Family Law Status Conference standard order terms.

- The following terms apply to all of the below cases and are incorporated by reference into the Tentative Decision for each case. **Review them carefully.**
- A. If either party wishes to object to the tentative decision and to appear in Court on the date stated above, that party must notify the other party and the Court Clerk by telephone to 530-362-4309 Ext. 8 or by email to <a href="mailto:nccounter@nccourt.net">nccounter@nccourt.net</a> no later than 4:00 p.m. on the Court day before the current Status Conference date of **02/03/2023**. If neither party gives this notice, the Tentative Decision will be adopted as the Order of the Court.
- B. If neither party gives that notice, your appearance on **02/03/2023 at 9:00 a.m.** is not necessary **UNLESS** the Tentative Ruling in your case requires that appearance.
- C. No Judgment has been entered in this case yet. No Judgment or other orders will be entered automatically. Moving forward with this case will require action from at least one party.
- D. If you need forms or assistance with the orders in item 2, you may contact the attorney of your choice or the Nevada County Court Self-Help Center at <a href="mailto:selfhelpcenter@nccourt.net">selfhelpcenter@nccourt.net</a> or 530-362-4309, Ext. 4. See <a href="mailto:Superior Court of the County of Nevada Self Help Center | Family Law Facilitator | Small Claims Advisor (nccourt.net)</a> for hours and further information.
- E. If both parties want to opt out of further status conference, each must notify the Clerk at <a href="mailto:nccourt.net">nccounter@nccourt.net</a>, with a copy to the other party. Unless both parties opt out at least three (3) court days before the status conference date, appearance at the next status conference is required.
- F. If both parties opt out of the status conference process, the orders to serve and file the above documents will be vacated at the time that this opt out is effective. These documents will still be required before the case can proceed further. The Court can place the case back on the Status Conference calendar and reinstate a filing deadline for these documents on request of either party or by the Court giving notice of a new Status Conference date.
- G. Submission of a settlement agreement and Judgment documents will vacate the Status Conference **only** after the Judge has approved the Judgment.

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Case No.	FL0000032	
Petitioner:	Wright, Kari	Attorney: Self-Represented
Respondent:	Wright, Miguel	Attorney: Self-Represented

1. Status Conference is dropped. Judgment has been approved and is being processed.

Case No.	FL0000333	
Petitioner:	Foster, Ashley	Attorney: Gettys, Candence
Respondent:	Foster, John	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 1. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of</u> Declaration of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 2. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

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Case No.	FL0000374	
Petitioner:	Green, Austin	Attorney: Self-Represented
Respondent:	Martin, Faith	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed. Petitioner filed Proof of Service by Mail. This is not sufficient for a Summons.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of</u> Declaration of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response
      May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by
      both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000380	
Petitioner:	Brown, Kathryn	Attorney: Self-Represented
Respondent:	Brown, William	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. FL20 Status Conference Questionnaire (Nevada County) from Petitioner.
  - b. <u>FL20 Status Conference Questionnaire (Nevada County)</u> from Respondent.
  - c. The Court notes that FL-141 forms have been filed by both parties. Local FL 20 Status Conference Questionnaire from each party should address the resolved issues, the unresolved issues, whether the case would benefit from supervised settlement conference and / or is ready for trial setting.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000382	
Petitioner:	Sandlin, Janet	Attorney: Miller, Chandra
Respondent:	Sandlin, Thomas	Attorney: Strasser, Laura (Ltd Scope)

- Both parties are represented by an attorney. No appearance by parties or counsel is necessary at this Status Conference. The Court presumes that no further Status Conference is necessary at this time. The matter may be restored to the Status Conference at the request of either party or by notice from the Court.
- 2. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000385	
Petitioner:	Sisley, Catrina	Attorney: Self-Represented
Respondent:	Sisley, Trevor	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000386	
Petitioner:	Crouse, Amy	Attorney: Self-Represented
Respondent:	Crouse, Joseph	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of</u> Declaration of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000389	
Petitioner:	Voelz, Nathan Leland	Attorney: Self-Represented
Respondent:	Voelz, Deelah Marie	Attorney: Self-Represented

- Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. Corrected <u>FL-115 Proof of Service of Summons</u> which shows the address at which the service was made. If original server is not available to supply this, the Summons, Petition and other documents will need to be reserved.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. Once corrected proof of service has been received, one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000396	
Petitioner:	Rivera, Tiffany	Attorney: Silva, Gregory
Respondent:	Peart, Jay	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. One of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of <u>Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000400	
Petitioner:	Schwilke, Leslie	Attorney: Self-Represented
Respondent:	Schwilke, Ronald	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - b. One of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of <u>Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000403	
Petitioner:	Hernandez, Jenny Marie	Attorney: Self-Represented
Respondent:	Hernandez, Juan Carlos	Attorney: Klein, W. Gregory

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> **only** if the parties want to have Judgment entered dissolving marital status before April 29, 2023, which is six months and one day from filing of Response.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Respondent.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000415	
Petitioner:	Evans, Megan Ashlee	Attorney: Gettys, Candence
Respondent:	Evans, Matthew William	Attorney: Besselman, Nina

- Both parties are represented by an attorney. No appearance by parties or counsel is necessary at this Status Conference. The Court presumes that no further Status Conference is necessary at this time. The matter may be restored to the Status Conference at the request of either party or by notice from the Court.
- 2. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000461	
Petitioner:	Hayes, Tomi	Attorney: Self-Represented
Respondent:	Omi, Bangdel	Attorney: Self-Represented

- 1. Status Conference is continued to **09/01/2023**, at **9:00** a.m. in **Department 3** of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before **08/30/2023**.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. One of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of <u>Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL0000468	
Petitioner:	Shipman, Alysha	Attorney: Self-Represented
Respondent:	Sleeth, Owen	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of</u> Declaration of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

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Case No.	FL0000494	
Petitioner:	Langlan, Makayla	Attorney: Self-Represented
Respondent:	Langlan, Adam	Attorney: Self-Represented

- 1. Status Conference is continued to 09/01/2023, at 9:00 a.m. in Department 3 of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before 08/30/2023.
- 2. The following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of</u> Declaration of Disclosure from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The required forms shall be served and filed no later than ten (10) days before **09/01/2023**, the next Status Conference date stated in item 1.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

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Case No.	FL20-015977	
Petitioner:	Calvin Crawford	Attorney: Self-Represented
Respondent:	Jabreia Crawford	Attorney: Self-Represented

- 1. The case has already had three status conferences. Personal appearance is required. No continuance is contemplated by the Court at this time. If Petitioner does not appear at the status conference, the case will be dropped from further Status Conference review.
- 2. The Court notes that FL-165 Default should have been entered on 01/30/2022 as service on out of state Respondent was perfected under *California Code of Civil Procedure 415.40*. See Proof of Service filed 12/22/2021. June 1, 2022 Proof of Service is disregarded. If Petitioner intends to proceed with the case, the rest of the judgment documents are required, depending on whether or not the parties have an agreement.
- 3. Court directs the Clerk to enter Default of Respondent.
- 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL21-016294	
Petitioner:	Chameli Ardaugh	Attorney: Self-Represented
Respondent:	Nicholas Ardaugh	Attorney: Self-Represented

 Status Conference is dropped. Judgment has been approved and is being processed.

