	FL-692
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	FOR COURT USE ONLY
STREET ADDRESS:	
MAILING ADDRESS: CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER/PLAINTIFF:	
RESPONDENT/DEFENDANT:	
OTHER PARENT/PARTY:	
	CASE NUMBER:
This form may be used for preparation of court minutes and/or as an alternative to form FL this form is prepared as both court minutes and an alternative to one of these forms, then the additional form of order.	
1. This matter proceeded as follows:       Uncontested       By stipulation         a. Date:       Time:       Department:	Contested
b. Judicial officer (name): Judge pro Tempore	
Court reporter (name): Court clerk (name	
c. Interpreter(s) present (name):	,
for (name): (specify language):	
d. Petitioner/plaintiff present Attorney present (name):	
e. Respondent/defendant present Attorney present (name):	
f. Other parent/party present Attorney present (name):	
g. Attorney for local child support agency (name):	
	er/plaintiff respondent/defendant
other parent/party.	
i. Other ( <i>specify</i> ):	
<ol> <li>This is a recommended order/judgment based on the objection of <i>(specify name)</i></li> </ol>	s) <i>-</i>
3. a. This matter is taken off calendar.	<i>.</i>
b. This entire matter is denied with without prejudice.	
c. This matter is continued at the request of the local child support agen	cy petitioner/plaintiff
respondent/defendant other parent/party to	
Date: Time: Department:	
(specific issues):	
Petitioner/plaintiff     Respondent/defendant     Other parent/pa	rty is ordered to appear at that date and time.
d. The court takes the following matters under submission (specify):	
4. Order of examination	
The petitioner/plaintiff respondent/defendant other (specif	fy):
was sworn and examined.	
Examination was held outside of court.	
5. Referrals	
a The parties are referred to family court services or mediation.	
b. Petitioner/plaintiff Respondent/defendant Other parent/party	is referred to the family law facilitator.
c. Other (specify):	
THE COURT FINDS	
6. Petitioner/plaintiff Respondent/defendant Other parent/party [	was was not
<ul> <li>served regarding this matter.</li> <li>7. Petitioner/plaintiff Respondent/defendant Other parent/party</li> </ul>	admits denies parentage.
	admits denies parentage.
8 The parents of the children named below in item 14a are <i>(specify names):</i>	
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PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT/PARTY:	
9. Petitioner/plaintiff Respondent/defendant Other parent/party the Advisement and Waiver of Rights for Stipulation (Governmental) (form FL-694). He agrees that a judgment may be entered in accordance with these findings.	
10. a. Guideline support amount: \$	
b. This order is is not based on the guideline.	
c. The attached Guideline Findings Attachment (Governmental) (	s incorporated into these findings.
d. A printout, which shows the calculation of child support payable, is attached a	-
	the statewide child support guideline.
<ul> <li>The amount of support that would have been ordered under the guideline forr parties have been fully informed of their rights concerning child support. Neith Neither party is receiving public assistance, and no application for public assis will be adequately met by this agreed-upon amount of child support. The order order is below the guideline, no change of circumstance will be required for the above the guideline, a change of circumstance will be required for the court to f.</li> <li>The low-income adjustment applies.</li> </ul>	her party is acting out of duress or coercion. istance is pending. The needs of the children er is in the best interest of the children. If the he court to modify this order. If the order is
The low-income adjustment does not apply because ( <i>specific reasons</i> ):	
11. Arrearages from (specify date): through (specify date):	
are: \$ including interest interest not computed	and not waived.
THE COURT ORDERS	
<ul> <li>12. All orders previously made in this action must remain in full force and effect except as</li> <li>13. Genetic testing must be coordinated by the local child support agency.</li> <li>a. Respondent/defendant Petitioner/plaintiff Mother of the child</li> <li>Other (specify): <ul> <li>and the minor children must each submit to genetic testing as directed by the</li> <li>b. The parent ordered to pay support must reimburse the local child support agent</li> </ul> </li> <li>14. a. The parent ordered to pay support is the parent of the children listed below a <ul> <li>The court finds that there is sufficient evidence that the parent ordered</li> </ul> </li> </ul>	ren e local child support agency. ency for genetic testing costs of: \$ nd must pay current child support for them. to pay support is the parent of the children
listed below and therefore there is sufficient evidence to enter a suppor Name of child Date of birth	
Name of child Date of birth	Monthly basic support amount
<ul> <li>Additional children are listed on an attached page.</li> <li>b. The parent ordered to pay support must pay additional support monthly for an (specify amount): \$ one-half (specify pe Payments must be made to the other parent State Disburse</li> <li>c. The parent ordered to pay support must pay reasonable uninsured health-ca (specify amount): \$ one-half (specify pe Payments must be made to the other parent State Disburse</li> <li>d. The parent ordered to pay support must pay additional support monthly for the (specify amount): \$ one-half (specify pe Payments must be made to the one-half (specify pe Payments must be made to the one-half (specify pe Payments must be made to the one-half (specify pe Payments must be made to the one-half (specify pe Payments must be made to the</li></ul>	ercent):       percent of said costs.         ement Unit       child-care provider.         re costs for the children of         ercent):       percent of said costs.         ement Unit       health-care provider.         ercent):       percent of said costs.         ercent):       percent of said costs.         ercent):       percent of said costs.

