INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.915, DESIGNATION OF CURRENT MAILING AND E-MAIL ADDRESS (11/15)

When should this form be used?

This form should be used to inform the clerk and the other <u>party</u> of your current mailing and e-mail address(es) or <u>any change of address</u>. It is very important that the court and the other party in your case have your correct address.

A party not represented by an attorney may choose to designate e-mail address(es) for service. A primary and up to two secondary e-mail addresses can be designated. If you do so and the other party is represented by an attorney or has also designated e-mail address(es) for service, e-mail will be the exclusive means of service.

If there is any change in your mailing or e-mail address(es), you must complete a new form, file it with the clerk, and serve a copy on any other party or parties in your case.

What should I do next?

This form should be typed or printed in black ink. After completing this form, you should **file** the original with the **clerk of the circuit court** in the county where your case is filed and keep a copy for your records. A copy of this form must be served on any other party in your case. **Service** must be in accordance with Florida Rule of Judicial Administration 2.516.

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.**

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

Instructions for Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and E-mail Address (11/15)

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.

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	NINETEENTH		JUDICI	AL CIRCUIT,
IN AND FOR INDI	AN RIVER	C	OUNTY, FLOR	IDA .
	Cas	e No.:		
Petitioner,				
and				
, Respondent,				
DESIGNATION OF CURR	ENT MAILI	NG AND E-	MAIL AD	DRESS
I, {full legal name}			, beir	ng sworn, certify
that my current mailing address is: {Street}				
{City}, {State}			{Zip}	
{Telephone No.}	{Fax No.	}		
I designate as my current e-mail address(es	·):			
I understand that I must keep the clerk's o mailing and e-mail address(es) and that all on record at the clerk's office.				
I certify that a copy of this document was (to the person(s) listed below on {date}) faxed () hand-delivered

Dated:	
	Signature of Petitioner
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
.*	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or clerk.}
Personally known	,
Produced identification	
Type of identification produced	
IF A NONLAWYER HELPED YOU FILL OUT THIS FORM, [fill in all blanks] This form was prepared for the: {choc This form was completed with the assistance of: {name of individual}	ose only one } () Petitioner () Respondent
{name of business}	
{address}	
{address}	

Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and E-mail Address (11/15)

NINETEENTH SUDICIAL CIRCUIT

TEMPORARY CUSTODY BY A RELATIVE

THIS PACKET IS DESIGNED TO BE USED BY AN EXTENDED FAMILY MEMBER WHO WANTS TO ESTABLISH TEMPORARY CUSTODY OF A MINOR CHILD AND WHO EITHER HAS THE SIGNED, NOTARIZED CONSENT OF THE CHILD'S LEGAL PARENTS, OR WHO IS CARING FULL TIME FOR A CHILD WHO IS CURRENTLY RESIDING IN THE EXTENDED FAMILY MEMBER'S HOME. AN EXTENDED FAMILY MEMBER IS AN ADULT WITHIN THE THIRD DEGREE OF BLOOD RELATIONS TO THE MINOR CHILD (great-grandparents, grandparents, aunts, uncles, adult brothers or sisters, nieces, nephews, or cousins), OR A STEPPARENT WHO IS CURRENTLY MARRIED TO THE CHILD'S PARENT AND WHO IS NOT A PARTY IN ANY CRIMINAL OR CIVIL PROCEEDING INVOLVING ONE OR BOTH OF THE CHILD'S PARENTS AS ADVERSE PARTIES.

THIS PACKET SHOULD CONTAIN THE FOLLOWING DOCUMENTS:

- NOTICE OF LIMITATION OF SERVICES PROVIDED AND ACKNOWLEDGMENT
- CHECKLIST
- INSTRUCTIONS AND FREQUENTLY ASKED QUESTIONS
- CIVIL COVER SHEET
- PETITION FOR TEMPORARY LEGAL CUSTODY BY A RELATIVE
- UCCJEA AFFIDAVIT
- INDIAN CHILD WELFARE ACT AFFIDAVIT
- NOTICE OF RELATED CASES
- 20-DAY SUMMONS AND PROCESS SERVICE MEMORANDUM
- CONSENT TO PETITION FOR TEMPORARY LEGAL CUSTODY
- AFFIDAVIT OF DILIGENT SEARCH
- NOTICE OF ACTION
- MOTION FOR ENTRY OF DEFAULT / DEFAULT
- NON-MILITARY AFFIDAVIT
- FINAL DISPOSITION FORM
- FORM A: FAMILY CASE INQUIRY/UPDATE ,

Read the enclosed instructions carefully and completely. Please be advised that neither the clerk's office nor the case managers are able to provide legal advice. We can give you the forms, and general information, however, you may need to consult with an attorney if you have legal questions.

<u>PRIOR TO</u> filing, you may contact the Clerk's Office for general information, or you may need to consult an attorney. <u>AFTER</u> a case has been opened or re-opened, the case managers may assist you with general information or case status. Please use *Form A: Family Case Inquiry/Update* provided in this packet to request status or review of your case.

NOTICE OF LIMITATION OF SERVICES PROVIDED

Fla.Fam.L.R.P. 12.750(h)

THE PERSONNEL IN THIS SELF-HELP PROGRAM ARE NOT ACTING AS YOUR LAWYER OR PROVIDING LEGAL ADVICE TO YOU.

SELF-HELP PERSONNEL ARE NOT ACTING ON BEHALF OF THE COURT OR ANY JUDGE. THE PRESIDING JUDGE IN YOUR CASE MAY REQUIRE AMENDMENT OF A FORM OR SUBSTITUTION OF A DIFFERENT FORM. THE JUDGE IS NOT REQUIRED TO GRANT THE RELIEF REQUESTED IN A FORM.

THE PERSONNEL IN THIS SELF-HELP PROGRAM CANNOT TELL YOU WHAT YOUR LEGAL RIGHTS OR REMEDIES ARE, REPRESENT YOU IN COURT, OR TELL YOU HOW TO TESTIFY IN COURT.

SELF-HELP SERVICES ARE AVAILABLE TO ALL PERSONS WHO ARE OR WILL BE PARTIES TO A FAMILY CASE.

THE INFORMATION THAT YOU GIVE TO AND RECEIVE FROM SELF-HELP PERSONNEL IS NOT CONFIDENTIAL AND MAY BE SUBJECT TO DISCLOSURE AT A LATER DATE. IF ANOTHER PERSON INVOLVED IN YOUR CASE SEEKS ASSISTANCE FROM THIS SELF-HELP PROGRAM, THAT PERSON WILL BE GIVEN THE SAME TYPE OF ASSISTANCE THAT YOU RECEIVE.

IN ALL CASES, IT IS BEST TO CONSULT WITH YOUR OWN ATTORNEY, ESPECIALLY IF YOUR CASE PRESENTS SIGNIFICANT ISSUES REGARDING CHILDREN, CHILD SUPPORT, ALIMONY, RETIREMENT OR PENSION BENEFITS, ASSETS, OR LIABILITIES.

PLEASE COMPLETE THE FOLLOWING PARAGRAPH: FILE THE SIGNED DOCUMENT WITH THE CLERK OF COURT.

ACKNOWLEDGMENT

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☐ I CANNOT	READ ENGLISH. THIS NOTICE WA	AS READ TO ME BY	(name)
IN	(language).		
of Limitation the limitation to represent	of the services provided. I ur	ceived an explanation of the not nderstand that it is in my best int nderstand that this form must b	terest to secure an attorney
Date	Case Number	 Signature	

AVISO DE LIMITACIÓN DE LOS SERVICIOS PRESTADOS

Fla.Fam.L.R.P. 12.750(h)

EL PERSONAL DE ÉSTE PROGRAMA DE AUTO-AYUDA NO ESTÁ ACTUANDO COMO SU ABOGADO NI LE ESTÁ DANDO ASESORAMIENTO JURÍDICO.

EL PERSONAL DEL PROGRAMA NO ACTUA EN NOMBRE NI DE LA CORTE NI DE NINGUN JUEZ. EL JUEZ QUE PRESIDA EN SU CASO PUEDE REQUERIR UN CAMBIO EN EL IMPRESO O UN IMPRESO DIFERENTE. EL JUEZ NO ESTA OBLIGADO A CONCEDER LA REPARACIÓN QUE USTED PIDE EN EL IMPRESO. EL PERSONAL DE ÉSTE PROGRAMA DE AUTO-AYUDA NO LE PUEDE DECIR CUALES SON SUS DERECHOS NI QUE SOLUCIONES LEGALES HAY, NO PUEDE REPRESENTARLE EN CORTE, NI PUEDE DECIRLE COMO TESTIFICAR EN CORTE.

LOS SERVICIOS DE AUTO-AYUDA ESTAN DISPONIBLES PARA TODAS LAS PERSONAS QUE SON O SERÁN PARTES DE UN CASO DE CORTE DE FAMILIA.

LA INFORMACIÓN QUE USTED DÁ Y RECIBE DE ÉSTE PERSONAL NO ES CONFIDENCIAL Y PUEDE SER EXPUESTA MAS ADELANTE. SI OTRA PERSONA QUE ES PARTE DE SU CASO PIDE AYUDA A ÉSTE PROGRAMA, ELLOS RECIBIRÁN EL MISMO TIPO DE AYUDA QUE USTED RECIBE.

EN TODO CASO, ES MEJOR CONSULTAR CON SU PROPIO ABOGADO, ESPECIALMENTE SI SU CASO TRATA DE TEMAS IMPORTANTES RESPECTO A MENORES, MANUTENCIÓN DE MENORES, PENSIÓN MATRIMONIAL, PENSIÓN DE JUBILACIÓN O BENEFICIOS DE PENSIÓN, CAPITAL O DEUDAS.

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TEMPORARY CUSTODY BY A RELATIVE

CHECKLIST

This checklist has been prepared to assist you with a list of documents required to file your case and bring it to final hearing. The checklist contains the <u>minimum</u> requirements and may not be all inclusive for every case. It is not intended, and should not be substituted for proper legal advice from an attorney.

A. What you must file to start your case:

- Petition for Temporary Custody by a Relative
- Notice of Related Cases
- Civil Cover Sheet
- Notice of Limitation of Services Provided and Acknowledgment
- Indian Child Welfare Act Affidavit
- UCCJEA Affidavit
- Three (3) blank, stamped envelopes
- Final Disposition Form

B. Additional documents:

- Consent and Waiver by Parent
- Summons: Personal Service on an Individual
- Process Service Memorandum Accompanies the summons
- Affidavit of Diligent Search
- Notice of Action
- Motion for Default / Default
- Form A: Family Case Inquiry / Update

C. Fees:

- Filing fee in the amount of \$300 (cash, money order, attorney check or credit cards. **NO** personal checks will be accepted.)
- Fee for service: \$10.00 for each summons issued by the clerk, \$40.00 for service by Sheriff within the Nineteenth Judicial Circuit. Fees vary for out of circuit/state service. You must obtain that information from the agency who will be serving the documents if the agency is located outside the Nineteenth Circuit.

INSTRUCTIONS PETITION FOR TEMPORARY CUSTODY

These instructions will guide you in the process of seeking temporary legal custody of a minor child. Please read the instructions carefully and completely before you start to fill out the forms in the packet.

If you are an extended family member of the <u>minor child</u> (grandparent, great-grandparent, brother/sister, aunt/uncle, niece/nephew, or adult child of the minor child's parent) and you either (1) have the notarized consent of the child's legal parents; or (2) are caring full time for the child in your home, you may use this packet to request the court to enter an order giving you temporary legal custody of the minor child.

Petition - You are the petitioner. The case is brought in the interest of the minor child or children. Complete the petition, filling in all blank lines. You must sign the petition in front of a notary or the deputy clerk, who will also sign the petition.

Uniform Child Custody Jurisdiction and Enforcement Act Affidavit (UCCJEA) – this is a document listing the residences of each child for the last five years and includes statements made under oath regarding other possible cases that may exist involving these children in this or any other county or state. This affidavit must be notarized and filed with your petition and all sections must be completed.

Civil Cover Sheet. Complete the cover sheet and file it with the petition. The Clerk will fill in the case number when you file the petition.

Notice of Related Cases Form - Use this form to list any other cases involving the minor child(ren), his or her parents, or yourself.

Notice of Limitation of Services Provided and Acknowledgment - Complete and file this form with the petition.

Consent and Waiver by Parent - This form should be filled out by the natural parent(s), if they <u>agree to give temporary custody of the child(ren) to you</u>. The parent(s) should sign the form in front of a notary. If the parent(s) do not agree to the transfer of custody to you, you must personally or constructively <u>serve</u> them with the petition. If either parent is deceased, you must file a certified copy of that parent's <u>death certificate</u> with the petition.

20-Day Summons: Personal Service on an Individual – This document is used to serve your petition on the other party. It will notify them that a law suit has been filed and what to do if they wish to respond.

Process Service Memorandum - This document accompanies the summons and informs the Sheriff or process server of the address and description of the person that will be served with the summons. Complete all the information requested.

Indian Child Welfare Act (ICWA) Affidavit - Complete this affidavit and sign it in front of a notary. This affidavit must be filed with the petition.

