PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR N	NUMBER:	FOR COU	RT USE ONLY
NAME:				
FIRM NAME: STREET ADDRESS:				
CITY:	STATE:	ZIP CODE:		
TELEPHONE NO.:	FAX NO.:	211 0002.		
E-MAIL ADDRESS:				
ATTORNEY FOR (name):				
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF			
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
PETITIONER:				
RESPONDENT:				
OTHER PARTY:				
ORDER AFTER H	EARING ON MOTION	TO CANCEL	CASE NUMBER:	
	JUDGMENT OF PARE			
,				
This matter proceeded as follow	vs: Uncontested	By stipulation	Contested	
	Dept.:	Judicial officer:		
	D е рі		ama).	
b. Petitioner present		Attorney present (na	,	
c. Respondent present		Attorney present (na		
d. Other party present		Attorney present (na	•	
e. Children present (nam	ıe):	Attorney present (na	ame):	
f. Guardian ad litem pres				
g. Attorney for local child	I support agency present (<i>i</i>	name):		
h. Other (specify):				
2. For purposes of this order, the p	previously established pare	ents are <i>(names):</i>		
a.	,	, ,		
b.				
C.				
0.				
THE COURT FINDS				
The following facts exist regarding	ing the previously establish	ned parents and the childrer	n listed helow:	Filed Voluntary
Name of child	Date of birth	•	Parentage Judgment	Declaration of Parentage or Paternity
	<u> </u>			
a.		Yes No	Yes No	Yes No
b.		Yes No	Yes No	Yes No
C.		Yes No	Yes No	Yes No
d.		Yes No	Yes No	Yes No
e.		Yes No	Yes No	Yes No
f.		Yes No	Yes No	Yes No
g.		Yes No	Yes No	Yes No
h.		Yes No	Yes No	Yes No
i. Additional children are	e listed on a page attached	d to this order.		<u> </u>
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PETITIONER:			CASE NUMBER:	
RESPONDENT:				
OTHER PARTY:				
4 The court finds the voluntary declara	ation of parentage or pat	ternity is void (invalid) for the	following children (specify):	
5. Other (specify):				
THE COURT ORDERS				
All orders previously made in this action w	ill remain in full force an			
Name of child	Date of birth	Judgment of Parentage Canceled (Set Aside)	Voluntary Declaration of Parentage or Paternity Canceled (Set Aside)	
a.		Yes No	Yes No N/A	
b.		Yes No	Yes No N/A	
C.		Yes No	Yes No N/A	
d.		Yes No	Yes No N/A	
e.		Yes No	Yes No N/A	
f.		Yes No	Yes No N/A Yes No N/A	
g. h.		Yes No	Yes No N/A	
i. Additional children are listed on	a page attached to this			
All child support and arrearage orders conce			arentage has been canceled (set	
aside) are vacated. The previously establish	ned parent has no right t	o reimbursement for any chi		
(set-aside) of the judgment of parentage or		• • •		
j. A judgment of nonparentage is o	granted with respect to t	ne following children (<i>specit</i>	y):	
k The motion is denied, based upo	on the best interest of th	ie child, with regard to the fo	llowing children (specify):	
7. For the children named in item 6k, the cou	irt denies the motion to d	cancel (set aside) because c	of (check all that apply):	
a. The age of the child (specify):				
b The length of time since the enti	ry of the judgment estab	olishing parentage <i>(specify ti</i>	me period):	
c The nature, duration, and quality	y of the relationship betv	veen the previously establisl	ned parent and the child, including	
the duration and frequency of ar the same household or enjoyed			ously established parent resided in	
the same nousehold of enjoyed	a parent-ornia relationsi	iip (apcony).		
The feet the time according to			alatianahin aantinus	
d. The fact that the previously esta e. The fact that the genetic parent		· ·	elationship continue. ationship between the previously	
established parent and the child		pose preservation of the fela	adonship between the previously	

FL-278 CASE NUMBER: PETITIONER: RESPONDENT: OTHER PARTY: 7. f. The fact that there would be a detriment to the child if the genetic parent were established as the parent (explain): The fact that the previously established parent has hindered the ability to discover the identity of, or get support from, the genetic parent (specify): h. Other factors concerning the best interest of the child (specify): If the voluntary declaration of parentage or paternity is canceled (set aside), or the court makes a finding that the voluntary declaration is void (invalid), the court clerk must send a copy of this order to the California Department of Child Support Services: DCSS-POP Unit, P.O. Box 419070-MS 241, Rancho Cordova, CA 95741-9070. The court further orders (specify): Date: JUDICIAL OFFICER SIGNATURE FOLLOWS LAST ATTACHMENT Number of pages attached: Approved as conforming to court order: Date: SIGNATURE OF ATTORNEY FOR (specify): PETITIONER RESPONDENT OTHER Approved as conforming to court order: Date: SIGNATURE OF ATTORNEY FOR (specify): PETITIONER RESPONDENT OTHER Approved as conforming to court order: Date:

PETITIONER

Date:

SIGNATURE OF ATTORNEY FOR (specify):

SIGNATURE OF ATTORNEY FOR (specify):

Approved as conforming to court order:

RESPONDENT

RESPONDENT

OTHER

OTHER