mediation reports, FS 44.102(3). This is not Type I information identified in the List of 22. A mediation report is not a "written communication in a mediation proceeding." A mediation report is either a report that the case did not settle or is a settlement agreement that is not confidential. The mediator or the parties keep any other mediation communications (presettlement discussions or papers that might include some admissions or damaging information) that were used in the mediation process and do not file them.
- 10. Medical records. Not on the List of 22. HIPAA does not apply to court records.
- 11. Paternity DNA test results, FS 760.40(2)(a). Paternity DNA test results are not Type I information identified in the List of 22. Regardless of how the statute is interpreted, since every exemption statute was considered by the rules committee recommending the 2.420 list and this did not make it on the list, clerks cannot automatically seal these records, as this determination is reserved for the court. However, if a paternity DNA test was recorded in the Official Record, a request for removal should be accommodated. Note that the statute itself exempts results in criminal prosecution and paternity cases by using "AND" to both allow consent to testing and make the results public, which explains why the committee did not add it to the "List."
- 12. Photo, video audio of autopsy, FS 406.135(7) & (8). This is not Type I information identified in the List of 22. Per the statute, this exemption applies to records held by a medical examiner. In addition, these records are not exempt in criminal proceedings, but the court may restrict disclosure.
- 13. Photo, video audio of killing of law enforcement, FS 406.136(c). This is not Type I information identified in the List of 22. Per the statute, these are not exempt in criminal proceedings, but the court may restrict disclosure.
- 14. Nurse (Identity) Disciplinary Records FS 464.018(1)(j). This is not Type I information identified in the List of 22. This statute requires the department to identify the respondent by initials in any public court records or documents, and it would be up to the department to make sure the proceedings are closed to the public, this is between the court and the department, not the clerk.

15. 2017 LEGISLATION:

- a. <u>Witness to a murder</u>: Information that reveals the identity of a witness to a murder is confidential for two years after the date on which the murder is observed by the witness, but may be disclosed by a criminal justice agency. HB 111.
- b. <u>DV Injunction Petitions</u>: On or after July 1, 2017, a petition for injunction for domestic violence, repeat violence, dating violence, sexual violence, stalking, or cyberstalking is confidential, if the petition is dismissed or denied (?). A respondent may request that a petition be made confidential if the dismissal happened before July 1, 2017. HB 239..
- c. <u>Marchman Act</u>: Pleadings and other documents, and the images of all pleadings and other documents, in court involved involuntary admissions proceedings under the Marchman Act confidential. HB 791.

IN THE COUNTY/CIRCU	IT COURT,	JUDICIAL CIRCUIT,
IN A	ND FOR	JUDICIAL CIRCUIT, , FLORIDA
Plaintiff/Petitioner,		
V.		Case #:
Defendant/Respondent.		
NOTICE OF COM	NFIDENTIAL INFORM	MATION WITHIN COURT FILING
Pursuant to Florida Rule of	Judicial Administra	tion 2.420(d)(2), I hereby certify that:
1. I am filing herewith a doc	ument containing co	onfidential information as described in Rule
2.420(d)(1)(B) and:		
a. The title/type of documen	t is:	; and
b The entire documer	it is confidential, OF	the confidential
information within	the document is pr	ecisely located at:
OR		
2. A document was previous	sly filed in this case t	that contains confidential information as
described in Rule 2.420(d)(1)(B), but	ut a Notice of Confid	dential Information within Court Filing was not
filed with the document and the co	onfidential informat	ion was not maintained as confidential by the
Clerk. I hereby notify the Clerk that	this confidential in	formation is located as follows:
a. Title/type of document:		
c. Date of document:		
d. Docket entry number:		
		Precise location of confidential information i
document:		
LUEDEDV CEDTIEVAL A A A A A A A A A A A A A A A A A A	.f.l f:	. f
		furnished by email/delivery/mail/fax
ιο:		, on
		TURO .
	Signat	:
	Addre	SS:
	Phone	2:
	Florid	a Bar #, if applicable:
	Email	address:

Note: The clerk of court shall review filings identified as containing confidential information to determine whether the information is facially subject to confidentiality under subdivision (d)(1)(B). The clerk shall notify the filer in writing within 5 days if the clerk determines that the information is NOT subject to confidentiality, and the records shall not be held as confidential for more than 10 days, unless a motion is filed pursuant to subdivision (d)(3) of Rule 2.420.