PROCEDURE:

- Make two copies of the *Petition*, the *UCCIEA Affidavit*, the *ICWA Affidavit* and the *Consent and Waiver*. Keep one copy for yourself. Make one copy for each parent who has not consented. The originals will be filed with the Clerk of Court. Please provide the clerk with three (3) blank, stamped envelopes. The clerk will open your court file and give it a case number.
- Personal Service: If either natural parent of the child(ren) does not consent to give custody to you, you must have the Sheriff or a private process server serve that parent with the 20-day Summons:
 Personal Service on an Individual and the Process Service Memorandum, along with a copy of the petition. You must serve a summons and copy of the petition on each parent who does not consent to the petition.
 - a. The clerk will issue and return the original summons(es) to you along with a copy for each natural parent that you are serving. Take the summons(es) to the Sheriff's Office or to a private process server, along with the copies of all the documents you have filed, so that they can serve the papers on the natural parents. The Sheriff's civil division in the Nineteenth Circuit charges \$40.00 for this service.
 - b. If you are serving parents outside the Nineteenth Circuit, you will need to contact the Sheriff or a private process server in the county where the parent to be served lives or works. They will tell you where to send your documents and how much they charge for service.
 - c. After the petition has been served on the parent(s), the Sheriff or process server will issue a document that shows when and where the parent(s) were served. This document is called a **Return of Service**. When you receive the Return of Service and the attached original summons back from the Sheriff or process server, file both documents with the Clerk of Court. This is your proof that the parent(s) were served. Keep copies of these documents for your records.
 - d. The parent has twenty (20) days to respond to the petition from the first full day after he or she receives the summons and attached documents. If the parents respond within twenty days by filing the *Consent and Waiver* or an agreed answer, then your case is ready to be set for hearing. If there is no response to the petition within the allotted time, complete the *Motion for Default* and the *Non-Military Affidavit* and take these forms to the clerk. The clerk will issue a *Default* in your case. Keep copies of these documents for your records.
- 3. <u>Constructive Service</u>: If you are still unable to locate or serve the other party you must serve by publishing a legal notice in the local newspaper. This packet contains documents that you can use to serve the natural parent(s) by publication.
 - a. You will need to complete the *Affidavit of Diligent Search*, which includes a checklist that shows your efforts at finding and serving the parent. Making a diligent search is very important. You must attach a log sheet or other evidence to your affidavit that details your efforts to find the parents.
 - b. You should also fill out the **Notice of Action**. The clerk will sign and seal the **Notice of Action** and give it back to you. You will then need to take the notice of action to the newspaper. The newspaper will publish the notice of your legal action for four (4) consecutive weeks and will mail a **Proof of Publication** to your home address. You must then file the proof of publication with the clerk of court.

- c. If there is no response to your publication notice, you should file a *Motion for Default* and a *Non-Military Affidavit* with the clerk of court. The clerk will issue a *Default* in your case.
- 4. You may file the *Form A: Family Case Inquiry/Update* to request a review of your file or a final hearing date. Your request will be forwarded to a case manager. You may also file *Form A: Family Case Inquiry/Update* online at www.circuit19.org under the Family Division link. If you file is complete, the case manager will set a date and time for your final hearing and you will receive an order scheduling the hearing in the mail.
- 5. You should appear in the courtroom fifteen (15) minutes before your hearing is scheduled. Dress appropriately and place all electronic devices on silent.

ADDITIONAL INFORMATION

Interpreters – The Family division in the Nineteenth Circuit does not provide interpreters for hearings. If you cannot speak English well enough to participate in the hearing and understand the judge's questions, you will need to bring an interpreter with you at your own expense. If you do not bring an interpreter with you (someone other than the other parties in your case) your hearing may be rescheduled to a later date. The judge cannot proceed with the hearing if you cannot understand what is being asked or discussed in the courtroom.

Legal Advice – Legal advice may only be provided by a licensed attorney. Court personnel are prohibited by law from giving you legal advice. Many times the issues surrounding a legal action are complex. A lay person may not always know or understand what is in their best interest, or the best interest of the children. The forms included in this packet are designed to allow you to represent yourself in a legal action. You alone are responsible for the content of the documents that you sign. The court personnel, including the judge, cannot help you decide what to do or suggest what actions you might take in your case. YOU ARE CAUTIONED TO SEEK THE ADVICE OF A LICENSED ATTORNEY IN ALL MATTERS.

Additional Forms – Some situations may require the use of forms that are not provided in this packet. You may find additional forms on the State Court's website at www.flcourts.org, Family Law Forms.

Frequently Asked Questions by Self-Represented Litigants

1. When is my hearing?

Cases are reviewed by case managers in the self-help program. If the case is ready for a hearing, it is set on the first available docket and parties are notified by mail. Due to both legislatively mandated budget cuts in the case manager office as well as the large number of filings in the four counties of the circuit, it may take time for your case to be set for hearing.

2. Where do I find the forms I need?

Forms are available online in the Self-Help section of the Florida State Courts website at http://www.flcourts.org/gen_public/family/forms_rules/index.shtml (spaces in the web address are underscored). Additionally, forms are located in each of the clerks' offices in the four counties for a fee:

Indian River County Clerk of the Circuit Court

2000 16th Avenue Vero Beach, Florida 32960 (772) 770-5185 http://www.clerk.indian-river.org/

Okeechobee County Clerk of the Circuit Court

312 North West 3rd Street
Okeechobee, Florida 34972
(863) 763-2131
http://www.clerk.co.okeechobee.fl.us/

Martin County Clerk of the Circuit Court

100 East Ocean Boulevard Suite 200 Stuart, Florida 34994 (772) 288-5660 http://clerk-web.martin.fl.us/ClerkWeb/

Saint Lucie County Clerk of the Circuit Court

201 South Indian River Drive Fort Pierce, Florida 34950 (772) 462-6910 http://www.slcclerkofcourt.com/

3. Where do I file my completed forms?

All forms should be filed at the clerk's office in the county of your case (contact information for each of the clerks' offices is available in question 2) and a copy should be provided to the other party according to Florida Law and Florida Family Law Rules of Procedure.

4. How much are the filing fees?

Questions regarding filing fees should be directed to the clerk's office in the county of your case. See the answer to question 2 for locations and contact information for the clerks' offices.

5. How can I schedule a mediation with the 19th Judicial Circuit's Mediation Program?

Both parties must submit a completed Financial Affidavit before the case can be referred. If the combined gross annual income of both parties is less than \$100,000.00 then the case manager may refer the case to the 19th Judicial Circuit Mediation Program. The mediation program case manager will submit an Order for Mediation for the judge's signature. Once the judge has signed the Order, the mediation program will schedule the mediation and provide written notification of the date, time, and location of the mediation.

6. I have no attorney but the other party does - how do I set a hearing?

The self-represented litigant will need to contact the <u>judge's office</u> and request available hearing dates from the judicial assistant. You will then need to contact the attorney's office to coordinate the date with the attorney. Once a date has been agreed upon, you will need to call the judicial assistant again to reserve the hearing date. To shorten this process, you may request the judicial assistant to conference the attorney's office into your initial call to the judicial assistant. You will then need to complete a Notice of Hearing and provide it to the clerk's office, attorney's office, and judicial assistant. A Notice of Hearing is available on the Florida State Courts website at

http://www.flcourts.org/gen_public/family/forms_rules/index.shtml (spaces in this web address are underscored).

7. I need to speak to the judge or magistrate about my case – how do I contact their office?

Judges and magistrates are not permitted to speak to parties about their case outside of the courtroom. If you have an issue you need addressed by the court, you must file a proper pleading and, if appropriate, a hearing will be scheduled.

8. How long will it take for me to get a divorce?

There are many factors (such as minor children, property, assets, etc.) which add to the length of time an action takes to get to a final hearing, but, generally speaking, most uncontested cases (cases in which the parties sign and file an agreement resolving all issues) are set for a final hearing within 90 days from the filing date. Due to both legislatively mandated budget cuts in the case manager office as well as the large number of filings in the four counties of the circuit, contested cases may take significantly longer to get to final hearing.

9. What is a magistrate?

A magistrate is an attorney who hears cases referred by a judge and acts in a quasi-judicial capacity. In our Circuit, magistrates hear post-judgment family cases (that is, they do not hear any cases such as divorce or establishment of paternity). The magistrate hears the cases and provides recommendations to the judge. An Order of Referral is sent to all parties of a case before the case is heard by the magistrate, and the parties must agree that the magistrate can hear the case. An Order of Referral contains the following language:

A REFERRAL TO A GENERAL MAGISTRATE REQUIRES THE CONSENT OF ALL PARTIES. YOU ARE ENTITLED TO HAVE THIS MATTER HEARD BEFORE A JUDGE. IF YOU DO NOT WANT TO HAVE THIS MATTER HEARD BEFORE THE GENERAL MAGISTRATE, YOU MUST FILE A WRITTEN OBJECTION TO THE REFERRAL WITHIN 10 DAYS OF THE TIME OF SERVICE OF THIS ORDER. IF THE TIME SET FOR THE HEARING IS LESS THAN 10 DAYS AFTER THE SERVICE OF THIS ORDER, THE OBJECTION MUST BE MADE BEFORE THE HEARING. IF THIS ORDER IS SERVED WITHIN THE FIRST 20 DAYS AFTER SERVICE OF PROCESS, THE TIME TO FILE AN OBJECTION IS EXTENDED TO THE TIME WITHIN WHICH A RESPONSIVE PLEADING IS DUE. FAILURE TO FILE A WRITTEN OBJECTION WITHIN THE APPLICABLE TIME PERIOD IS DEEMED TO BE A CONSENT TO THE REFERRAL.

REVIEW OF THE REPORT AND RECOMMENDATIONS MADE BY THE GENERAL MAGISTRATE SHALL BE BY EXCEPTIONS AS PROVIDED IN RULE 12.490(f), FLA. FAM. L. R. P. A RECORD, WHICH INCLUDES A TRANSCRIPT OF PROCEEDINGS, MAY BE REQUIRED TO SUPPORT THE EXCEPTIONS.

If there are no exceptions to the recommendations of the magistrate timely filed by the parties, the recommendations are forwarded to the judge to be signed as an Order.

10. What should I bring to court and what am I supposed to do?

- Dress appropriately for court
- Be on time for your hearing
- Both parties should attend scheduled hearings
- Remain calm
- Speak directly to the judge or the magistrate
- Listen to the judge or the magistrate and do not interrupt someone when he/she is speaking each party will have time to speak
- The court can only hear matters that have been properly filed and are scheduled for hearing, so stay focused on the issues that are in the pleading and scheduled for that hearing
- Do not bring your children to court with you unless you have been ordered by the judge to have the children
 present. If you bring your children you will need to have someone who can supervise them outside of the
 courtroom while your case is being heard.
- Bring your valid Florida Drivers License, Florida Voter's Registration Card, or valid Florida Identification Card with

 vol.
- Bring any documents you think may be necessary for your case depending on the issues that have been identified
 in the petition or motion (such as receipts, bills, proof of real estate, copies of checks, etc. see Chapter 90
 "Evidence Code" Florida Statutes for more information)
- Know what you want before the hearing and be able to explain to the judge or magistrate why it is you want it
- Ask questions if you do not understand what is going on you should leave the hearing knowing what happened

11. I need an interpreter for the hearing - what should I do?

If you need a foreign language interpreter to fully participate in your hearing, it is your responsibility to bring a qualified interpreter as the Court does not provide a foreign language interpreter free of charge for family law cases.

If you need a sign language interpreter for your hearing, please contact the ADA Coordinator at (772) 807-4370.

12. What does "pro se" mean?

"Pro se" is another term for someone who represents himself or herself in court. It is still your responsibility to be aware of laws and legal rules before appearing in court as neither the judge, magistrate, case managers, clerks, nor other court

personnel are allowed to give you any legal advice. Additional information and links are available on our <u>Self Help Program/Self-Represented Litigants</u> webpage. If possible, it is best to consult with an attorney before appearing in court.

13. How does the Court calculate child support?

There are a number of factors that could affect the amount of child support that is ordered, but generally child support is calculated based on guidelines provided in §61.30 Florida Statutes.

14. How is child support paid?

There are three options for payment of child support: direct pay (one parent is ordered to pay the child support directly to the other parent), state disbursement unit (one parent is ordered to send payments to the state disbursement unit who then sends the payment to the other parent), and Income Deduction Order (this is an Order entered by the Court that is sent to the employer of the parent ordered to pay with an amount that must be deducted from the parent's paycheck and sent to the state disbursement unit – the state disbursement unit then sends the payment to the other parent). Florida law requires that all child support payments must be paid through the state disbursement unit unless both parties agree to have it paid directly. Self-represented litigants whose pleadings include issues of child support should consider which option would work best for their situation – this information should be explained to the judge or magistrate during the hearing so that the best solution can be worked out for the parties and entered into an Order.

15. I received an Order to File directing the other party to file a document(s) – how do I know if the other party has done this?

As noted in question 3, all documents should be filed with the clerk's office in the county of your case and a copy should be provided to the other party in the case according to <u>Florida Law</u> and <u>Florida Family Law Rules of Procedure</u>. If you have questions or concerns about what has been filed, you can contact the appropriate clerk's office to see what has been filed by the other party (contact information for each of the clerk's offices is available in question 2).

16. My hearing is scheduled, but I cannot wait that long and need an earlier date – what should I do?

You may call the office of the <u>judge</u> or <u>magistrate</u>, as applicable, and request an earlier hearing date. However, an earlier hearing date may not be available.

