		FL-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number LANCE S. SPIEGEL [SBN 51625] YOUNG & SPIEGEL LLP 301 NORTH CANON DRIVE, SUITE 300 BEVERLY HILLS, CA 90210	r, and address)	FOR COURT USE ONLY
TELEPHONE NO.: (310) 887-5100 F E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): MARTIN LAWRENCE	(310) 887-5119	FILED LOS ANGELES SUPERIOR COURT
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LO STREET ADDRESS: 111 NORTH HILL STREET MAILING ADDRESS: 111 NORTH HILL STREET CITY AND ZIP CODE: LOS ANGELES, CA 90012 BRANCH NAME: CENTRAL DISTRICT	OS ANGELES	APR 2 5 2012
MARRIAGE OF PETITIONER: MARTIN LAWRENCE RESPONDENT: SHAMICKA LAWRENCE		BY I. LABRY, DEPUTY
PETITION FOR X Dissolution of Marriage Legal Separation Nullity of Marriage	AMENDED	*Case is assigned to Judge Pather Co
RESIDENCE (Dissolution only) X Petitioner of this county for at least three months immedia		a resident of this state for at least six months and etition for Dissolution of Marriage.
2. STATISTICAL FACTS a. Date of marriage: JULY 10, 2010 b. Date of separation: APRIL 24, 2012	c. Time from Years: 1	n date of marriage to date of separation (specify): Months: 9
 3. DECLARATION REGARDING MINOR CHILDR adopted during the marriage): a. There are no minor children. b. X The minor children are:	EN (include children of this relation by the second	Age Sex 11 FEMALE 9 FEMALE
Continued on Attachment 3 c. If there are minor children of the Petitioner a and Enforcement Act (UCCJEA) (form FL-10)	Bb. and Respondent, a completed <i>De</i> 05) must be attached.	claration Under Uniform Child Custody Jurisdiction
 A completed voluntary declaration of p the marriage is attached. 	paternity regarding minor children	born to the Petitioner and Respondent prior to
4. SEPARATE PROPERTY Petitioner requests that the assets and debts list X below be confirmed as separate properties. The nature and extent of the separate propertitioner, who will seek leave of Court to an	perty. erty assets and obligations of mend this Petition when such	the parties are unknown at this time to information has been ascertained. Petitioner
requests that separate property assets and Agreement entered into as of June 25, 2010 entered into as of November 15, 2011. NOTICE: You may redact (black out) social see), and in accordance with the	parties' Amendment to Premarital Agreement

other than a form used to collect child or spousal support. Page 1 of 2

Legal Solutions '← Plus

MARRIAGE OF (last name, first name of parties): MARRIAGE OF LAWRENCE	CASE NUMBER:
5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNIT a. X There are no such assets or debts subject to disposition by the such assets and debts are listed in Property Declar below (specify): Petitioner requests an order confirming that there are no comparties' Premarital Agreement entered into as of June 25, 2011. Premarital Agreement entered into as of November 15, 2011.	he court in this proceeding. claration (form FL-160) in Attachment 5b. munity property assets or debts pursuant to the 10, and in accordance with the parties' Amendment to
6. Petitioner requests	
 a. X dissolution of the marriage based on (1) X irreconcilable differences. (Fam. Code, § 2310(a).)) (1) petitioner's age at time of marriage.
(2) incurable insanity. (Fam. Code, § 2310(b).) b. legal separation of the parties based on (1) irreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).)	(Fam. Code, § 2210(a).) (2) prior existing marriage. (Fam. Code, § 2210(b).) (3) unsound mind. (Fam. Code, § 2210(c).)
c. nullity of void marriage based on (1) incestuous marriage. (Fam. Code, § 2200.) (2) bigamous marriage. (Fam. Code, § 2201.)	(4) fraud. (Fam. Code, § 2210(d).) (5) force. (Fam. Code, § 2210(e).) (6) physical incapacity. (Fam. Code, § 2210(e).)
7. Petitioner requests that the court grant the above relief and make inju	
d. Determination of parentage of any children born to the Petiti e. Attorney fees and costs payable by [each.party.pay.his/her own fe f. Spousal support payable to (earnings assignment will be issued) . * in accordance with the terms of the parties' Premarital Ac g. * Terminate the court's jurisdiction (ability) to award spousal's h. X Property rights be determined. i. Petitioner's former name be restored to (specify): j. X Other (specify): X Continued on Attachment 7j. 8. Child support—If there are minor children born to or adopted by the P	Attachment 70 ioner and Respondent prior to the marriage. ees & costs]
court will make orders for the support of the children upon request and earnings assignment may be issued without further notice. Any party reamounts at the "legal" rate, which is currently 10 percent.	submission of financial forms by the requesting party. An equired to pay support must pay interest on overdue
I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF TH TO ME WHEN THIS PETITION IS FILED.	HE SUMMONS, AND I UNDERSTAND THAT THEY APPLY
declare under penalty of perjury under the laws of the State of California Date: APRIL 24, 2012	that the foregoing is true and correct.
MARTIN LAWRENCE (TYPE OR PRINT NAME)	Whit from
Date: APRIL 24, 2012	SIGNATURE OF PETITIONER)
LANCE S. SPIEGEL [SBN 51625] (TYPE OR PRINT NAME)	for 1 kg
NOTICE: Dissolution or legal separation may automatically cancel the rigretirement plan, power of attorney, pay on death bank account, survivors other similar thing. It does not automatically cancel the right of a spouse You should review these matters, as well as any credit cards, other credit reports to determine whether they should be changed or whether you	hip rights to any property owned in joint tenancy, and any as beneficiary of the other spouse's life insurance policy.

