						FL-20
		FATTORNEY OR ATTORNEY	STATE BAR	R NUMBER:		FOR COURT USE ONLY
FIF ST CI ^T TE	ME: RM NAME REET ADDRES IY: LEPHONE NO. MAIL ADDRES		STATE: FAX NO.:	ZIP CODE		Electronically FILED by Superior Court of California, County of Los Angeles
АТ	TORNEY FOR	(name):				
	STREET AU MAILING AU CITY AND ZI	DDRESS:111 N. Hill Street DDRESS:111 N. Hill Street P CODE:Los Angeles 900 H NAME:Central - Stanley		s	Í	Assigned for all purposes to:
	ESPONDE		-			
	F		MINE PARENTAL RI	ELATIONSHIP	CASE NUM	BER:
1.	 1. The petitioner a gave birth to the children listed in item 2. b wants to be determined as a parent of the children in item 2 because (specify): 					
c. wants to be determined as <u>not</u> a parent of the children listed in item 2 because (specify):					ı):	
 d. x is the child or the child's personal representative (specify court and date of appointmente. Other (specify): 					t):	
2.	The child a. <u>Child</u>			Birthda	ate Age	
	b. 📃	a child who is not yet b	orn.			
3.	The court a. x b. c.	lives in this state.	respondent because the		the children listed i	n item 2.
4.	The actional Actional Actional Actional Action Acti	 a parent is deceased and proceedings for administration of the estate have been or could be started in this county. 				
5.	 Petitioner claims (check all that apply): a. x respondent is the parent of the children listed in item 2 above. b. parentage has been determined by a voluntary declaration of parentage or paternity. (Attach a copy if available.) c. respondent is the children's parent and has failed to support the children. d. (name): has furnished or is furnishing the following reasonable expenses of pregnancy and birth for which the respondent as parent of the children should pay: Amount Payable to For (specify): 					
	e f. X	· ·	ing provided to the child ity for SIJS findings on t		oandonment, negle	ct or a similar basis by Petitioner

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

	FL-200						
	CASE NUMBER:						
Petitioner asks the court to make the determinations indicated below.							
 7. PARENT-CHILD RELATIONSHIP (check all that apply): a. Petitioner X Respondent is the parent of the children listed in item 2 b. Petitioner Respondent is not the parent of the children listed in ite c. Petitioner requests genetic testing to determine whether the Petitioner children listed in item 2. 	em 2						
	isted in item 2. espondent Joint Other						
b. Legal custody of children to	X						
c. Physical custody of children to	x						
d. Child visitation (parenting time) be granted to	x						
	FL-341(C) chment 8d						
 e. The facts in support of the requested custody and visitation (parenting time) orders x Contained in the attached declaration. 	are (specify).						
9. REASONABLE EXPENSES OF PREGNANCY AND BIRTH							
Reasonable expenses of pregnancy Petitioner Respond	ent Joint						
and birth to be paid by							
10. FEES AND COSTS OF LITIGATION Petitioner Responde	ent Joint						
 a. Attorney fees to be paid by b. Expert fees, guardian ad litem fees, and other costs of the action or pretrial proceedings to be paid by 							
11. NAME CHANGE							
Children's names be changed, according to Family Code section 7638, as follows (specify old and new names):							
12. CHILD SUPPORT							
The court may make orders for support of the children and issue an earnings assignment without further notice to either party.							
13. X OTHER ORDERS REQUESTED (specify): FL-300, FL-357							
14. I have read the restraining order on the back of the Summons (form FL-210) and I understand it applies to me when this Petition is filed.							
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.							
Date:							
(TYPE OR PRINT NAME) (SIGNATURE OF PETITIONER)							
A blank Response to Petition to Determine Parental Relationship (form FL-220) must be served on the respondent with this petition.							
NOTICE: If you have a child from this relationship, the court is required to order child support based upon the income of both parents. Support normally continues until the child is 18. You should supply the court with information about your finances. Otherwise, the child support order will be based upon information supplied by the other parent. Any party required to pay child support must pay interest on overdue amounts at the "legal" rate, which is currently 10 percent.							