17. I have a Final Judgment/Order directing the other party to pay child support, participate in time sharing, etc. The other party has not done this – what should I do?

If you believe that the other party has not complied with what was ordered and you are seeking relief, you must file a proper pleading with the clerk's office. The pleading will be scheduled for a hearing before a judge or magistrate. It is your responsibility to provide proof or evidence that the other party has not complied with the Order. Please refer to question 10 for information about what you should bring to Court and what you are supposed to do. You may also see the Florida Supreme Court approved forms and instructions at

http://www.flcourts.org/gen_public/family/forms_rules/index.shtml (spaces in this web address are underscored) to determine the proper form to complete and file.

18. I have been ordered to take a parenting course – why do I have to do this?

<u>Florida Statute</u> § 61.21(4) requires that all parties to a dissolution of marriage with children or a paternity action that involves issues of parental responsibility are required to complete a parenting course before a Final Judgment is entered. The court may hold any parent who fails to attend this required parenting course in contempt and impose appropriate sanctions. A current list of approved parenting course providers is located at this website:

http://www.myfloridafamilies.com/docs/ParentEducationFamilyStabilizationCourseProvidersList.pdf.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.928, COVER SHEET FOR FAMILY COURT CASES (11/13)

When should this form be used?

The Cover Sheet for Family Court Cases and the information contained in it neither 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:

- 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 simultaneously filing more than one type of proceeding against the same opposing party, such as a modification and an enforcement proceeding, 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
 - 3. 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.
 - (C) Domestic Violence all matters relating to injunctions for protection against domestic violence pursuant to section 741.30, Florida Statutes.

Instructions for Florida Family Law Rules of Procedure Form 12.928, Cover Sheet for Family Court Cases (11/13)

- (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.

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.

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

ı.	Case Style	
	IN THE CIRCUIT COURT OF THE <u>NINETEENTH</u> IN AND FOR <u>INDIAN RIVER</u> C	
•		Case No.:
	Petitioner	
	and	
	Respondent	
11.	Type of Action/Proceeding. Place a check beside the prosimultaneously filing more than one type of proceeding such as a modification and an enforcement proceeding, each action being filed. If you are reopening a case, choit.	g against the same opposing party, complete a separate cover sheet for
	(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 Sut) (I) Support Non-IV-D (not Department of Revenue) (J) UIFSA IV-D (Department of Revenue, Child Support) (K) UIFSA Non-IV-D (not Department of Revenue, Child Support) (L) Other Family Court (M) Adoption Arising Out Of Chapter 63 (N) Name Change 	, Child Support Enforcement) port Enforcement)

	(O) Paternity/Disestablishment of Pate	,
	(P) Juvenile Delinquency	
	(Q) Petition for Dependency	
	(R) Shelter Petition	
	(S) Termination of Parental Rights Aris	
	(T) Adoption Arising Out Of Chapter 39	
	(U) CINS/FINS	
IV.	. Rule of Judicial Administration 2.545(d) requ	ires that a Notice of Related Cases Form, Family
	• • •	pleading/petition by the filing attorney or self-
	- · · · · · · · · · · · · · · · · · · ·	ourt of related cases. Is Form 12.900(h) being
	filed with this Cover Sheet for Family Court C	
	No, to the best of my knowledge, no re	
	Yes, all related cases are listed on Fami	y Law Form 12.900(h).
ΑТ	TORNEY OR PARTY SIGNATURE	
Sia	gnature	FL Bar No.:
Jig	Attorney or party	(Bar number,if attorney)
	, , , , , , , , , , , , , , , , , , , ,	(bar number,ii attorney)
	(Type or print name)	(E-mail Address(es))
	(Type or print name)	
	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FO	(E-mail Address(es))
BE	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FO	(E-mail Address(es)) DRM, HE/SHE MUST FILL IN THE BLANKS
BE l	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FOOL IT IN T	(E-mail Address(es)) DRM, HE/SHE MUST FILL IN THE BLANKS
BE Thi Thi	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FOR ELOW: [fill in all blanks] is form was prepared for the: {choose only one is form was completed with the assistance of:	(E-mail Address(es)) DRM, HE/SHE MUST FILL IN THE BLANKS P) () Petitioner () Respondent
BEI Thi Thi	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FOR ELOW: [fill in all blanks] is form was prepared for the: {choose only one is form was completed with the assistance of: name of individual}	(E-mail Address(es)) ORM, HE/SHE MUST FILL IN THE BLANKS e} () Petitioner () Respondent
BEI Thi Thi {no	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FOUL Fill in all blanks] is form was prepared for the: {choose only one is form was completed with the assistance of: name of individual} ame of business}	(E-mail Address(es)) ORM, HE/SHE MUST FILL IN THE BLANKS e} () Petitioner () Respondent
BEI Thi Thi {no {no {ac	(Type or print name) Date A NONLAWYER HELPED YOU FILL OUT THIS FOR ELOW: [fill in all blanks] is form was prepared for the: {choose only one is form was completed with the assistance of the individual} arme of business}	(E-mail Address(es)) ORM, HE/SHE MUST FILL IN THE BLANKS e} () Petitioner () Respondent

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.970(a) PETITION FOR TEMPORARY CUSTODY BY EXTENDED FAMILY (02/18)

-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 child(ren)'s parents as an adverse party.

You may file a Petition for Temporary Custody if:

You have the signed, notarized consents of the child(ren)'s legal parents;

OR

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

If one of the minor child(ren)'s parents objects to the Petition, the court shall grant the Petition only upon a finding, by clear and convincing evidence, that the child(ren)'s parent or parents are unfit to provide for the care and control of the child(ren). In determining that a parent is unfit, the court must find that the parent has abused, abandoned, or neglected the child(ren), 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

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.

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.

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, family law intake staff, or judicial assistant, to set a final hearing. 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 child(ren)'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 Instructions for Florida Supreme Court Approved Family Law Form 12.970(a), Petition for Temporary Custody By Extended Family (02/18)

listed in the **Affidavit of Diligent Search and Inquiry**, Florida Family Law Rules of Procedure Form 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.

CONTESTED. 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 **mediation** before a final hearing may be set. You should contact the cierk, **family law intake staff**, or **judicial assistant** for instructions on how to set your case for **trial** (final hearing).

At any time, either or both-of the child(ren)'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 child(ren).

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 <u>bold underline</u> 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 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 NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER-COUNTY, FLORIDA

			Case ivo:	
			Division:	
IN THE	E INTEREST OF			
	- INTEREST OF			
	Child(re	n)		
	Petition	<u></u> , ner,		
and		•		
D		′		
kespo	ndent/			
		,		
Respo	ndent/			•
	DETITION FOR TEMP	DADV CUCTO		
	PETITION FOR TEMPO	JKAKY CUSTC	DDY BY EXTENDED EA	AMILY
Petitic	ner, {full legal name}		, being sworn o	ertifies that the
follow	ing information is true:			cremes that the
1.	This is an action for temporary of	custody pursuant to	o Chapter 751, Florida Statute	!S
2.	Petitioner requests temporary of	custody of the follo	wing minor child(ren)	
	Name		Current Address	
	-			
				
3.	Petitioner completed a Unifor	m Child Custody	Jurisdiction and Enforcemen	nt Act Affidavit,
	Florida Supreme Court Approve	ed Family_Law Form	12.902(d), which was filed v	vith this Petition.
	The affidavit includes the name	s and current addre	esses of the persons with who	om the child(ren)
	has(have) lived during the past the past 5 years, and information	5 years, the place	es where the child(ren) has(h	ave) lived during
	with respect to the child(ren).	If the Affidavit is r	not completely filled out, sign	ned under state
	and filed with the Petition, the	case may be dismi	ssed without hearing.	nea anaci oatii,
			•	
4.	Petitioner is an extended family			
	neiated to the minor ch	na(ren) within the i	third degree by blood or marr	lage to a parent;

	OR
	The stepparent of the minor child(ren), 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 competent jurisdiction
	involving one or both of the child(ren)'s parents as an adverse_party.
5.	Petitioner's relationship to the minor child(ren) is:
5.	The residence and post office address of the Petitioner is:
7.	Petitioner is a proper person to be awarded temporary custody because: {Choose one only} Petitioner has the signed, notarized consent from both of the child(ren)'s legal parents;
	OR
	Petitioner is caring full time for the child(ren) in the role of a substitute parent and the child(ren) currently live with the Petitioner.
3.	If Petitioner does not have the signed consents from both parents or is not caring for the child(ren) full time as a substitute parent, Petitioner cannot obtain temporary custody-under Chapter 751, Florida Statutes. Petitioner should consult an attorney about other options. The legal parents of the child(ren) are: a, whose current address is:
	b, whose current address is:
q	The Consents of Parent {full legal name} and/or Parent
	(full legal name) is/are attached to the Petition.
	OR.
	{If Applicable} The Consent of Parent {full legal name} 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 child(ren) as defined in Chapter 39, Florida Statutes are: (attach additional sheets if necessary)

10.	Petition	ner requests temporary custody be granted for the following period of time:
	The rea	asons that support this request are:
		•
11.	It is in child(re	the best interests of the child(ren) that the Petitioner have temporary custody of the en) for the following reasons:
12.	ORDE	R 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 child(ren) 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 child(ren) in Florida or any other jurisdiction. The court entering the order and the case number is:
13	3. TEM I	PORARY OR PERMANENT CHILD SUPPORT ORDERS
	a	_Petitioner IS NOT aware of any temporary or permanent orders for child support for the minor child(ren).
		OR /
	b .	Petitioner IS aware of the following temporary or permanent order for child support for the minor child(ren). The court entering the order and the case number is:
		· · · · · · · · · · · · · · · · · · ·
14	. CHILD	SUPPORT (Choose one only)
		sust have proof or waiver of service of process upon the parent(s) or a Waiver of Service sess and Consent for the court to consider an award for child support)
		_Petitioner requests the court to order the parents to pay child support.

bPetitioner requests the court to obligation(s) to the Petitioner.	o redirect all or part of the parents' existing child support
	o redirect all or part of the parents' existing child support and to award the Petitioner retroactive child support.
15. Petitioner requests does- or a time-sharing schedule with the par	not request that the court establish reasonable visitation ents.
WHEREFORE, Petitioner requests that this Cour	t grant the Petitioner temporary custody of the child(ren) er other relief as requested; and award any other relief
	inder oath to the truthfulness of the claims made in this ingly making a false statement includes fines and/or
Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip Code:
	relephone Number.
	Fax Number: Designated E-Mail Address(es):
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC OR DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or deputy clerk.}
Personally known	
Produced identification	
Type of identification produced	

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}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW -FORM 12.970(b) PETITION FOR CONCURRENT CUSTODY BY EXTENDED FAMILY (02/18)

When should this form-be used?

This form should be used by an-<u>extended family member</u> to obtain concurrent 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. "Concurrent custody" 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.

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.

You may file a Petition for Concurrent Custody if:

You have the signed, notarized consents of the child(ren)'s legal parents;

ÓR

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

In addition, you-must currently have physical custody of the child(ren) and have had physical custody of the child(ren) for at least 10 days in any 30-day period within the last 12 months; and not have signed, written documentation from a parent which is sufficient to enable you to do all the things necessary to care for the child(ren).

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.

Instructions for Florida Supreme Court Approved Family Law Form 12.970(b), Petition for Concurrent Custody By Extended Family (02/18)

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.

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-Eiling 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.

What should I do next?

IF YOU HAVE SIGNED AND NOTARIZED WAIVERS OF SERVICE OF PROCESS AND CONSENTS from the child(ren)'s parents, 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.

Instructions for Florida Supreme Court Approved Family Law Form 12.970(b), Petition for Concurrent Custody By Extended Family (02/18)

If one of the minor child(ren)²s parents objects to the Petition for Concurrent Custody in writing, the court may not grant the petition even if the other parent consents, in writing, to the entry of-the order. If a parent objects, you have the option of converting the Petition to a **Petition for Temporary Custody by Extended Family**, Florida Supreme Court Approved Family Law Form 12.970(a). If the Petition is not converted into a **Petition for Temporary-Custody by Extended Family**, it shall be dismissed without prejudice.

At any time, the Petitioner or either or both of the child(ren)'s parents may move the court to terminate the order granting concurrent custody. The court shall terminate the order upon a finding that either or both of the child(ren)'s parents objects to the order. The fact that the order for concurrent custody has been terminated does not preclude any person who is otherwise eligible to petition for temporary custody from filing such petition.