require the agreement of your spouse or a court order (see Family Code sections 231–235).

ATTACHMENT "7j" TO PETITION

7j. Petitioner requests that the court grant the above relief and make injunctive (including restraining) and other orders as follows:

j. Other:

- (1) That the parties' Premarital Agreement entered into as of June 25, 2010 be affirmed and enforced;
- (2) That the parties' Amendment to Premarital Agreement entered into as of November 15, 2011 be affirmed and enforced; and
- (3) That a statement of decision, pursuant to <u>California Code of Civil</u>

 <u>Procedure</u> Section 632 and <u>Rules of Court</u> Sections 3.1590 and 3.1591, be issued regarding any and all controverted issues at trial or any other contested proceeding.

YOUNG & SPIEGEL LLP 301 NORTH CANON DRIVE, SUITE 300 BEVERLY HILLS, CALIFORNIA 90210-4724 Telephone: (310) 887-5100 - 1 -

ATTACHMENT "7.j." TO PETITION

SUMMONS (Family Law)

NOTICE TO RESPONDENT (Name): SHAMICKA LAWRENCE AVISO AL DEMANDADO (Nombre):

You are being sued. Lo están demandando.

Petitioner's name is: MARTIN LAWRENCE Nombre del demandante:

CASE NUMBER (NÚMERO DE CASO).

FL-110 CITACIÓN (Derecho familiar)

FOR COURT USE ONLY (SÓLO PARA USO DE LA CORTE) LOS ANGELES SUPERIOR COURT

APR 2 5 2012

JOHN A. CLARKE, CLECK

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you.

If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form.

If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), at the California Legal Services Web site (www.lawhelpcalifornia.org), or by contacting your local county bar association.

Tiene 30 días corridos después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario FL-120 ó FL-123) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica no basta para protegerlo.

Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que paque manutención, y honorarios y costos legales. Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas.

Si desea obtener asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (www.lawhelpcalifornia.org) o poniéndose en contacto con el colegio de abogados de su condado.

NOTICE: The restraining orders on page 2 are effective against both spouses or domestic partners until the petition is dismissed, a judgment is entered, or the court makes further orders. These orders are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.

AVISO: Las órdenes de restricción que figuran en la página 2 valen para ambos cónyuges o pareja de hecho hasta que se despida la petición, se emita un fallo o la corte dé otras órdenes. Cualquier autoridad de la ley que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de California.

NOTE: If a judgment or support order is entered, the court may order you to pay all or part of the fees and costs that the court waived for yourself or for the other party. If this happens, the party ordered to pay fees shall be given notice and an opportunity to request a hearing to set aside the order to pay waived court fees.

AVISO: Si se emite un fallo u orden de manutención, la corte puede ordenar que usted pague parte de, o todas las cuotas y costos de la corte previamente exentas a petición de usted o de la otra parte. Si esto ocurre, la parte ordenada a pagar estas cuotas debe recibir aviso y la oportunidad de solicitar una audiencia para anular la orden de pagar las cuotas exentas.