IN THE COUNTY/CIRCUIT (COURT OF THE JUDICIAL CIRCUIT
IN AND FOR	COUNTY, FLORIDA
Plaintiff,	
v.	Case #:
Defendant.	,
MOTION TO DETERMIN	NE THE CONFIDENTIALITY OF TRIAL COURT RECORDS
	his/her attorney, moves the Court pursuant to Florida Rule of rder determining the confidentiality of court records.
a. The undersigned's attorney h parties	as given written notice of the subject motion to all affected non-
confidential information with as mucl information, including the "precise lo motion is denied by the court then th	ne notice identified this case by docket number; described the in specificity as possible without revealing the confidential cation" of the information in the file/record; and advised that if the e subject material will not be treated as confidential by the Clerk. Or portion of a record that the movant seeks to have determined as
c. The movant seeks an order se	ealing the following information relative to this case: [select all that
the party's name on the prog	ress docket.
particular documents within t	the court file, specifically
the entire court file, but not t	he progress docket.
the entire court file and the p	1 0
	, -
d. The legal basis for determining	, -
e. The specific legal authority ar	rogress docket.
e. The specific legal authority ar be confidential are:	rogress docket. In the court records to be confidential is:
e. The specific legal authority ar be confidential are:	rogress docket. In the court records to be confidential is:
e. The specific legal authority are be confidential are: f. [For rule 2.420(c)(9) motions] protect the following interest(s): [seletation of the continuous and interest are continuous and interest are continuous and interest are continuous are	rogress docket. In the court records to be confidential is: In a applicable legal standards for determining such court records to Confidentiality of In a required to In a required to rect any/all that apply] In a required to the fair, impartial, and orderly administration of
e. The specific legal authority are be confidential are: f. [For rule 2.420(c)(9) motions] protect the following interest(s): [seleting a serious and in justice, specifically: 2. A trade secret.	confidentiality of is required to ect any/all that apply] miniminent threat to the fair, impartial, and orderly administration of
e. The specific legal authority are be confidential are: f. [For rule 2.420(c)(9) motions] protect the following interest(s): [selection of the second of	rogress docket. In the court records to be confidential is: Indicable legal standards for determining such court records to Confidentiality of is required to is required to is required to and orderly administration of

	6. Avoiding substantial injury to a party by the disclosure of matters protected by a common law or privacy right not generally inherent in this type of proceeding, specifically:
	7. Complying with established public policy set forth in the Florida or United States Constitution or statutes or Florida rules or case law, specifically:
g. durati intere	There is no less restrictive measure available to protect this/these interest(s), and the degree, on and manner of confidentiality ordered herein are no broader than necessary to protect the st(s).
Wł	nerefore, the undersigned REQUESTS that:
The	e Court this motion for a hearing.
The	e Court finds that documents are confidential and for the Court to seal the following
materi	als related to this matter and to keep such materials from public access: [select all that apply]
1.	The party's name on the progress docket and in the case style. On the public progress docket, the Clerk of the Circuit Court shall substitute the following for the party's name: . Further, the Clerk shall ensure tha
	the party's name is redacted from all public materials in the file and that the final judgment is recorded in a manner that does not reveal the identity of the party. However, the progress docket and the file shall otherwise remain available to the public.
2	The following documents within the court file:
	However, the file and progress docket shall otherwise remain available to the public subject to any substitution of a party's name set forth above.
3.	The entire court file. However, the progress docket shall remain open to the public subject to any substitution of a party's name set forth above.
4.	The entire court file and the progress docket. The progress docket shall not be available on any public information system. However, the case number shall remain public.
l ce	ertify that this motion is made in good faith and is supported by a sound factual and legal basis.
Sul	omitted and filed on
I he	ereby certify that a copy of the foregoing was furnished by e-mail/U.S. Mail/personal service on to:
	Party/Attorney's Signature
	Attorney Name
	Florida Bar No
	Phone
	E-mail