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 <u>bold underline</u> 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 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 NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA Case No:

		Division:			
IN TH	E INTEREST OF:				
			1		
	Child(ren)		, t		
	Petitioner,				
and					
Resno	ndent/				
пезро	, , , , , , , , , , , , , , , , , , ,	·			
			•		
кеsро	ndent/				
	PETITION FOR CONCURRENT	CUSTODY BY EXTENDED	FAMILY		
Potitio	ppor [full logal name]				
follow	oner, {full legal name}ing information is true:	, being swer	n, certifies that the		
	S				
1.	This is an action for concurrent custody pu	ursuant to Chapter 751, Florida Sta	tutes.		
2.	Petitioner requests concurrent custody of	the following minor shild/ran).			
		irth Current Address			
	· · · · · · · · · · · · · · · · · · ·				
_	, in the second of the second				
3.		Custody Jurisdiction and Enforce	ment Act Affidavit,		
	Florida Supreme Court Approved Family L The affidavit includes the names and curre	aw Form 12.902(d), which was file	d with this Petition.		
	has (have) lived during the past 5 years, t	the places where the child(ren) ha	whom the child(ren)		
	the past 5 years, and information concern	ning any custody proceeding in thi	s or any other state		
	with respect to the child(ren). If the Affidavit is not completely filled out, signed under oath,				
	and filed with the Petition, the case may	be dismissed without a hearing.	o.g		
1	Potitioner is an automoded for all and the second	1 : (0)			
4.	Petitioner is an extended family member v				
	Related to the minor child(ren) wit	thin the third degree by blood or m	narriage to a parent;		
	The stepparent of the minor chi	ild(ren), is married to Responder	nt <i>{full legal name}</i>		
	and is not a party in a pe	ending dissolution, separate mail	ntenance, 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.
5.	Petitioner's relationship to the minor child(ren) is:
6.	The residence and post office address of the Petitioner is:
7.	The legal parents are: a, whose current-address is
	b, whose current address is:
8.	Petitioner currently has physical custody of the child(ren) and has had physical custody of the child(ren) for at least 10 days in any 30-day period within the last 12 months. Detail the time periods during the past 12 months when the child(ren) have resided with the Petitioner
9.	Petitioner does not have signed, written documentation from a parent which is sufficient to enable the Petitioner to do all of the things necessary to care for the child(ren).
10.	{If applicable} Describe the type of documents, if any, provided by the parent or parents which enables the Petitioner to act-on behalf of the child(ren):
	These documents are attached to this Petition as Exhibit
11.	Petitioner is unable to obtain or undertake the following services or actions without an order of custody:
12.	The Consents of Parent {full legal name} and/or Parent {full legal name} is/are attached to the Petition.
	OR
	{If applicable} The Consent of Parent {full legal name} is not attached because that parent is deceased. A certified copy of the proof of death is attached.

(02/18)

	The reasons that support this request are: It is in the best interests of the child(ren) that the Petitioner have concurrent custody of the child(ren) for the following reasons:			
14.				
15.	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 child(ren) in Florida or any other jurisdiction.		
	b	OR Petitioner IS aware of the following temporary or permanent orders for protection entered on behalf of or against either parent, the Petitioner, or the child(ren) in Florida or any other jurisdiction. The court entering the order and the case number is:		
16.	TEMPO	PRARY OR PERMANENT CHILD SUPPORT ORDERS		
	a	Petitioner IS NOT aware of any temporary or permanent orders for child support for the minor child(ren). OR		
	b	Petitioner IS aware of the following temporary or permanent order for child support for the minor child(ren). The court entering the order and the case number is:		
17.	(You-m	SUPPORT (If Petitioner is seeking child support) {Choose one only} nust have proof of service upon or waiver of process-by the parent(s) or a Waiver of of Process and Consent for the court to consider an award for child support)		
,	a	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.		

18. Petitioner requests d or a time-sharing schedule with the	oes not request that the court establish reasonable visitation e parents.
-	
	this Court grant the Petitioner concurrent custody of the ard the Petitioner other relief as requested; and award any y. `
petition and that the punishment for limprisonment.	ing under oath to the truthfulness of the claims made in this knowingly making_a false statement includes fines and/or
Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
•	City, State, Zip Code:
	Teiephone Number:
	Fax Number: Designated E-mail Address(es):
STATE OF FLORIDA	
COUNTY OF	
Sworn to or affirmed and signed before mo	e onby
	NOTARY PUBLIC OR DEPUTY CLERK
	Print, type, or stamp commissioned name of notary or deputy clerk.
Personally known	
Produced identification	
Type of identification produced	

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}	<i>f</i>
{name of business}	
{address}	
{city}, {state}, {zip code}, {telephone number}	

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

Instructions for Florida Supreme Court Approved Family Law Form 12.902(d), Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit (02/18)

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 <u>bold underline</u> 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.

Instructions for Florida Supreme Court Approved Family Law Form 12.902(d), Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit (02/18)

IN THE CIRCUIT COURT-OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN-RIVER COUNTY, FLORIDA

		Case No.:	
		Division:	
	Petitioner,		
a	nd		
	Respondent.		
UNIFORM		SDICTION AND ENFORCEM AFFIDAVIT	MENT ACT
I, <i>{full legal name,</i> statements are tr	}	, being sworn, certify th	nat the following
birth, birt where ead relationsh	h date, and sex of each child; the ch child has lived within the past hip to the child of each person wi		ce, and places nt address , and hat time are:
Place of Birth	Name:	Sex:	
		Jex	
Child's Residence	for 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*			
/			
/			

Florida Supreme Court Approved Family Law Form 12.902(d), Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) Affidavit (02/18)

			
`			
filed a Request for 12.980(h), you sh	or Confidential Filing of Address,	tection against domestic violence car Florida Supreme Court Approved Fa pace on this form that would require	mily Law Form
	INFORMATION IS TRUE ABOUT		
Child's Full Legal I	Name:	Birth:Sex:	
Place of Birth:	Date of E	Sirth:Sex:	
Child's Residence	for 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	·		
	·		
J			
/			
/			
THE FOLLOWING	INFORMATION IS TRUE ABOUT	CHILD #:	
Child's Full Legal N	Name:	irth: Sex:	
	for the past 5 years:	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			

		_	
, .			
<i> </i>			
/			
	·		
,			
/			
[Choose or	HAVE NOT participated as a party, proceeding in this or any other state polity for, custody of, or time-sharing. HAVE participated as a party, witner proceeding in this or another state, polity for, custody of, or time-sharing erof each child: of proceeding: and state: of court order or judgment (if any): ion about custody or time-sharing enly one] HAVE NO INFORMATION of any part proceeding pending in a court of the grace child subject to this proceeding. HAVE THE FOLLOWING INFORMATION or visitation proceeding pending ect to this proceeding, other than see of each child involved in said litigated for proceeding: and state: of court order or judgment (if any):	witness, or in any capacity in any other, jurisdiction, or country, concerning or visitation with a child subject to ess, or in any capacity in any other liting jurisdiction, or country, concerning or proceeding(s): proceeding(s): rental responsibility, custody, time-shis or any other state, jurisdiction, or some country, concerning in a court of this or another state.	sparental this igation or parental this proceeding. Sharing, or country lity, custody, concerning a

4. 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):
e. Amount of child support ordered to be paid and by whom:

5.

- 6. I acknowledge that I have a continuing duty to advise this Court-of any parental responsibility, custody, time-sharing or visitation, child support, or guardianship proceeding (including __dissolution of marriage, separate maintenance, child neglect, or dependency) concerning the child(ren) in-this state or any other state about which information is obtained during this proceeding.
- 7. A completed Notice of **Confidential Information within Court Filing**, Florida Rules of Judicial Administration Appendix to Rule 2.420 Form, is filed with this Affidavit.

	et was () e-served () mailed () faxed and mailed (s) listed below on <i>{date}</i>
Other party or his/her attorney:	
Name:	
Address:City, State, Zip:	
Fax Number:	
Designated E-mail Address(es):	
	affirming under oath to the truthfulness of the claims made in this or knowingly making a false statement includes fines and/or
Dated:	
	Signature of Party
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	Designated E-mail Address(es):
STATE OF FLORIDA	
STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed bef	fore me on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]

Personally Produced i	known dentification				
Type of ide	entification pro	duced	***********		
				1	
		ILL OUT THIS FORM,			
[fill in all blanks] Th	nis form was pr	epared for the {choo	ose only one}	Petitioner	Respondent
This form was com	pleted with the	e assistance of:			
{name of individua	l}				· · · · · · · · · · · · · · · · · · ·
{name of business}					
{address}					
{city}		, {zip code}		ne number}	

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.981(a)(5), INDIAN CHILD WELFARE ACT AFFIDAVIT (11/15)

When should this form be used?

This form should be used in cases involving stepparent adoption of a child. This affidavit is required.

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> the original with the <u>clerk of the circuit</u> <u>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 pleading 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

Instructions for Florida Supreme Court Approved Family Law Form 12.981(a)(5), Indian Child Welfare Act Affidavit (11/15)

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 <u>bold underline</u> in these instructions are defined there.

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 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 TH	E <u>NINETEENTH</u>	JUDICIAL CIRCUIT,
	INDIAN RIVER	
		Case No.:
		Division:
IN THE MATTER OF THE ADOPTION (OF	
{use name to be given to the minor o	child(ren)} Adoptee(s).	
INDIAN C	HILD WELFARE AC	CT AFFIDAVIT
्री, {full legal name}		_, being sworn, certify that the following
statements are true:		
		{{name}} subject to
this proceeding: {choose one on	• •	·
 is not an Indian child. 	The Indian Child Welfare	Act does not apply to this proceeding.
Section 1901 et seq.).	nt was () mailed () factors on {date}	ndian Child Welfare Act of 1978 (25 U.S.C.
-	-	he truthfulness of the claims made in this a false statement includes fines and/or
Dated:		
	Signat	ture of Party
		d Name:
		ess:
	City, S	itate, Zip:
	Telep	hone Number:
	Fax N	umber:
	Desig	nated E-mail Address(es):

Florida Supreme Court Approved Family Law Form 12.981(a)(5), Indian Child Welfare Act Affidavit (11/15)

STATE OF FLORIDA COUNTY OF	
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	{Print, type, or stamp commissioned name of notary or clerk.}
Personally known Produced identification Type of identification produced	
[fill in all blanks] This form was prepared for the This form was completed with the assistance of [name of individual]	FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: e: {choose only one} () Petitioner () Respondent f:,
{address}	zip code}, {telephone number}

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.900(h), NOTICE OF RELATED CASES (11/13)

When should this form be used?

Florida Rule of Judicial Administration 2.545(d) requires the **petitioner** in a family law case to file with the court a notice of related cases, if any. Your circuit may also require this form to be filed even if there are no related cases. A case is considered related if

- it involves the same parties, children, or issues and is pending when the family law case is filed; or
- it affects the court's jurisdiction to proceed; or
- an order in the related case may conflict with an order on the same issues in the new case; or
- an order in the new case may conflict with an order in the earlier case.

This form is used to provide the required notice to the court.

This form should be typed or printed in black ink. It must be **filed** with the **clerk of the circuit court** with the initial pleading in the family law case.

What should I do next?

A copy of the form must be served on the presiding judges, either the chief judge or the family law administrative judge, and all parties in the related cases. You should also keep a copy for your records. **Service** must be in accordance with 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 Florida Rule of Judicial Administration 2.545(d).

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

Instructions for Florida Family Law Rules of Procedure Form 12.900(h), Notice of Related Cases (11/13)

	n 12.900(a), before he or she helps you. A nonlawyer helping out his or her name, address, and telephone number on the m he or she helps you complete.
·	
•	
	es of Procedure Form 12.900(h), Notice of Related Cases (11/13)

	IN THE CIRCUIT COURT OF THE	NINETEENTH	JUDICIAL CIRCUIT,
	IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
		Coop N	la .
		Case N	lo.:
	•	DIVISIO	n:
	Petitioner,		
	and		
	Respondent.		
	nespondent.		
	NOT	ICE OF RELATED	CASES
1.			by Florida Rule of Judicial Administration
	· · · · · · · · · · · · · · · · · · ·	•	riminal, guardianship, domestic violence relations case. A case is "related" to thi
			en, or issues and it is pending at the tim
			tion to proceed; if an order in the relate
			new case; or if an order in the new cas
	may conflict with an order in the ea	ırlier litigation.	
	[check one only]		
	There are no related cases.		
	The following are the related of	ases (add additional pa	ges if necessary):
	Related Case No. 1		
	Case Name(s):		
	Petitioner		
	Respondent		
	Case No.:	Division	:
	Type of Proceeding: [check all that	applyl	
	Dissolution of Marriage	Paternity	
	Custody	Adoption	
	Child Support		tion/Enforcement/Contempt Proceedings
	Juvenile Dependency		Delinquency
	Termination of Parental Rights		• •
	Domestic/Sexual/Dating/Repe	eat Mental H	ealth
	Violence or Stalking Injunctio		

State where case was decided or is pending: _	Florida	Other: {specify}
Name of Court where case was decided or is p County, Florida):		
Title of last Court Order/Judgment (if any):		
Date of Court Order/Judgment (if any):		
Relationship of cases check all that apply]: pending case involves same parties, child may affect court's jurisdiction; order in related case may conflict with a order in this case may conflict with previ Statement as to the relationship of the cases:	n order in this ous order in re	case; lated case.
Custody Child Support	Division: Paternity Adoption	on/Enforcement/Contempt Proceedings
	Saverme B	emquency
 =	Mental He	alth
		cify}
State where case was decided or is pending: _ Name of Court where case was decided or is pending: _ County, Florida): Title of last Court Order/Judgment (if any): Date of Court Order/Judgment (if any):	Florida pending (for ex	Other: {specify} cample, Fifth Circuit Court, Marion
Relationship of cases check all that apply]: pending case involves same parties, child	dren, or issues;	;

