

710.2 Uncontested Judgment Procedures

The procedures described below apply where a Response to a Petition has been filed or respondent has entered a general appearance.

- A. All uncontested judgments must be submitted by affidavit/declaration pursuant to Family Code § 2336.
- B. To obtain a judgment based on the stipulation of the parties, the following forms must be submitted in a Petition for Dissolution, Legal Separation, or Nullity:
 1. Declaration for Default or Uncontested Dissolution or Legal Separation (Form FL-170);
 2. Original and three copies of the Judgment (Form FL-180) with the stipulation/Marital Settlement Agreement attached. The court will retain the original and one copy. The stipulation **must** include the following language immediately above the space reserved for the judge's signature: "The foregoing is agreed to by . . ." and "approved as conforming to the agreement of the parties." When a case is open in the Department of Child Support Services (DCSS) and the stipulation addresses child support issues, the stipulation must be approved and signed by a DCSS attorney;
 3. Declaration Regarding Service of Declaration of Disclosure and Income and Expense Declaration, Preliminary and/or Final (Form FL-141) if not filed and served before. If the Final Declaration of Disclosure is waived, submit the Stipulation and Waiver of Final Declaration of Disclosure (Form FL-144);
 4. Original and two copies of the Notice of Entry of Judgment (Form FL-190); and two self-addressed, stamped envelopes, addressed to each counsel or each party.
- C. Expedited Processing of Judgments: For the expedited review of a proposed Dissolution Judgment or a Legal Separation Judgment, the parties must attach to the Judgment (Form FL-180) the local form Expedited Processing Attachment And Stipulation To Dissolution Or Separation Judgment (L-1300), available on the court's website.
- D. In a parentage case to obtain a judgment based on the stipulation of the parties, the following papers must be submitted:
 1. Judgment (Form FL-250 instead of FL-180);
 2. Declaration for Default or Uncontested Judgment (Form FL-230);
 3. Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (UCCJEA) (Form FL-105/GC-120);
 4. Child Custody and Visitation Order Attachment (Form FL-341);
 5. If the judgment seeks a child support order, submit petitioner's Income and Expense Declaration (Form FL-150 or 155);
 6. Child Support Information and Order Attachment (Form FL-342);
 7. Income Withholding for Support (Form FL-195);
 8. Original and three copies of the Judgment (Form FL-250). The court will retain original and one copy;
 9. Original and two copies of the Notice of Entry of Judgment (Form FL-190); and
 10. Two self-addressed, stamped envelopes, with the court's address as the return address.
- E. Expedited Processing of Judgments: For the expedited review of a proposed Parentage Judgment (Form FL-250) the parties must attach to the judgment the local form Expedited Processing Attachment To Parentage Judgment (Form L-1301), available on the court's website. (Adopted effective July 1, 2025)