1. The name and address of the court are (El nombre y dirección de la corte son):

LOS ANGELES SUPERIOR COURT 111 NORTH HILL STREET LOS ANGELES, CA 90012

The name, address, and telephone number of petitioner's attorney, or the petitioner without an attorney, are: (El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):

LANCE S. SPIEGEL [SBN 51625] YOUNG & SPIEGEL LLP

301 NORTH CANON DRIVE, SUITE 300

BEVERLY HILLS, CA 90210

APR 2 5 2012

TEL: (310) 887-5100

JOHN A. CLAFFAX: (310) 887-5119

Date (Fecha): Clerk, by (Secretario, por) [SEAL] NOTICE TO THE PERSON SERVED: You are served AVISO A LA PERSONA QUE RECIBIÓ LA ENTREGA: Esta entrega se realiza as an individual. (a usted como individuo.) on behalf of respondent who is a (en nombre de un demandado que es): (1) minor (menor de edad) (2)ward or conservatee (dependiente de la corte o pupilo) (3)other (specify) (otro - especifique): (Read the reverse for important information.) (Lea importante información al dorso.) CALIFORNIA

Form Adopted for Mandatory Use Judicial Council of California FL-110 [Rev. July 1, 2009]

SUMMONS (Family Law)



Family Code §§ 232, 233, 2040, 7700: Code of Civil Procedure, §§ 412.20, 416.60-416.90 Government Code, § 68637

Deputy (Asistente)

WARNING—IMPORTANT INFORMATION

WARNING: California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from

- Removing the minor child or children of the parties, if any, from the state without the prior written consent of the other party or an order of the court;
- Cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other
 coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor child or children;
- Transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether
 community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the
 usual course of business or for the necessities of life; and
- 4. Creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

ADVERTENCIA - INFORMACIÓN IMPORTANTE

ADVERTENCIA: De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para los fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

ÓRDENES DE RESTRICCIÓN NORMALES DE DERECHO FAMILIAR

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- 1. Llevarse del estado de California a los hijos menores de las partes, si los hubiere, sin el consentimiento previo por escrito de la otra parte o una orden de la corte;
- Cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, tal como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- 3. Transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, con excepción las operaciones realizadas en el curso normal de actividades o para satisfacer las necesidades de la vida; y
- 4. Crear o modificar una transferencia no testamentaria de manera que afecte el destino de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto, por lo menos cinco días laborales antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado o para ayudarle a pagar los costos de la corte.

					FL-1	05/GC-120
The state of the s	TTORNEY (Name, State Bar number, and ac	ddress):		FOR COU	RT USE ONL	.Y
LANCE S. SPIEGEL [SE						
YOUNG & SPIEGEL LL						
301 NORTH CANON DE						
BEVERLY HILLS, CA 90	0210					
10.10						
TELEPHONE NO.: (310)) 887-5100 FAX N	IO. (Optional):	(310) 887-5119	THE MEMBERS IN THE PERSON IN		
E-MAIL ADDRESS (Optional):				FILE		
ATTORNEY FOR (Name): MAF			T	OS ANGELES SUPER	777	TOT
	CALIFORNIA, COUNTY OF	LOS ANGE	ELES	OB ANGELES SUPP		50.1
	NORTH HILL STREET			APR 2 5 21	112	
	NORTH HILL STREET			7111 2 0 -	- 164	
	ANGELES, CA 90012			IOUNIA CLAH	10	
BRANCH NAME: CEN	ITRAL DISTRICT			JOHN A. CLAHRA		
	(This section applies only to family	law cases.)		BY I. LABRY, B	$\mathcal{I}\mathcal{G}_{\mathcal{A}}$	
PETITIONER: MAF	RTIN LAWRENCE			BY I. LABRY, D	EPUT	Α.
RESPONDENT: SHA	MICKA LAWRENCE					
OTHER PARTY:						
	(This section apples only to guardian	ship cases.)		CASE NUMBER:		
GUARDIANSHIP OF (Name):				mnr c	901	9
			Minor	BD56	324	A
	RATION UNDER UNIFORM					
	CTION AND ENFORCEME		UCCJEA)			
1. I am a party to this pro	ceeding to determine custody	of a child.				
X My present addr	ess and the present address of	of each child	d residing with me is confi	dential under Family Co	ode secti	on 3429 as
I have indicated	in item 3.			TO STATE OF THE ST		
3. There are (specify num	nber): 2 minor chi	ildren who	are subject to this procee	ding, as follows:		
(Insert the information	n requested below. The resid	dence info	rmation must be given t	or the last FIVE years.)	
a. Child's name		Place of bi		Date of birth	,	Sex
IYANNA FAITH LAWREN	NCE	LOS AN	GELES	11/09/00		FEMALE
Period of residence	Address		Person child lived with (name a		Relations	
			MARTIN LAWRENCE		FATHE	
			SHAMICKA LAWRENC	E	МОТН	
to present	X Confidential		X Confidential			
	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
to						
	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
to						
	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
			1			
to						
b. Child's name AMARA TR	INITY LAWRENCE	Place of birt		Date of birth		Sex
X Residence information is	the same as given above for child a.	LOS ANO	BELES	8/20/02		FEMALE
(If NOT the same, provide						
Period of residence	Address		Person child lived with (name a	and complete current address)	Relations	hip
to present	Confidential		Confidential			-
,	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
				,		
to						
	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
				,		
to						
	Child's residence (City, State)		Person child lived with (name a	and complete current address)		
to			1			
c Additional resider	nce information for a child liste	d in item a	or b is continued on attac	chment 3c.		
	nce information for a child lister are listed on form FL-105(A)				l obil-	n.) Page 1 of

