

FINAL JUDGMENT – Summary of Forms Packets
(Forms Required to Prepare and file your Judgment of Dissolution or Legal Separation)

True Default Case (No Response filed 30 days after completed service and no Settlement Agreement)

Summons (FL-115) and Petition (FI-100)
Preliminary Declaration of Disclosure (FL-141) (Serve with Income and Expense Declaration and Schedule of Assets and Debts)
Proof of Service (FL-115)
Request to Enter Default (FL-165) (Submit with one (1) self-addressed stamped envelope, addressed to Respondent with the address of the court as the return address, Family Code 2335.5)
Declaration for Default or Uncontested Hearing (FL-170)
Judgment (FL-180) (With attachments re: custody/visitation, child support, spousal support, division of property, debts. Cannot request unless originally requested in Petition)
Notice of Entry of Judgment (FL-190) (With two (2) stamped envelopes addressed to the parties, or to the attorney of record if the parties are represented, with the address of the court as the return address, California Rule of Court 5.415)

Default Case (No Response filed 30 days after completed service, but the parties have a written Settlement Agreement)

Summons (FL-115) and Petition (FL-100)
Preliminary Declaration of Disclosure (Serve with Income and Expense Declaration & Schedule of Assets and Debts – Both parties must comply)
Declaration Regarding Service of Declaration of Disclosure (Both parties must file to show compliance with Preliminary Declaration of Disclosure)
Proof of Service
Request to Enter Default (Submit with one (1) self-addressed stamped envelope, addressed to Respondent with the address of the court as the return address, Family Code 2335.5)
Declaration Regarding Service of Final Declaration of Disclosure (Both parties must comply or sign the Waiver of Final Declaration of Disclosure)
Declaration for Default or Uncontested Hearing
Judgment (With Settlement Agreement re: custody/visitation, child support, spousal support, division of property and debts. Both parties must sign the Settlement Agreement and Respondent's signature must be notarized)
Notice of Entry of Judgment (With two (2) stamped envelopes addressed to the parties, or to the attorney of record if the parties are represented, with the address of the court as the return address, California Rule of Court 5.415)

Uncontested Case (Response filed and the parties have a written Settlement Agreement)

Summons ad Petition
Preliminary Declaration of Disclosure (Serve with Income and Expense Declaration & Schedule of Assets and Debts – Both parties must comply)
Declaration Regarding Service of Declaration of Disclosure (Both parties must file to show compliance w/Preliminary Declaration of Disclosure)
Proof of Service
Response
Declaration Regarding Service of Final Declaration of Disclosure (Both parties must comply or sign the Waiver of Final Declaration of Disclosure)
Appearance, Stipulations, & Waiver
Declaration for Default or Uncontested Hearing
Judgment (With Settlement Agreement dealing with custody/visitation, child support, spousal support and division of property and debts. Both parties must sign the Settlement Agreement)
Notice of Entry of Judgment (With two (2) stamped envelopes addressed to the parties, or to the attorney of record if the parties are represented, with the address of the court as the return address, California Rule of Court 5.415)

Contested Case (Response filed but no agreement on the issues)

Summons and Petition
Preliminary Declaration of Disclosure (Both parties must comply)
Declaration Regarding Service of Declaration of Disclosure (Both parties must file to show compliance with Preliminary Declaration of Disclosure)
Proof of Service
Response
Request for Family Law Trial Setting
Declaration Regarding Service of Final Declaration of Disclosure (Both parties must comply)
Mandatory Settlement Conference Statement or Statement of Agreement and Disagreement (File and serve five (5) days before MSC)
Trial
Judgment (Prepared in compliance with Court's rulings at Trial)
Notice of Entry of Judgment (With two (2) stamped envelopes addressed to the parties, or to the attorney of record if the parties are represented, with the address of the court as the return address, California Rule of Court 5.415)

***** Provide an extra copy and a self-addressed stamped envelope (with sufficient postage) if you would like a conformed copy of the judgment returned to you via mail*****