Related Case No. 3 Case Name(s): Petitioner Respondent Case No.: Division: Type of Proceeding: [check all that apply] Dissolution of Marriage Custody Adoption Child Support Juvenile Dependency Termination of Parental Rights Domestic/Sexual/Dating/Repeat Wiolence or Stalking Injunctions State where case was decided or is pending: Florida Other: {specify} Name of Court where case was decided or is pending (for example, Fifth Circuit Court, Marion County, Florida): Title of last Court Order/Judgment (if any): Date of Court Order/Judgment (if any): pending case involves same parties, children, or issues; may affect court's jurisdiction; order in related case may conflict with an order in this case; order in this case may conflict with previous order in related case. Statement as to the relationship of the cases:	Statement as to the relationship of the c	3500.
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Case Name(s):		
Case Name(s):	Polated Case No. 2	
Petitioner Respondent Case No.: Division: Type of Proceeding: [check all that apply] Dissolution of Marriage Paternity Adoption Adoption Modification/Enforcement/Contempt Proceeding Juvenile Dependency Juvenile Delinquency Juvenile Delinquency Termination of Parental Rights Criminal Domestic/Sexual/Dating/Repeat Mental Health Violence or Stalking Injunctions Other {specify}		
Respondent Case No.: Division:	Petitioner	
Type of Proceeding: [check all that apply] Dissolution of Marriage		
Dissolution of Marriage Paternity Adoption Child Support Modification/Enforcement/Contempt Proceeding Juvenile Dependency Juvenile Delinquency Termination of Parental Rights Criminal Domestic/Sexual/Dating/Repeat Mental Health Violence or Stalking Injunctions Other {specify} State where case was decided or is pending: Florida Other: {specify} State where case was decided or is pending (for example, Fifth Circuit Court, Marion County, Florida): Title of last Court Order/Judgment (if any): Date of Court Order/Judgment (if any): Pending case involves same parties, children, or issues; may affect court's jurisdiction; order in related case may conflict with an order in this case; order in this case may conflict with previous order in related case.	Case No.:	Division:
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order in this case may conflict with previous order in related case.		with an order in this case:
	•	

	I do request coordination of the following cases:
3.	[check all that apply] Assignment to one judge Coordination of existing cases will conserve judicial resources and promote an efficient determination of these cases because:
4.	The Petitioner acknowledges a continuing duty to inform the court of any cases in this or any other state that could affect the current proceeding.
	Dated:
	Petitioner's Signature Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
Sh ([cl	CERTIFICATE OF SERVICE ERTIFY that I delivered a copy of this Notice of Related Cases to the County eriff's Department or a certified process server for service on the Respondent, and [check all used]) e-mailed () mailed () hand delivered, a copy to {name}, who is the neck all that apply] () judge assigned to new case, () chief judge or family law administrative dge, () {name} a party to the related case, () {name}
	, a party to the related case on {date}
	Signature of Petitioner/Attorney for Petitioner Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: E-mail Address(es):
	Florida Bar Number:

IF A NONL	.AWY	R HELPED YOU	J FILL OUT THIS	FORM, HE/SHE MUST	FILL IN THE BLA	NKS BELOW:
[fill in all b	olanks]	This form was	prepared for the	e {choose only one}: () Petitioner () Respondent.
This form	was c	ompleted with	the assistance of	f:		
{name of i	indivia	lual}				
{name	of	business}				
{address}_				•		
{city}			{state}	, {telephone nun	nber}	*

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.910(a)

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL (03/17)

When should this form be used?

This form should be used to obtain <u>personal service</u> on the other <u>party</u> when you begin your lawsuit. <u>Service</u> is required for <u>all</u> documents filed in-your case. Service means giving a copy of the required papers to the other party using the procedure that the law requires. Generally, there are two ways to make service: (1) personal service, or (2) service by email, mail, or hand-delivery. A third method for service is called <u>constructive service</u>; however, the relief a court may grant may be limited in a case where constructive service has been used.

The law requires that certain documents be served by **personal service** if personal service is possible. **Personal service** means that a summons (this form) and acopy of the forms you are filing with the court that must be personally served are delivered by a deputy sheriff or private process server

- a. directly to the other party, or
- b. to someone over the age of fifteen with whom the other party lives.

Personal service is required for **all-petitions**, including petitions for modification. You cannot serve these papers on the other party yourself or by mail or hand-delivery. Personal service must be made by the sheriff's department in the county where the other party lives or works or by a private process server certified in the county where the other party lives or works.

In many counties, there are private process servers who, for a fee, will personally serve the summons and other documents that require personal service. You should look under **process servers** in the yellow pages of the telephone book for a list of private process servers in your area. You may use a private process server to serve any paper required to be personally served in a family law case **except** a petition for injunction for protection against domestic or repeat violence.

How-do I start?

When you begin your lawsuit, you need to complete this form (summons) and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b). The forms should be typed or printed legibly in black ink. Next, you will need to take these forms and, if you have not already done so, **file** your petition with the **clerk of the circuit court** in the county where you live. You should keep a copy of the forms for your records. The clerk will sign the summons, and then the summons, a copy of the papers to be served, and the process service memorandum must be delivered to the appropriate sheriff's office or to a private process service on the other party.

IF THE OTHER PARTY LIVES IN THE COUNTY WHERE SUIT. IS FILED: Ask the clerk in your county about any local procedures regarding service. Generally, if the other-party lives in the county in which you are filing suit and you want the sheriff's department to serve the papers, you will file the summons along

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

with a-**Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), with the clerk and the clerk will forward those papers to the sheriff for service. Make sure that you attach a copy of the papers you want personally served to the summons. You may also need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers on the other party. However, in some counties the sheriff may send the proof of service directly to the clerk. If you are instructed to supply a self-addressed, stamped envelope and you receive the proof of service, you should file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You should attach to the summons a cashier's check or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the-sheriff yourself. The clerk will tell you which procedure to use. The-costs for service may be waived if you are indigent.

If you want a private process server to serve the other party, you should still bring the summons to the clerk's office and have the clerk sign it for you. You should deliver the summons, along with the copy of your initial petition and any other papers to be served, and a **Process Service Memorandum**, Florida Supreme Court Approved Family_Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will-occur with the private process server.

IF THE OTHER PARTY LIVES IN ANOTHER COUNTY: If the other party lives in another county, service needs to be made by a sheriff in the county where the other party lives or by a private process server certified in the county where the other party-lives. Make sure that you attach a copy of the papers you want personally served to the summons as well as the Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b). If you want the sheriff to serve the papers, the clerk may send your papers to that sheriff's office for you, or you may have to send the papers yourself. The clerk will tell you which procedure to use. Either way, you will need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers-on the other party. You should file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You should attach to the summons a cashier's check or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the sheriff-yourself. The clerk will tell you which procedure to use. The costs for service may be waived if you are indigent.

If-you want a private process server to serve the other party, you should still bring the summons to the clerk's office where the clerk will sign it for you. You should deliver the summons, along with the copy of your initial petition and any other papers to be served, and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will occur with the private process server.

IF THE OTHER PARTY CANNOT BE LOCATED OR DOES NOT-LIVE IN FLORIDA: If, after you have made a diligent effort to locate the other party, you absolutely cannot locate the other party, you may serve the other party by publication. Service by publication is also known as <u>constructive service</u>. You may also be able to use constructive service if the other party does not live in Florida. However, Florida courts have only limited jurisdiction over a party who is served by constructive service and may have only limited Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an

Individual (03/17)

jurisdiction—over a party living outside of Florida regardless of whether that party is served by constructive or personal service; that is, the judge's power to order the other party to do certain things may be limited. For example, the judge may be able to grant your request for a divorce, but the judge may not be able to address issues such as child support, spousal support (alimony), or division of property or debts.

Regardles	s of	the ty	/pe of	service	used,	if-the othe	r party once li	ved₋i	n Flori	da k	out is livi	ing out	side_of
Florida no	w, y	ou sho	ould in	iclude in	your p	etition a st	atement regar	ding 1	the-len	gth	of time-t	he par	ty lived
	a, if	any,	and	when.	For	example:	"Respondent	-last	lived	in	Florida	from	{date}
to {date}				,,									
funce,				 •									

This area of the law is-very complex and you may need to consult with an attorney-regarding the proper type of service to be used in your case if the other party does not live in Florida or cannot be located.

What happens when the papers are served on the other party?

The date and hour of service are written on the original summons and on all copies of it by the person making the service. The person who delivers the summons and copies of the petition must file a proof of service with the clerk or provide a proof of service to you for filing with the court. It_is your responsibility to make sure the proof of service has been returned to the clerk and placed in your case file.

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 regarding service of process, see-chapters 48 and 49, Florida Statutes, and Florida-Family Law Rule of Procedure 12.070, as well as the instructions for 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 Service 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).

Special notes

If you have been unable to obtain proper service on the other party within 120 days after filing your lawsuit, the court will dismiss your lawsuit against the other party unless you can show the court a good reason why service was not made within 120 days. For this reason, if you had the local sheriff serve the papers, you should check with the clerk every couple of weeks after completing the service papers to see if service has been completed. You may need to supply the sheriff with a new or better address. If you had a private process server or a sheriff in another county serve the papers, you should be in contact with that person or sheriff until you receive proof of service from that person or sheriff. You should then file the proof of service with the clerk immediately.

If the other party fails to respond, i.e., fails to file a written response with the court, within **20 days** after the service of the summons, you are entitled to request a <u>default</u>. See the instructions to **Motion for** Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

Default, Florida Supreme Court Approved Family Law Form 12.922 (a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), for further information. You will-need to file an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law-Form 12.912(b), before a default may be granted.

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 NINETEENTH-JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA-

	Case No.:
	Division:
Petitioner,	
Petitioner,	
and	
Respondent.	
ORDEN DE COMPARECENCIA: SER	ERVICE ON AN INDIVIDUAL VICIO PERSONAL EN UN INDIVIDUO ERSONAL SUR-UN INDIVIDUEL
TO/PARA/A: {enter other party's full legal name} _	
{address (including city and state)/location for serv	ce}
IMPO	RTANT
A lawsuit has been filed against you. You have 20	catendar days after this summons is served-on you to
file a written response to the attached complaint/p	etition with the clerk of this circuit court, located at:
file a written response to the attached complaint/p {street address}	etition with the clerk of this circuit court, located at: esponse, including the case number given above and
file a written response to the attached complaint/p {street address} A phone call will not protect you. Your written re the names of the parties, must be filed if you want If you do not file your written response on time, property may be taken thereafter without furth	estition with the clerk of this circuit court, located at: esponse, including the case number given above and the Court to hear your side of the case. you may lose the case, and your wages, money, and er warning from the Court. There are other legal ight away. If you do not know an attorney, you may
file a written response to the attached complaint/p {street address} A phone call will not protect you. Your written re the names of the parties, must be filed if you want If you do not file your written response on time, property may be taken thereafter without furth requirements. You may want to call an attorney r call an attorney referral service or a legal aid office If you-choose to file a-written response yourself, a	esponse, including the case number given above and the Court to hear your side of the case. you may lose the case, and your wages, money, and er warning from the Court. There are other legal ight away. If you do not know an attorney, you may (listed in the phone book).
file a written response to the attached complaint/p {street address} A phone call will not protect you. Your written re the names of the parties, must be filed if you want If you do not file your written response on time, property may be taken thereafter without furth requirements. You may want to call an attorney re call an attorney referral service or a legal aid office	esponse, including the case number given above and the Court to hear your side of the case. you may lose the case, and your wages, money, and er warning from the Court. There are other legal ight away. If you do not know an attorney, you may (listed in the phone book).

If the party serving summons has designated email address(es) for service or is represented by an attorney, you may designate email address(es) for service by or on you. Service must be in accordance with Florida Rule of Judicial Administration 2.516.

Copies of all court documents in this case, including orders, are available at the Clerk of the Circuit Court's office. You may review these documents, upon request.

You must keep the Clerk of the Circuit Court's office notified of your current address. (You may file Designation of Current Mailing and Email Address, Florida Supreme Court Approved Family Law Form

12.915.) Future papers in this lawsuit will be mailed to the address on record at the clerk's office.

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.

IMPORTANTE

Usted ha-sido demandado legalmente. Tiene veinte (20) dias, contados a partir del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Localizado en: Una llamada telefonica no lo protegera. Si usted desea
que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, usted puede consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.
Si desea responder a la demanda por su cuenta, al mismo tiempo en que presente su respuesta ante el tribunal, usted debe enviar por correo o entregar una copia de su respuesta a la persona denominada abajo.
Si usted elige presentar personalmente una respuesta por escrito, en el mismo momento que usted presente su respuesta por escrito al Tribunal, usted debe enviar por correo o llevar una copia de su respuesta por escrito a la parte entregando esta orden de comparencencia a:
Nombre y direccion de la parte que entrega la orden de comparencencia:
Copias de todos los documentos judiciales de este caso, incluyendo las ordenes, estan disponibles en la oficina-del Secretario de Juzgado del Circuito [Clerk of the Circuit Court's office]. Estos documentos pueden ser revisados a su solicitud.
Usted debe de manener informada a la oficina del Secretario de Juzgado del Circuito de su direccion actual. (Usted puede presentar el Formulario: Ley de Familia de la Florida 12.915, Florida Supreme Court Approved Family Law Form 12.915, [Designation of Current Mailing and Email Address].) Los papelos que se presenten en el futuro en esta demanda judicial seran env ados por correo a la direccion que este registrada en la oficina del Secretario.
ADVERTENCIA: Regla 12.285 (Rule 12.285), de las Reglas de Procedimiento de Ley de Familia de la Florida [Florida Family Law Rules of Procedure], requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, incluyendo la desestimacion o anulacion de los alegatos.
IMPORTANT

Des poursuites judiciaries ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Qui se trouve a: {L'Adresse}_______. Un simple coup de telephone est insuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal

entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous-risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir ou expedier une copie au carbone ou une photocopie de votre reponse ecrite a la partie qui vous depose cette citation.