Case No.	FL21-016689	
Petitioner:	Crystal Johnson	Attorney: Self-Represented
Respondent:	Dwayne Johnson	Attorney: Self-Represented

- **1.** This is the third status conference. Personal appearance is required. No continuance is contemplated by the Court at this time. If Petitioner does not appear at the status conference, the case will be dropped from further Status Conference review.
- 2. The Court notes that following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL21-016693	
Petitioner:	Matthew Cooper	Attorney: Self-Represented
Respondent:	Danelle Cooper	Attorney: Self-Represented

- 1. This is the third status conference. Personal appearance is required. No continuance is contemplated by the Court at this time. If Petitioner does not appear at the status conference, the case will be dropped from further Status Conference review.
- 2. The Court notes that the following are still required:
  - a. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - b. One of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of <u>Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL21-016701	
Petitioner:	Peter Luckerath	Attorney: Self-Represented
Respondent:	Deyra Fajardo-Luckerath	Attorney: Self-Represented

- **1.** This is the third status conference. Personal appearance is required. No continuance is contemplated by the Court at this time. If Petitioner does not appear at the status conference, the case will be dropped from further Status Conference review.
- 2. The Court notes that following are still required:
  - a. <u>FL-115 Proof of Service of Summons</u> OR request from Petitioner for additional time to serve documents OR <u>CIV-110 Request for Dismissal</u> if Petitioner no longer wants to proceed.
  - b. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - c. There is no Proof of Service of Summons and Petition in the file. The Court requires one of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response
      May use <u>FL14 Family Law Stipulation (Nevada County)</u> if signed by
      both parties or <u>MC-030 Declaration</u> if only signed by Petitioner.

#### OR

- iii. <u>FL-165 Request to Enter Default</u> from Petitioner more than thirty days after Petition package has been served. If there is an agreement, Respondent must file FL-141.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL21-016707	
Petitioner:	Jody Ahlquist-Mough	Attorney: Self-Represented
Respondent:	David Mough	Attorney: Self-Represented

- 1. This is the third status conference. Personal appearance is required. No continuance is contemplated by the Court at this time. If Petitioner does not appear at the status conference, the case will be dropped from further Status Conference review.
- 2. The Court notes that following are still required:
  - a. <u>FL-141 Declaration re: Service of Declaration of Disclosure</u> from Petitioner.
  - b. One of the following:
    - i. <u>FL-120 Response</u> and <u>FL-141 Declaration re: Service of Declaration</u> of <u>Disclosure</u> from Respondent, **OR**
    - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use <u>FL14. Family Law Stipulation (Nevada County)</u> if signed by both parties or <u>MC-030 Declaration</u> if only signed by Petitioner. **OR**
    - iii. <u>FL-165 Request to Enter Default</u> from Petitioner. If there is an agreement, Respondent must file <u>FL-141 Declaration re: Service of Declaration of Disclosure</u>.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL21-016714	
Petitioner:	Charles Bicking	Attorney: Candence Gettys
Respondent:	Rianna McGee	Attorney: Self-Represented

- **1.** This is the third Status Conference. Personal appearance is required. No continuance is contemplated by the Court at this time.
- 2. The following are still required:
  - a. FL20 Status Conference Questionnaire (Nevada County) from Petitioner.
  - b. <u>FL20 Status Conference Questionnaire (Nevada County)</u> from Respondent.
  - c. The Court notes that FL-141 forms have been filed by both parties. Local FL 20 Status Conference Questionnaire from each party should address the resolved issues, the unresolved issues, whether the case would benefit from supervised settlement conference and / or is ready for trial setting.
- 3. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL22-017013	
Petitioner:	Robert E. Nienaber	Attorney: Kelly Pope
Respondent:	Chelsea M. Nienaber	Attorney: Jennifer Granger

- Both parties are represented by an attorney. No appearance by parties or counsel is necessary at this Status Conference. The Court presumes that no further Status Conference is necessary at this time. The matter may be restored to the Status Conference at the request of either party or by notice from the Court.
- 2. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

Case No.	FL22-017030	
Petitioner:	Ted Pierce	Attorney: Laura Strasser (Ltd. Scope)
Respondent:	Lynette Pierce	Attorney: Nancy Christie

- Both parties are represented by an attorney. No appearance by parties or counsel is necessary at this Status Conference. The Court presumes that no further Status Conference is necessary at this time. The matter may be restored to the Status Conference at the request of either party or by notice from the Court.
- 2. The standard terms listed at the top of the tentative decision posting are incorporated by reference.

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