IN THE COUNTY/CIRCUIT COURT OF THEJUDICIAL CIRCUIT
IN AND FORCOUNTY, FLORIDA
Plaintiff,
v. Case #:
Defendant.
ORDER ON MOTION TO DETERMINE TRIAL COURT RECORDS CONFIDENTIAL PURSUANT TO FLORIDA RULE OF JUDICIAL ADMINISTRATION 2.420(C)(9)
THIS MATTER is before the Court on the Motion to Determine Trial Court Records Confidential filed by pursuant to rule 2.420(c)(9), Florida Rule of Judicial
Administration seeks an order sealing the following
information relative to this case: [select all that apply]
the party's name on the progress docket. particular documents within the court file, specifically
the entire court file, but not the progress docket. the entire court file and the progress docket.
This motion contested and a hearing conducted.
Having considered the arguments of the parties, legal authority, and otherwise being fully advised, the Court DENIES the motion because the moving party has failed to establish that confidentiality of the information sought to be sealed is necessary to protect any interest under Rule 2.420(c). $- OR -$
The Court GRANTS the motion as follows:
1. Confidentiality of the [information sought to be sealed] is required to protect the following interest(s): [select any/all that apply]
a. Preventing a serious and imminent threat to the fair, impartial, and orderly administration of justice, specifically:
b. A trade secret.
c. A compelling government interest, specifically: d. Obtaining evidence to determine the legal issues in a case;
e. Avoiding substantial injury to innocent third parties, specifically:
f. Avoiding substantial injury to a party by the disclosure of matters protected by a common law or privacy right not generally inherent in this type of proceeding, specifically:
g. Complying with established public policy set forth in the Florida or United States Constitution or statutes or Florida rules or case law, specifically:

and that the degree, duration and manner of confidentiality ordered herein are no broader than necessary to protect the interest(s).
necessary to protect the interest(s).
Wherefore, it is ORDERED that: The Clerk of the Circuit Court is hereby directed to seal immediately the following materials related to this matter and to keep such materials from public access: [select all that apply] 1. The party's name on the progress docket and in the case style. On the public progress docket, the Clerk of the Circuit Court shall substitute the following for the party's name:
the party's name is redacted from all public materials in the file and that the final judgment is recorded in a manner that does not reveal the identity of the party. However, the progress docket and the file shall otherwise remain available to the public. 2. The following documents within the court file:
However, the file and progress docket shall otherwise remain available to the public subject to any substitution of a party's
 name set forth above. 3. The entire court file. However, the progress docket shall remain open to the public subject to any substitution of a party's name set forth above. 4. The entire court file and the progress docket. The progress docket shall not be available on any public information system. However, the case number shall remain public.
It is further ORDERED that any materials sealed pursuant to this Order shall be conditionally disclosed upon the entry of a further order by this Court finding that such opening is necessary for purposes of judicial or governmental accountability or First Amendment rights.
It is further ORDERED that any materials sealed pursuant to this Order may otherwise be disclosed only as follows:
A. to any judge of this Circuit for case-related reasons;
B. to the Chief Judge or his or her designee;C. to adult parties or their attorneys of record; or
D. by further order of the Court. It is further ORDERED that, within 10 days of the date of this Order, the Clerk shall post a copy of this Order on the bulletin board of the Leon County Clerk's Office and the Clerk's website for a period or 30 days to provide public notice.
It is further ORDERED that the Clerk is hereby authorized to unseal any materials sealed pursuant to this Order for the purpose of filing, microfilming or imaging files, or transmitting a record to an appellat tribunal. The materials shall be resealed immediately upon completion of the filing. DONE AND ORDERED in Chambers, at Leon County, Florida, on
County/Circuit Judge
I hereby certify that a copy of the foregoing was furnished by e-mail/U.S. Mail/personal service to: on
Judicial Assistant

IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT IN AND FOR CLAY COUNTY, FLORIDA

	CASE NO.:
Petitioner,	DIVISION:
vs.	
Respondent.	
	/
DESIGNATION	OF E-MAIL ADDRESS BY A PARTY NOT
' 	RESENTED BY AN ATTORNEY
Pursuant to Florida Rule o	f General Practice and Judicial Administration 2.516(b)(1)(c),
I,	, designate the e-mail address(es) below for electronic
service of all documents related to	this case.
By completing this form, I	I am authorizing the court, clerk of court, and all parties to send
copies of notices, orders, judgmen	nts, motions, pleadings, or other written communications to me
by e-mail through the Florda Cour	rts E-filing Portal.
I understand that I must ke	eep the clerk's office and the opposing party or parties notified
of my current e-mail address(es) and that all copies of notices, orders, judgments, motions,
•	unications in this case will be served at the e-mail address(es) on
record at the clerk's office.	
(Des	signated e-mail address)
(Secondary o	designated e-mail address(es), if any)
(Certific	cate of Service on the following page)

CERTIFICATE OF SERVICE

	I HEREBY CERTIFY that a copy hereof has been furnished by						E-mail		_ U.S.
mail	Hand-delivered	to	the	Clay	County	Clerk	of	Courts	and
									,
		(O	ther part	ties name/a	address)				
this _	day of			_, 20	•				
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				51	gnature				
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				E-	mail addres	SS			
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