Nom et adresse de la partie qui depose cette citation:

Les photocopies de tous les documents tribunals de cette cause, y compris des arrets, sont disponible au bureau du greffier. Vous pouvez revue ces documents, sur demande.
Il faut aviser le greffier de votre adresse actuelle. (Vous pouvez deposer Florida Supreme Court Approved Family Law Form 12.915, Designation of Current Mailing and Email Address.) Les documents de l'avenir de ce proces seront envoyer a l'adresse que vous donnez au bureau du greffier.
ATTENTION: La regle 12.285, des regles de procedure du droit de la famille de la Floride exige que l'on remette certains renseignements et certains documents a la partie adverse. Tout refus de les fournir pourra donner lieu a des sanctions, y compris le rejet ou la suppression d'un ou de plusieurs actes de procedure.
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above-named person.
DATED:
CLERK OF THE CIRCUIT COURT (SEAL)
Ву:
Deputy Clerk

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.910(a)

SUMMONS: PERSONAL SERVICE ON AN INDIVIDUAL (03/17)

When should this form be used?

This form should be used to obtain <u>personal service</u> on the other <u>party</u> when you begin your lawsuit. <u>Service</u> is required for all documents filed in your case. Service means-giving a copy of the required papers to the other-party using the procedure that the law requires. Generally, there are two ways to make service: (1) personal service, or (2) service by email, mail, or_hand delivery. A third method for service is called <u>constructive service</u>; however, the relief a court-may grant may be limited in a case where constructive service has been used.

The law requires that certain documents be served by **personal service** if-personal service-is possible. **Personal service** means that a summons (this form) and a copy of the forms you are: filing with the court that must be personally served are delivered by a deputy sheriff or private process server

- a. directly to the other party, or
- b. to someone over the age of fifteen with whom the other party lives.

Personal service is required for all <u>petitions</u>, including petitions for modification. You cannot serve these papers on the other party yourself or by mail or hand delivery. Personal service must be made by the sheriff's department in the county where the other-party lives or works or by a private process server certified in the county where the other party lives or works.

In many counties, there are private process servers who, for a fee, will personally serve the summons and other documents that require personal service. You should look under **process servers** in the yellow pages of the telephone book for a list of private process servers in your area. You may use a private process server to serve any paper required to be personally served in a family law case **except** a petition for injunction for protection against domestic or repeat violence.

How do I start?

When you begin your lawsuit, -you need-to complete this form (summons) and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b). The forms should be typed or printed legibly in black ink. Next, you will need to take these forms and, if you have not already done so, **file** your petition with the **clerk of the circuit court** in the county where you live. You should keep a copy of the forms for your records. The clerk will sign the summons, and then the summons, a copy of the papers to be served, and the process service memorandum must be delivered to the appropriate sheriff's office or to a private process server for service on the other party.

IF THE OTHER PARTY LIVES IN THE COUNTY WHERE SUIT IS FILED: Ask the clerk in your county about any local procedures regarding service. Generally, if the other party lives in the county in which you are filing suit and you want the sheriff's department to serve the papers, you will file the summons along

Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

with a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), with the clerk and the clerk will forward those papers to the sheriff-for service. Make sure that you attach a copy of the papers you want personally served to the summons. You may also need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to_send the proof of service to you, after the sheriff serves your papers on the other party. However, in some counties the sheriff may send the proof of service directly to the clerk. If you are instructed to supply a self-addressed, stamped envelope and you receive the proof of service, you_should_file the proof of service with the clerk after you receive it from the sheriff. Also, you will need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You should-attach to the summons a cashier's check or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the sheriff yourself. The clerk-will tell you which procedure to use. The costs for service may be-waived if you are indigent.

If_you want a private process server to serve the other party, you should still bring the summons to the clerk's office and have the clerk sign it for you. You should deliver the summons, along with the-copy of your initial petition and any other papers to be served, and a **Process Service Memorandum**, Florida Supreme Court Approved Family Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will occur with the private process server.

IF THE OTHER PARTY LIVES IN ANOTHER COUNTY: If the other party lives in another county, service needs to be made by a sheriff in the county where the other party lives or by a private process server certified in the county where the other party lives. Make sure that you_attach a copy of the papers you want personally served to the summons as well as the Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b). If you want the sheriff to serve the papers, the clerk may send your papers to that sheriff's office for you, or you may have to send the papers yourself. The clerk will tell you_which procedure to use. Either way, you will need to provide the sheriff with a stamped envelope addressed to you. This will allow the sheriff to send the proof of service to you, after the sheriff serves your papers on the other party. You should file_the proof of service with the clerk after you receive it from the sheriff. Also, you will_need to find out how much the sheriff charges to serve the papers. Personal checks are not accepted. You-should attach to the summons a cashier's check—or money order made payable to the sheriff, and either give it to the clerk for delivery to the sheriff or send all of the paperwork and the fee to the sheriff yourself. The clerk will tell—you which procedure to use. The costs for service may be waived if you are indigent.

If you want a private process server to serve the other party, you should still bring the summons to the clerk's office where the clerk will sign it for-you. You should deliver the summons, along with the copy of your initial petition and any other papers to be served, and a Process Service Memorandum, Florida Supreme Court Approved Family Law Form 12.910(b), to the private process server. The private process server will charge you a fee for serving the papers. After service is complete, proof of service by the private process server must be filed with the clerk. You should discuss how this will occur with the private process server.

If THE OTHER PARTY CANNOT BE LOCATED OR DOES NOT LIVE IN FLORIDA: If, after you have made a diligent effort to locate the other party, you absolutely cannot locate the other party, you may serve the other party by publication. Service by publication is also known as **constructive service**. You may also be able to use constructive service if the other party does not live in Florida. **However, Florida courts have only limited jurisdiction over a party who is served by constructive service and may have only limited** Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an

Individual (03/17)

jurisdiction over a party living outside of Florida regardless of whether that party is served by constructive or personal service; that is, the judge's power to order the other party to do certain things may be limited. For example, the judge may be able to grant your request for a divorce, but the judge may not be able to address issues such as child support, spousal support (alimony), or division of property or debts.

Regardless	of the 1	ype of	service	used,	if the othe	r party once li	ved i	n Flori	da b	out is livi	ng_out	side of
Florida now	, you sh	ould ir	nclude in	your p	etition a st	atement regard	ding t	he len	gth	of time t	he part	ty lived
in Florida,	if _any	, and	when.	For	example:	"Respondent	last	lived	in	Florida	⁻from-	{date}
to												
{date}			"									

This area of the law is very complex and you may need to consult with an attorney regarding the proper type of service to be used in your case if the other party does not live in Florida or cannot be located.

What happens when the papers are served on the other party?

The date and hour of service are written on the original summons and on all copies of it by the person making the service. The person who delivers the summons and copies of the petition must file a-proof of service with the clerk or provide a proof of service to you for filing with the court. It is your responsibility to make sure the proof of service has been returned to the clerk and placed in your case file.

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 regarding service of process, see chapters 48 and 49, Florida Statutes, and Florida Family Law Rule of Procedure 12.070, as well as the instructions for 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 Service 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).

Special notes

If you have been unable to obtain proper service on the other party within **120 days** after filing your lawsuit, the court will dismiss your lawsuit against the other party unless you can show the court a good reason why service was not made within **120 days**. For this reason, if you had the local sheriff serve the papers, you should check with the clerk every couple of weeks after completing the service papers to see if service has been completed. You may need to supply the sheriff with a new or better address. If you had a private process server or a sheriff in another county serve the papers, you should be in contact with that person or sheriff until you receive proof of service from that person or sheriff. You should then file the proof of service with the clerk immediately.

If the other party fails to respond, i.e., fails to file a written response with the court, within **20 days** after the service of the summons, you are entitled to request a <u>default</u>. See the instructions to **Motion for** Instructions for Florida Family Law Rules of Procedure Form 12.910(a), Summons: Personal Service on an Individual (03/17)

Default, Florida Supreme Court Approved Family Law Form 12.922 (a), and **Default**, Florida Supreme Court Approved Family Law Form 12.922(b), for further information. You will need to file an **Affidavit of Military Service**, Florida Supreme Court Approved Family Law Form 12.912(b), before a default may be granted.

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 NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

	ivision:
Petitioner,	
and	
SUMMONS: PERSONAL SERVIOR ORDEN DE COMPARECENCIA: SERVICION: L'ASSIGNATION PERSONAL SERVICION PERSONAL SERVI	O PERSONAL EN UN INDIVIDUO
TO/PARA/A: {enter other party's full legal name}	
{address (including city and state)/location for service}	
IMPORTA	NT
A lawsuit has been filed against you. You have 20 calend file a written response to the attached complaint/petition	n with the clerk of this circuit court, located at:
{street address}	se, including the case number given above and
If you do not file your written response on time, you me property may be taken thereafter without further we requirements. You may want to call an attorney right a call an attorney referral service or a legal aid office (lister	hay lose the case, and your wages, money, and arning from the Court. There are other legal way. If you do not know an attorney, you may
If you choose to file a written response yourself, at the Court, you must also serve a copy of your written respon	same time you file your written response to the
{Name and address of_party serving summons}	

If the party serving summons has designated email address(es) for service or is represented by an attorney, you may designate email address(es) for service by or on you. Service must be in accordance with Florida Rule of Judicial Administration 2.516.

Copies of all court documents in this case, including orders, are available at the Clerk of the Circuit Court's office. You may review these documents, upon request.

You must keep the Clerk of the Circuit Court's office notified of your current address. (You may file Designation of Current Mailing and Email Address, Florida Supreme Court Approved Family Law Form

12.915.) Future papers in this lawsuit will be mailed to the address on record at the clerk's office.

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.

IMPORTANTE

sted ha sido demandado legalmente. Tiene veinte (20) dias, contados a partir del recibo de estificacion, para contestar la demanda-adjunta, por escrito, y presentarla ante este tribunal. Localiza Una llamada telefonica no lo protegera. Si usted des ue-el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero el so y los nombres de las partes interesadas. Si-usted no contesta la demanda a tiempo, pudiese pero caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo avel tribunal. Existen otros requisitos legales. Si lo desea, usted puede consultar a un abogamediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal coarecen en la guia telefonica.						
Si desea responder a la demanda por su cuenta, al mismo tiempo en que presente su respuesta ante el tribunal, usted debe enviar por correo o entregar una_copia de su respuesta a la persona denominada abajo.						
Si usted elige presentar personalmente una respuesta por escrito, en el mismo momento que usted presente su respuesta por escrito al Tribunal, usted debe enviar por correo o llevar una copia de su respuesta por escrito a la parte entregando esta orden de comparencencia a:						
Nombre y direccion de la parte que entrega la orden de comparencencia:						
Copias de todos los documentos judiciales de este caso, incluyendo las ordenes, estan disponibles en la oficina del Secretario de Juzgado del Circuito [Clerk of the Circuit Court's office]. Estos documentos pueden ser revisados a su solicitud.						
Usted debe de manener informada a la oficina del Secretario de Juzgado del Circuito de su direccion actual. (Usted puede presentar el Formulario: Ley de Familia de la Florida 12.915, Florida Supreme Court Approved Family Law Form 12.915, [Designation of Current Mailing and Emai Address].) Los papelos que se_presenten en el futuro en-esta demanda judicial seran env ados por correo a la direccion que este-registrada en la oficina del Secretario.						
ADVERTENCIA: Regla 12.285 (Rule 12.285), de las Reglas de Procedimiento de Ley de Familia de la Florida [Florida Family Law Rules of Procedure], requiere cierta revelacion automatica de documentos e informacion. El incumplimient, puede resultar en sanciones, incluyendo la desestimacion o anulacion de los alegatos.						

IMPORTANT

Des poursuites judiciaries ont ete entreprises contre vous. Vous avez 20 jours consecutifs a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte ci-jointe aupres de ce tribunal. Qui se trouve a: {L'Adresse} ______. Un simple coup de telephone est insuffisant pour vous proteger; vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal

entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le delai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avecat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egalement, en meme temps que cette formalite, faire parvenir ou expedier une copie au carbone ou une photocopie de votre reponse ecrite a la partie qui vous depose-cette citation.

Nom et adresse de la partie qui depe	ose cette citation:
	ents tribunals de cette cause, y compris des arrets, sont disponible z revue ces documents, sur demande.
Approved Family Law Form 12.9	adresse actuelle. (Vous pouvez deposer Florida Supreme Court 915, Designation of Current Mailing and Email Address.) Les seront envoyer a l'adresse que vous donnez au bureau du greffier.
remette certains renseignements e	egles de procedure du droit de la famille de la Floride exige que l'on et certains documents a la partie adverse. Tout refus de les fournir , <u>y</u> compris le rejet ou la suppress i on d'un-ou de plusieurs actes de
THE STATE OF FLORIDA TO EACH SHERIFF OF THE STATE: complaint in this lawsuit on the above	You are commanded to serve this summons and a copy of the ve-named person.
DATED:	<u> </u>
(SEAL)	CLERK OF THE CIRCUIT COURT
	By: Deputy Clerk

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.910(b), PROCESS SERVICE MEMORANDUM (11/15)

When should this form be used?