NOTICE: Any party required to pay child support must pay interest on overdue amounts at the legal rate, which is currently 10 percent per year.

БГ					CASE NUMBER:	
		NDENT/DEFENDANT: HER PARENT/PARTY:				
14.	f. g.	<ul> <li>For a total of: \$</li> <li>beginning (date):</li> <li>The low-income adjustm</li> <li>The low-income adjustm</li> </ul>	payable o lent applies. lent does not apply because		day of each month	
	h.	Any support ordered will conti	inue until further order of cou	irt, unless terminated l	by operation of law.	
15.		availability of the coverage (th child); (2) if health insurance i child support agency's request information and forms necess reimbursement to the other parights to reimbursement to the ordered to provide health insu- child is no longer considered of	vailable at no or reasonable of ne cost is presumed to be real s not available, provide cover st, complete and return a heat arry to obtain health-care ser arent or caretaker who incurs o other parent or caretaker w urance must seek continuation eligible for coverage as a de ecause of a physically or me	cost and keep the local asonable if it does not arage when it becomes alth insurance form; (4 vices for the children; s costs for health-care tho incurs costs for health-care on of coverage for the pendent under the ins intally disabling injury,	<ol> <li>provide and maintain health insurance</li> <li>child support agency informed of the exceed 5 percent of gross income to add a s available; (3) within 20 days of the local</li> <li>provide to the local child support agency a</li> <li>present any claim to secure payment or services for the children; and (6) assign an alth-care services for the children. The pare child after the child attains the age when the urance contract, if the child is incapable of illness, or condition and is chiefly depender</li> </ol>	all y ent e
16.			pport may claim the children	for tax purposes as lo	ng as all child support payments are curren	t
17.		Petitioner/plaintiff Res respondent/defendant as spousal support payable on the:	other parent/party         family support		ust pay to petitioner/plaintiff th, beginning <i>(date):</i>	
18.		] The parent ordered to pay su Name of child	pport must pay child suppor	t for the following past Period of support	periods and in the following amounts: <u>Amount</u>	
	a. [	Other (specify):				
	b. [	For a total of: \$ beginning <i>(date):</i>	payable: \$	on the:	day of each month	
	c. [	Interest accrues on the en	tire principal balance owing	and not on each instal	Iment as it becomes due.	
19.		] The parent ordered to pay su	pport owes support arrears a			
	a. [ b. [	Child support: \$	Spousal support: \$ and is not waived.	Family	support: \$ Other: \$	
	c. [	Payable: \$ beginning <i>(date):</i>	on the:		day of each month	
	d. [		ntire principal balance owing	and not on each insta	Ilment as it becomes due.	
20.	No	provision of this judgment can o	perate to limit any right to co	llect all sums owing in	this matter as otherwise provided by law.	

PETITIONER/PLAINTIFF:	CASE NUMBER:
RESPONDENT/DEFENDANT:	
OTHER PARENT/PARTY:	

21. All payments, unless specified in items 14b, c, and d above, must be made to the State Disbursement Unit at the address listed below (specify address):

## 22. An earnings assignment order is issued.

- 23. In the event that there is a contract between a party receiving support and a private child support collector, the party ordered to pay support must pay the fee charged by the private child support collector. This fee must not exceed 33 1/3 percent of the total amount of past due support nor may it exceed 50 percent of any fee charged by the private child support collector. The money judgment created by this provision is in favor of the private child support collector and the party receiving support, jointly.
- 24. If "The parent ordered to pay support" box is checked in item 15, a health insurance coverage assignment must issue.
- 25. Job search. (Specify name(s)):

must seek employment for

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- at least least (specify number): jobs per week and report those job applications and results to the court and the local child support agency at the continuance date. These job applications are to be made in person, not by phone, fax, or e-mail.
- 26. For purposes of the licensing issue only, the parent ordered to pay support is found to be in compliance with the support order in this action. The local child support agency must issue a release of license(s).
- 27. Notwithstanding any noncompliance issues with the support order in this action, the court finds that the needs of the party ordered to pay support warrant a conditional release. The local child support agency must issue a release of license(s). Such release is effective only as long as the parent ordered to pay support complies with all payment terms of this order.
- A warrant of attachment/bench warrant issues for (specify name): 28.
  - a. Bail is set in the amount of: \$
  - Service is stayed until (date): b.
- 29. The court retains jurisdiction to make orders retroactive to (date):

30. [		The court reserves jurisdiction over	all issues	the issues of (specify):
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31. The parents must notify the local child support agency in writing within 10 days of any change in residence or employment.

- 32. The Notice of Rights and Responsibilities (Health-Care Costs and Reimbursement Procedures) and Information Sheet on Changing a Child Support Order (form FL-192) are attached and incorporated.
- The following person (the "other parent/party") is added as a party to this action (name): 33.
- The court further orders (specify): 34.

FL-692 [Rev. January 1, 2020] MINUTES AN	ID ORDER OR JUDGMENT	Page 4 of
Number of pages attached:	Signature follows last attachment.	
(SIGNATURE OF ATTORNEY FOR LOCAL CHILD SUPPORT AGENCY)	JUDICIAL OFFICER	
(SIGNATURE OF ATTORNEY FOR THE PARENT ORDERED TO PAY SUPPORT)		
Date:		
Approved as conforming to court order.		

(Governmental)