	•						FL	-105/GC-120
SHORT TITLE: MARRIAGE OF LAWRENCE						CASE NUMB	ER:	
4. Do you have inforr or custody or visita	tion proceeding	, in California	or elsewher	e, concerning a	child subje	ct to this pro	r capacity in, ano oceeding?	ther court case
Proceeding	Case number	Cor	Court or judgment (date)			each child	Your connection to the case	Case status
a. Family								
b. Guardianship								
c. Other								
Proceeding		(Case Numbe	er		Court (i	name, state, locat	ion)
d. Juvenile Delin Juvenile Depe								
e. Adoption								
One or more of and provide the	domestic violen	ce restraining/prmation):	protective or	rders are now i	n effect. (Att	ach a copy	of the orders if you	u have one
Court		County	inty State Case numb		number (if F	ber (if known) Orders expire (date)		ire (date)
a. Criminal								
b. Family								
c. Juvenile Delin Juvenile Depe	quency/ endency							
d. Other								
Do you know of an visitation rights wit	y person who is h any child in th	not a party to is case?	this procee	ding who has p	hysical cust	ody or claim	s to have custody	y of or
a. Name and address	s of person	b. Na		dress of person			nd address of per	son
Has physical custody Claims custody rights			Has physical custody Claims custody rights				hysical custody	
Claims visitation rights			Claims visitation rights			Claims visitation rights		
Name of each child		Name	Name of each child		Name of each child			
declare under penalt Date: APRIL 24, 2012	y of perjury und	er the laws of	the State of	California that	the foregoin	ig is true and	d correct.	
MARTIN LAWRENCE				_ <i>▶ //</i> 0	in i	were		
7. Number of pa	(TYPE OR PRINT ges attached: _					(SIGNATURE	OF DECLARANT)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Cle	erk's File Stamp
LANCE S. SPIEGEL [SBN 51625]	51625		. 175
YOUNG & SPIEGEL LLP			
301 NORTH CANON DRIVE, SUITE 300			
BEVERLY HILLS, CA 90210		FILE	
TEL: (310) 887-5100			
FAX: (310) 887-5119		LOS ANGELES SUPP	SDIC COURT
ATTORNEY FOR (Name): MARTIN LAWRENCE		APR 25	2012
SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS A	ANGELES	Pilit & U	EA O FOR
COURTHOUSE ADDRESS: 111 NORTH HILL STREET		JOHN A. CLAH	\i \ \
LOS ANGELES, CA 90012 PETITIONER/PLAINTIFF: MARTIN LAWRENCE		= 666	wal
PETHONERAPANTIFF, IMARTIN LAWNENCE		BY I, LABRY,	DEPUTY
RESPONDENT/DEFENDANT: SHAMICKA LAWRENCE		•	
FAMILY LAW CASE COVER SHEET		CASE NUMBER:	0.0
CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO DISTI	RICT	BD56	3242
Case Filing Instru			
This cover sheet is required so that the court can assign your ca	ase to the correct co	ourt district for filing	and hearing. It
satisfies the requirement for a certificate authorizing filing in the	ne district, as set for	orth in Los Angeles	Superior Court
Rules 2(d) and 14.2. It must be completed and submitted to the	ne court along with	the original Compla	int or Petition in
ALL Family cases filed in any district of the Los Angeles	County Superior Co	ourt. This form is	not required in
Abandonment & Emancipation cases, which are to be filed at Child	ren's Court.		
I. Fill in the requested information.			
a) Enter address of Petitioner			
ADDRESS:	CITY:	STATE	ZIP CODE
[CONFIDENTIAL] LOS ANGELES, CA			ZII OODE
b) Enter address of Respondent. DO NOT COMPLETE THIS ITEM IF THIS I	S A MINOR'S CONTRAC	CT CASE	
ADDRESS:	CITY:	STATE	ZIP CODE
[CONFIDENTIAL] LOS ANGELES, CA			Zii GOBE
MINOR CHILDREN INVOLVED? X YES HOW MANY? 2	NO		
II. Select the correct district:			
a. Under Column 1 below, check the one type of action which best describes	the nature of this case		
b. In Column 2 below, circle the reason for your choice of district that applies		have shooted	
b. In column 2 below, circle the reason for your choice of district that applies	to the type of action you	nave checked.	
Applicable Reason for Choosing Distr	rict (See Column 2 be	low)	
May be filed in Central District.	3 (Child resides within the di	istrict
District where one or more of the parties reside.		District where Petitioner r	
El Planet misro si el moro di mo partico resido.	4. 1	District where retitioner i	esides.
1 TYPE OF ACTION (Check only one) (Continued)		2 APPLICABLE R	REASONS (See above)
X A5520 Dissolution of Marriage		Q 2	
A5525 Summary Dissolution of Marriage		1. 2	
A5521 Dissolution of Domestic Partnership		1. 2	
A5530 Nullity of Void or Voidable Marriage		1. 2	
A5531 Nullity of Void or Voidable Domestic Partnership		1.2	