You should use this form to give the sheriff's department (or private process server) instructions for serving the other <u>party</u> in your case with the <u>Summons: Personal Service on an Individual</u>, Florida Family Law Rules of Procedure Form 12.910(a), and other papers to be served. On this form you can tell the sheriff's department the best times to find the person at work and/or at home. You can also include a map to the other person's home or work place to help the sheriff find the person and deliver the summons. Do not forget to attach to the summons a copy of your initial petition and any other papers you want personally served on the other party.

This form should be typed or printed in black ink. After completing this form, you should <u>file</u> the original with the <u>clerk of the circuit court</u> in the county where your petition was filed and attach a copy to the **Summons: Personal Service on an Individual**, Florida Family Law Rules of Procedure Form 12.910(a). You should also 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.

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. You should read the instructions for Summons: Personal Service on an Individual, Florida Family Law Rules of Procedure Form 12.910(a), for additional information.

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 you fear that disclosing your address would put you in danger because you are the victim of sexual battery, aggravated child abuse, stalking, aggravated stalking, harassment, aggravated battery, or domestic violence, you should complete a **Request for Confidential Filing of Address**, Florida Supreme Court Approved Family Law Form 12.980(h), file it with the clerk, and write confidential in the space provided on the petition.

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.

IN THE CIRCUIT COURT OF THE	NINETEENT	H JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Ca	se No ·
	Div	se No.:vision:
Petitione	r,	
and		
Responde	, ent,	·
PROCES	SS SERVICE ME	MORANDUM
TO: Ch : 'ff : f		
TO: Sheriff of Private process server:	Cour	nty, Florida; Divisio
Please serve the {name of document(s,)}	
in the above-styled cause upon:		
Party: {full legal name}		
Address or location for service:		
		e guns or other weapons, describe what type
of weapon(s):	1	
SPECIAL INSTRUCTIONS:		
Datad		
Dated:	—— Sig	gnature of Party
	_	rinted Name:
	*A	ddress:
	*C	ity, State, Zip:
	*Ţ	elephone Number:
		ax Number:
	*D	esignated E-mail Address(es)

* Please see the Special Notes section in the instructions to this form regarding Florida Supreme Court Approved Family Law Form 12.980(h), Request for Confidential Filing of Address, which may be used if you need to keep your addresses or telephone numbers confidential for safetyreasons.

IF A NONLAWYER HE	LPED YOU F	ILL OUT THIS FORM,	HE/SHE MUST FILL IN THE BLA	NKSBELOW:
		•	oner. This form was completed	
{name of individual} _ {name of business} {address}_				
{city}	, {state}	, {zip code}	, {telephone number}	,

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 (02/18)

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.

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 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.

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.

Instructions for Florida Supreme Court Approved Family Law Form, 12.970(c), Waiver of Service of Process and Consent for Extended Custody by Extended Family (02/18)

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND-FOR INDIAN RIVER-COUNTY, FLORIDA

		Division:
–¦N THE	E INTEREST OF	
	Child(ren)	
	Petitioner,	
and	ŕ	
Respo	ndent/	ب ب
Respo	ndent/	·
	CUSTOD	PROCESS AND CONSENT FOR TEMPORARY BY-EXTENDED FAMILY
{child(the Pe	ren)'s name)s)} tition for Temporary Custody by E	, the legal parent of, having received a copy of xtended Family filed herein and waived service of process, freely led by: {Petitioner's full legal name}
of the		am consenting to the Petitioner having temporary legal custody imporary-custody is in the best interest of the child(ren). Upon able to:
1.	Consent to all necessary and re nonemergency surgery and psyc	easonable medical and dental care for the child(ren), including hiatric care;
2.	Secure copies of the child(ren)'s the-child(ren), including, but not a. Medical, dental, and psychia b. Birth Certificates and other rec. Educational records.	tric records;
3.	Enroll the child(ren) in school a placed in special school program	nd grant or withhold consent for the child(ren) to be tested or s, including exceptional 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 (02/18)

4. Do all other things necessary for the care of the child(ren).

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 _____ Sworn to or affirmed and signed before me on ______ by _____ NOTARY PUBLIC OR DEPUTY CLERK Print, type, or stamp commissioned name of notary or deputy clerk. Personally known Produced identification_ Type of-identification produced _____ 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 {choose only one} _____ Petitioner _____ Respondent. This form was completed with the assistance of: {name of individual} {name of business} {address} _____ {address} ______, {state} _____, {zip code} _____, {telephone number} _____.

I realize that the custody-of my child(ren) by the Petitioner is temporary and that I may, at any time,

petition the court to return legal custody to me.

Florida Supreme Court Approved Family Law Form 12.970(c), Waiver of Service of Process and Consent for Temporary Custody By Extended Family (02/18)

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

WAIVER OF SERVICE OF PROCESS AND CONSENT FOR CONCURRENT CUSTODY BY EXTENDED FAMILY

 $(02/18)_{-}$

This form is to be completed and signed by a parent who-agrees to grant <u>concurrent custody</u> of a minor child or child(ren) to-an <u>extended family member</u>-and who 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. "Concurrent custody" 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.

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.

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 Concurrent Custody by Extended Family</u>, Florida Supreme Court Approved Family Law Form 12.970(b) is 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.

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.

Instructions for Florida Supreme Court Approved Family Law Form 12.970(d), Waiver of Service of Process and Consent for Concurrent Custody by Extended Family (02/18)

IN-THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

IN RE: THE INTEREST OF	Division:
Child(ren)	
Petitioner, and	
Respondent/,	
Respondent/	
	OCESS AND CONSENT FOR CONCURRENT BY EXTENDED FAMILY
I, {full legal name}	Extended Family filed herein and waived service of process,
I realize that by signing this document, I ar	m consenting to the Petitioner having temporary concurrent ch concurrent custody is in the best interest of the child(ren). be able to:
 Consent to all necessary and reasonnemergency surgery and psychia 	onable medical and dental care for the child(ren), including tric care;
 Secure copies of the child(ren)'s rectified the child(ren), including, but not limit a. Medical, dental, and psychiatric rate. Birth Certificates and other rectified b. Educational records. 	records;

Florida Supreme Court Approved Family Law Form 12.970(d), Waiver of Service of Process and Consent for Concurrent Custody By Extended Family (02/18)

placed in special school programs, including exceptional education; and

3. Enroll the child(ren) in school and grant or withhold consent for the child(ren) to be tested or

I realize that the concurrent custody of my child(ren) by the Petitioner is temporary and that I may, at any time, petition the court to return legal custody to me. Signature of Parent Printed Name: Address: City, State, Zip Code: Telephone Number: Fax Number: Designated E-mail Address(es):_____ STATE OF FLORIDA COUNTY OF _____ Sworn to or affirmed and signed before me on ______ by _____. NOTARY PUBLIC OR DEPUTY CLERK Print, type, or stamp commissioned name of notary or deputy clerk. Personally known Produced identification Type of identification produced _____ 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 {choose only one} _____ Petitioner _____ Respondent. This form was completed with the assistance of: {name of individual} {name of business}______ {address} _____

4. Do all other things necessary for the care of the child(ren).

Florida Supreme Court Approved Family Law Form 12.970(d), Waiver of Service of Process and Consent for Concurrent Custody By Extended Family (02/18)

{city}______, {state}____, {zip code}_____, {telephone number}____.

INSTRUCTIONS FOR FLORIDA FAMILY LAW RULES OF PROCEDURE FORM 12.913(c), AFFIDAVIT OF DILIGENT SEARCH (11/12)

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 before a **notary public** or **deputy clerk**. You should **file** the original 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.

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.

Instructions for Florida Family Law Rules of Procedure Form 12.913(c), Affidavit of Diligent Search (11/12)

	IN THE CIRCUIT COURT OF T	HE <u>NINETEENT</u>	<u>H</u> JUDICIAL	CIRCUIT,
	IN AND FOR II	NDIAN RIVER	COUNTY, FLORI	DA
		Case	No:	
	Petitione	 er,		
		,		
	and			
	Responder	 nt		
	Responder	ις.		
			-	
	AFFIDAVI	T OF DILIGENT	SEARCH	
Sfull i	legal name}	L.	oing sworn sorti	futhat the following
າ, <i>ໆພາເ</i> inform	ation is true:	,	eing sworn, certi	ry that the following
	ation is true.			
1.	The last known address of the c	hild(ren)'s legal fathe	r {name}	,
	as of {date}	, wa:	s:	
	Address	City	State	Zip
	Telephone No.	Fax No		•
	His last known amplayment as	of (data)		
	His last known employment, as Name of Employer	oi {aate}	, was:	
	Address	City	State	7in
	Address Telephone No	Fax No.		P
	•			
2.	The legal father is over the age	of 18.		
_				
3.	3			
	have made a diligent search and		_	_
	You must search ALL of the following			
	United States Post Offic legal father's current ad			rmation Act for the
	Result of search:	uress or any previous	s address.	
	Last known employmen	t of the legal father	including name ar	and address of
	employer.	t of the legal lattler,	including name at	iu address or
	Result of search:			
	Regulatory agencies, inc	cluding professional c	or occupational lic	ensing, in the area
	where the legal father la		. Todapacional ne	
		: = = : = = = :	,	

Result	of search:
	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:

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this affidavit and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
•	City, State, Zip:
	Telephone Number:
	Fax Number:
	E-mail Address(es):
STATE OF FLORIDA	
	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or deputy clerk.]
Personally known	, , , , , , ,
Produced identification	
Type of identification produced	
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: {choose only one}	() Petitioner () Respondent
This form was completed with the assistance of	
{ name of individual}	· · · · · · · · · · · · · · · · · · ·
{address}	
	, {telephone number}

INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.913(a)(2) NOTICE OF ACTION FOR FAMILY CASES WITH MINOR CHILD(REN) (11/15)

When should this form be used?

This form may be used to obtain **constructive service** (also called service by publication) in an action involving a parenting plan for a minor child under chapter 61, Florida Statutes; an action to determine temporary custody by extended family under chapter 751, Florida Statutes; and termination of a legal father's parental rights when another man is alleged to be the biological father. "Parenting plan" means a document created to govern the relationship between the parents relating to decisions that must be made regarding the minor child and must contain a time-sharing schedule for the parents and child. Section 61.046(14), Florida Statutes. You may use constructive service if you do not know where the other party lives or if the other party lives outside Florida and you are unable to obtain **personal service**. Constructive notice will allow the court to grant the relief requested, but personal service is required before a court can order payment or termination of **child support**, 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 must insert the other party's name and last known address and then file this form with the clerk of the circuit court in the county where your petition was filed. You must also complete and file an Affidavit of Diligent Search and Inquiry. Use Florida Family Law Rules of Procedure Form 12.913(b) unless you are serving the legal father in a paternity case where another man is alleged to be the biological father, in which case, you must use Form 12.913(c). You should 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.

After the **Affidavit of Diligent Search and Inquiry**, Family Law Rules of Procedure Form 12.913(b) or 12.913(c), is filed, the clerk will sign this form. You will need to publish notice once each week for four consecutive weeks in a "qualified" newspaper in the county where the case is pending. When in doubt, ask the clerk which newspapers are "qualified." The newspaper will charge you for this service. If you cannot afford to pay the cost of publishing this notice, 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. If your case involves termination of a legal father's parental rights when another man is alleged to be the biological father, you need to publish the notice only in the county

Instructions for Florida Supreme Court Approved Family Law Form 12.913(a)(2), Notice of Action For Family Cases With Minor Child(ren) (11/15)

where the legal father was last known to have resided. You are responsible for locating a "qualified" newspaper in the county where the other party last resided and paying the cost of publication.

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, rule 1.070, Florida Rules of Civil Procedure, sections 61.501–61.542, Florida Statutes and chapter 49, Florida Statutes.

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 **petition** within the time limit stated in the notice of action that is published or posted, you are entitled to request a **default**. (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 1 IN AND FOR	THE <u>NINETEEN</u> INDIAN RIVER		
Petiti	oner,		
and			
Respo	ondent,		
	NOTICE OF ACT	'ION FOR	
{Specify action}			
TO: {name of Respondent} {Respondent's last known address	}		
YOU ARE NOTIFIED that an action	for {identify the type	of case}	
has been filed against you and that it on	{name	of	Petitioner
whose address is			
on or before {date}address}	, and file the	original with the cle	erk of this Court at <i>{clerk's</i>
before service on Petitioner or im against you for the relief demand	•	If you fail to do so,	a default may be entered
{If applicable, insert the legal desc the name of the county in Florida v			
Copies of all court documents in Court's office. You may review th		•	at the Clerk of the Circuit
You must keep the Clerk of the C Designation of Current Mailing an 12.915.) Future papers in this la clerk's office.	id E-Mail Address, Flor	ida Supreme Court A	Approved Family Law Form

Florida Supreme Court Approved Family Law Form 12.913(a)(2), Notice of Action For Family Cases With Minor Child(ren) (11/15)

{city}______,{state}____,{zip code}_____,{telephone number}____.

{address}

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

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

Instructions for Florida Supreme Court Approved Family Law Forms 12.922(a), Motion for Default, and 12.922(b), Default (11/15)

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.

County, FLORIDA Case No.:	IN THE CIRCUIT COURT OF THE	NINETEEN	ITH	JUDICIAL CIRCUIT,
Petitioner, and Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THEPETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Telephone Number: Fax Number:				
Petitioner, and Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THEPETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Telephone Number: Fax Number:		,	Coco No.	
Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THEPETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney: Name: Address: City, State, Zip: Pax Number: Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Telephone Number: Telephone Number: Telephone Number: Telephone Number: Telephone Number:				
Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date}		,	JIVISIO11	
Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Fax Number:	Petitione	r,		
Respondent, MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Telephone Number: Fax Number:	4			
MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date}	and			
MOTION FOR DEFAULT TO THE CLERK OF THE CIRCUIT COURT: PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date}				
PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THEPETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} 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: Fax Number: Fax Number: Telephone Number: Fax Number:	Respond	ent,		
PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THEPETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} 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: Fax Number: Fax Number: Telephone Number: Fax Number:	M	ΌΤΙΟΝ ΕΩΡ Β	FFAIIIT	
PLEASE ENTER A DEFAULT AGAINST RESPONDENT WHO HAS FAILED TO RESPOND TO THE PETITION. I certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand- delivered to the person(s) listed below on {date}	141	OTION FOR D	LIAULI	
Certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney:	TO THE CLERK OF THE CIRCUIT COURT	:		
Certify that a copy of this document was () mailed () faxed and mailed () e-mailed () hand-delivered to the person(s) listed below on {date} Other party or his/her attorney:				•
Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Fax Number: Fax Number: Fax Number:	PLEASE ENTER A DEFAULT AGAINST R	ESPONDENT WHO	HAS FAILED TO I	RESPOND TO THE PETITION.
Other party or his/her attorney: Name: Address: City, State, Zip: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number: Fax Number: Fax Number: Fax Number:	I certify that a copy of this document	was () mailed () favod and mail	ad/ \a mailad/ \band
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:				
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:				
Address: City, State, Zip: Fax Number: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:	Name:			
Fax Number: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:	Address:			
Fax Number: Designated E-mail Address(es): Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:	City, State, Zip:			
Signature of Party Printed Name: Address: City, State, Zip: Telephone Number: Fax Number:	Fax Number:			
Printed Name:	Designated E-mail Address(es):	WT		
Printed Name:				
Address:	·	Signature	e of Party	•
Address:				
City, State, Zip:		Address:		· · · · · · · · · · · · · · · · · · ·
Telephone Number:Fax Number:		City. Stat	te. Zip:	
Fax Number:		Telephor	ne Number:	
		Fax Num	ber:	

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: {choose only one } () Petitioner () Respondent	
This form was completed with the assistance of:	
{name of individual }	,
{name of business}	٠,
{address}	_
city}, {state}, {zip code}, {telephone number}	

IN THE CIRCUIT COURT OF THE	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Case No.:	
Petitio	oner,	
and		
Respo	ndent,	
	DEFAULT	
A default is entered in this action agair paper as is required by law.	nst Respondent for failure to	o serve or file a response or any
Dated:		
	CLERK OF THE CIF	RCUIT COURT
(SEAL)		
	D	
	ву: Deputy Clerk	
	Deputy Cicik	
I certify that a copy of this document v delivered to the person(s) listed below		
Other party or his/her attorney:		
Name:		
Address: City, State, Zip:		
Fax Number:		•
Designated E-mail Address(es):		
		
	.25	
	Signature of Part	
	_	,
	Address:	
	City, State, Zip:	
	Telephone Numb	er:
	Fax Number:	
	Designated E-mai	il Address(es):

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: {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 FORM 12.912(b), AFFIDAVIT OF MILITARY SERVICE (11/15)

When should this form be used?

An Affidavit of Military Service is required in every case where the Respondent has not filed an answer or appearance. The purpose is to protect the men and women serving in the U.S. military from having a court judgment entered against them without first receiving notice of the lawsuit and a chance to defend the case.

You should use this form when ALL of the following statements are true:

- The other person in your case has been served, whether by <u>personal service</u> or <u>constructive</u> service.
- The other person in your case has not responded to your petition.
- You are requesting that the court enter a default judgment against the other person.

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 must <u>file</u> the original of this form with the <u>clerk of the circuit</u> <u>court</u> when you file your **Motion for Default**, Florida Supreme Court Approved Family Law Form 12.922(a). You must also attach copies of all verifications of nonmilitary service that you received from each branch of the United States' military service. You should 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.

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...

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	NINETEENTH	JUDICIAL CIRCUIT,
IN AND FOR	INDIAN RIVER	COUNTY, FLORIDA
	Case No	D.:
		n:
Petitioner,		
and		
	,	
Respondent,		
AFFIDA	AVIT OF MILITARY	SERVICE
	TVII OI MILITARI	
this case. To support my application for	or a default judgment and	to comply with the Servicemembers Civi Relief Act of 1940), I swear or affirm tha
I know of my own personal I service of the United States.	knowledge that the Respo	ondent IS on active duty in the military
service of the United States, nor has t within a period of thirty (30) days members of the Army, Navy, Air Forc	he Respondent been on a immediately before this e, Coast Guard, and Marir da National Guard who ha	IS NOT now on active duty in the military ctive military service of the United States date. "Active Service" includes reservenes who have been ordered to report for ve been ordered to active duty
	nat the Respondent is not	es and the U.S. Public Health Service and on active duty status. These certificates
		e Respondent, but do not have sufficient not Respondent is on active duty in the

1.

2.

3.

4.

I have no reason to believe that s/he is on active duty at this time.

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this affidavit and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Signature of Petitioner
	Printed Name:
	Address:
	City, State, Zip:
	Telephone Number:
	Fax Number:
*	Designated E-mail Address(es):
STATE OF FLORIDA COUNTY OF	·
Sworn to or affirmed and signed befor	re me on by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification	
Type of Identification produced	·
	5
IF A NONLAWYER HELPED YOU FILL O	UT THIS FORM, HE/SHE MUST FILL IN THE BLANKS BELOW:
fill in all blanks] This form was prepare	
This form was completed with the assi	
name of business}	
[address]	
	, {zip code} ,{telephone number}

FORM 1.998. INSTRUCTIONS FOR COMPLETING FINAL DISPOSITION FORM

- I. Case Style. Enter the name of the court, the appropriate case number assigned at the time of filing of the original complaint or petition, the name of the judge assigned to the case and the names (last, first, middle initial) of plaintiff(s) and defendant(s).
- II. Means of Final Disposition. Place an "x" in the appropriate major category box and in the appropriate subcategory box, if applicable. The following are the definitions of the disposition categories.
 - (A) Dismissed Before Hearing—the case is settled, voluntarily dismissed, or otherwise disposed of before a hearing is held;
 - (B) Dismissed Pursuant to Settlement Before Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reached without mediation before a hearing is held;
 - (C) Dismissal Pursuant to Mediated Settlement Before Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reached with mediation before a hearing is held:
 - (D) Other Before Hearing—the case is dismissed before hearing in an action that does not fall into one of the other disposition categories listed on this form;
 - (E) Dismissed After Hearing—the case is dismissed by a judge, voluntarily dismissed, or settled after a hearing is held;
 - (F) Dismissal Pursuant to Settlement After Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reach without mediation after a hearing is held;

- (G) Dismissal Pursuant to Mediated Settlement After Hearing—the case is voluntarily dismissed by the plaintiff after a settlement is reach with mediation after a hearing is held;
- (H) Other After Hearing—the case is dismissed after hearing in an action that does not fall into one of the other disposition categories listed on this form;
- (I) Disposed by Default—a defendant chooses not to or fails to contest the plaintiff's allegations and a judgment against the defendant is entered by the court;
- (J) Disposed by Judge—a judgment or disposition is reached by the judge in a case that is not dismissed and in which no trial has been held. Includes stipulations by the parties, conditional judgments, summary judgment after hearing and any matter in which a judgment is entered excluding cases disposed of by default as in category (I) above;
- (K) Disposed by Non-Jury Trial—the case is disposed as a result of a contested trial in which there is no jury and in which the judge determines both the issues of fact and law in the case;
- (L) Disposed by Jury Trial—the case is disposed as a result of a jury trial (consider the beginning of a jury trial to be when the jurors and alternates are selected and sworn);
- (M) Other—the case is consolidated, submitted to arbitration or mediation, transferred, or otherwise disposed of by other means not listed in categories (A) through (L).

DATE AND ATTORNEY SIGNATURE. Date and sign the final disposition form.

FORM 1.998. FINAL DISPOSITION FORM

This form shall be filed by the prevailing party for the use of the Clerk of Court for the purpose of reporting judicial workload data pursuant to Florida Statutes section 25.075.

1. **CASE STYLE CIRCUIT COURT** Case #: Petitioner Judge: _____ VS. Respondent II. MEANS OF FINAL DISPOSITION (Place an "x" in one box for major category and one subcategory, if applicable, only) ☐ Dismissed Before Hearing ☐ Dismissed Pursuant to Settlement – Before Hearing ☐ Dismissed Pursuant to Mediated Settlement – Before Hearing ☐ Other – Before Hearing Dismissed After Hearing ☐ Dismissed Pursuant to Settlement – After Hearing ☐ Dismissed Pursuant to Mediated Settlement – After Hearing ☐ Other – After Hearing □ Disposed by Default Disposed by Judge ☐ Disposed by Non-jury Trial ☐ Disposed by Jury Trial □ Other DATE

SIGNATURE OF ATTORNEY FOR PREVAILING PARTY

Form A: Family Case Inquiry/Update

Use this form only when your case has already been filed and you need assistance. This form is used to inquiry about the status of your case, request a hearing date, notify the case manager that you have filed additional documents, or seek information about procedural matters.

Please avoid making the following common mistakes when completing the form.

Please complete the following sections:

- Do not use this form to change your address. Case managers cannot update your address for you. Please file your change of address with the clerk of the court.
- Do not use this form to file a motion or pleading. All requests of the court must be filed with the clerk of the court.
- Do not use this form to request legal advice. Case managers cannot provide legal assistance.

Due to increases in caseloads and the Court's improved responsiveness and accountability, most business will be conducted by email. You must complete the following form to obtain assistance on an open case. You must submit a separate Form A each time you request assistance from the Case Management office. You will receive a response as soon as possible but definitely within 3 to 5 business days by email. Please check your spam/junk folders in addition to your inbox in case our response to you has been sent there by your computer program.

Date this form submitted:

County of Case: Check appropriate box Indian River Martin Okee	echobee Saint Lucie			
Court Case Number: (required)	Judge/Magistrate:			
Type of Case: Check appropriate box Divorce – Simplified Name Change - Adult Divorce – No Children Nodify Timesharing Paternity Modify Child Support Abate Child Support Temporary Custody Stepparent Adoption Other: I am requesting/informing you: Hearing Date All required documents have Case Management I need to know what addition hearing can be scheduled Other party filed an Answer and does not agree with my Polyther:	nal documents are required before a final			
Information for Person Requesting Assistance (must be completed) Name:				
Daytime Phone:				
Other:				
Email Address:				

If you have questions, you may write them on a separate paper and attach to this form.

RESPONDENT'S COPY

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, IN AND FOR INDIAN RIVER COUNTY, FLORIDA

		Case No.:
		Division:
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Petitioner,	,
	and	
	Respondent.	
		ANSWER TO PETITION
	I, (full legal name)	, Respondent, being
swori	n, certify that the following inform	nation is true:
1.	l agree with Petitioner as to th Petition and, therefore, admit	e allegations raised in the following numbered paragraphs in the those allegations: {indicate section and paragraph number}
2.	I disagree with Petitioner as to the Petition and, therefore, de	the allegations raised in the following numbered paragraphs in eny those allegations: {indicate section and paragraph number}
3.		t or deny the allegations raised in the following paragraphs due to section and paragraph number)
4.		istody Jurisdiction and Enforcement Act (UCCJEA) Affidavit, Florida hily Law Form 12.902(d), is filed with this answer.
hand		cument was [vone only] () mailed () faxed and mailed () below on {date}
Petit	ioner or his/her attorney:	
	e:	
Addr	ess:	
	State, Zip:	
- 4V P	N	·

I understand that I am swearing or affirming under oath to the truthfulness of the claims made in this answer and that the punishment for knowingly making a false statement includes fines and/or imprisonment.

Dated:	
	Signature of Respondent
	Printed Name:
	Address:
•	City, State, Zip:
	Telephone Number:
	Fax Number:
STATE OF FLORIDA	
COUNTY OF	
COUNTY OF	•
Sworn to or affirmed and signed before me on	by
	NOTARY PUBLIC or DEPUTY CLERK
	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known	•
Produced identification	
Type of identification produced	
,,,,,	
	,
	•
IF A NONI AWYER HELPED YOU FILL OUT THIS	FORM, HE/SHE MUST FILL IN THE BLANKS BELOW: [fill in
all blanks]	
I If all local name and trade name of nonlawye	r}
a nonlawyer located at (street)	, {city}
(state) . {phone}	, {city}, helped {name}
who is the respondent fill out this form.	