Short Title MAR	RIAGE OF LAWRENCE	Case Number		
A5510	Legal Separation	1.2		
A5511	Legal Separation of Domestic Partnership	1. 2		
A6126	Petition for Custody and Support of Minor	1. 2. 3		
A6131	Child Support Services Department (CSSD) Parentage / Support	1.		
A6139	Foreign Support Order	1. 2. 3		
A6136	Foreign Custody Order	1. 2. 3		
A6138	Uniform Interstate Family Support Act (UIFSA) Responding Petition	1. 2. 3		
A6122	Domestic Violence Restraining Order (Civil Harassment - use Civil Cover Sheet)	(Any Court Jurisdiction - DV's only)		
A6600	Habeas Corpus Petition - Child Custody	1.3		
A6080	Petition to Establish Parentage / Paternity (Non-governmental)	1. 2. 3		
A6111	Approval of Minor's Contract (6751 Family Code)	1		
A6130	Other Family Complaint or Petition (Specify):	1. 2. 3		
A6101	Agency Adoption	1.4		
A6102	Independent Adoption	1.4		
A6104	Stepparent Adoption	1.4		
A6103	Adult Adoption	1.4		
A6106	Sole Custody Petition	1.4		

III. Enter address of minor child if known. (DO NOT COMPLETE UNLESS YOU HAVE CIRCLED ITEM 3 AS AN APPLICABLE REASON)

ADDRESS: Do not complete if this case falls under Family Code §6751	CITY:	STATE	ZIP CODE

IV. Enter the information below and sign the certificate.

Certificate / Declaration of As	nment: The undersigned hereby certifies and declares that the above entitled matter is properly filed for assignment to
the CENTRAL	strict of the Los Angeles Superior Court under Code of Civil Procedure §392 et seq., 2300 et seq. of the Family
Code, and Rule 2(b), (c), a	(d) of this court for reason checked above. I certify and declare under penalty of perjury under the laws of
the State of California that the	pregoing is true and correct.

Date: APRIL 24, 2012

(SIGNATURE OF ATTORNEY/PARTY WITHOUT ATTORNEY)
LANCE S. SPIEGEL