					FL-2/0
PARTY V	VITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBE	R:	F	FOR COURT USE ONLY
NAME:					
FIRM NA	ME:				
STREET	ADDRESS:				
CITY:		STATE: ZIP C	ODE:		
	ONE NO.:	FAX NO.:			
	ADDRESS:				
	IEY FOR (name): RIOR COURT OF CALIFORNIA, CO	LINTY OF			
	ET ADDRESS:	01111 01			
	NG ADDRESS:				
CITY AN	ND ZIP CODE:				
BR	RANCH NAME:				
	TITIONER:				
	PONDENT:				
OTHE	R PARTY:				
		RING ON MOTION TO		CASE NUMBER:	
	(SET ASIDE) JUI	DGMENT OF PARENTA	(GE		
1. Th	is matter proceeded as follows:	Uncontested C	By stipulation	Contested	
a.	Date:	Dept.:	Judicial of	ficer:	
b.	Petitioner present	Q^{p}	attorney present (nam	e):	
C.	Respondent present	\mathbf{q}^{μ}	attorney present (nam	e):	
d.	Other party present	\mathbf{Q}^{F}	attorney present (nam	e):	
e.	Children present (name):	Q F	attorney present (nam	e):	
f.	Guardian ad litem present	(name):			
g.	Attorney for local child sup				
	•	port agonoy (namo).			
h.	Other (specify):				
2. Fo	r purposes of this order, the previ	ously established parents a	are (names):		
a.					
b.					
C.					
THE CO	OURT FINDS				
3. Th	e following facts exist regarding the	he previously established p	arents and the childre	n listed below:	Filed Voluntary
					Declaration of
	Name of child	Date of birth	Genetic Father	Parentage Judgme	ent Parentage or Paternity
a.			Q Yes Q No	Q Yes Q N	No Yes O No
b.			Q Yes Q No	~ ~	lo Yes O No
C.			Q Yes Q No	_	Vo Yes O No
d.			Yes O No		No Yes No
e. f.			Yes O No	\sim_1	No Yes No
g.			Yes O No	$\mathbf{v}_{\mathbf{l}}$	lo G Yes G No
h.			O Yes O No	Q Yes Q N	~ ~
i.	Additional children are liste	ed on a page attached to th	~ ~	-1 -1	Page 1 of 3
	-				Pane 1 Of 4

	RESI	ETITIONER: SPONDENT: ER PARTY:			CASE	NUMBER:			
4.									
5.	Oth	her (specify):							
ТН	E CC	OURT ORDERS							
6.	All	orders previously made in this action w	ill remain in full force and ef		-				
	Name of child		Date of birth	Judgment of Parentage Canceled (Set Aside)		Voluntary Declaration of Parentage or Paternity Canceled (Set Aside)			
	a.			q Yes q	No	q Yes C	No	O N/A	
	b.			q Yes q	No	Q Yes C	No	O N/A	
	c.			q Yes q	No	Q Yes C	No	O N/A	
	d.			Q Yes Q	No	Q Yes C	No	O N/A	
	e.			q Yes q	No	Q Yes C	No	O N/A	
	f.			Q Yes Q	No	Q Yes C	No	O N/A	
	g.			Q Yes Q	No	Q Yes C	No	O N/A	
	h.			q Yes q	No	Q Yes C	No	O N/A	
	i.	Additional children are listed on a	a page attached to this orde	r.					
	All child support and arrearage orders concerning each child for whom a previous judgment of parentage has been canceled (set aside) are vacated. The previously established parent has no right to reimbursement for any child support paid before the cancellation (set-aside) of the judgment of parentage or voluntary declaration of parentage or paternity.								
	j.	j. A judgment of nonparentage is granted with respect to the following children (specify):							
	k.	The motion is denied, based upo	n the best interest of the chi	ld, with regard to the	e followii	ng children <i>(spec</i>	cify):		
7.	For a.	or the children named in item 6k, the cou	en named in item 6k, the court denies the motion to cancel (set aside) because of (check all that apply): age of the child (specify):						
	b.	The length of time since the entry	/ of the judgment establishir	ng parentage <i>(specil</i>	iy time p	eriod):			
	c.	The nature, duration, and quality the duration and frequency of any the same household or enjoyed a	y time periods during which	the child and the pre					
	d.	The fact that the previously estab	olished parent has requested	d that the parent-chi	d relatio	nship continue.			
	e.	The fact that the genetic parent of the child does not oppose preservation of the relationship between the previously							
		established parent and the child.							

PETITIONER:		CASE NUMBER:				
RESPONDENT:						
OTHER PARTY:						
8. f. The fact that there would be a detriment to the child if the	f. The fact that there would be a detriment to the child if the genetic parent were established as the parent (explain):					
g. The fact that the previously established parent has hind the genetic parent (specify):	ne previously established parent has hindered the ability to discover the identity of, or get support from, rent (specify):					
h. Other factors concerning the best interest of the child (s	ctors concerning the best interest of the child (specify):					
 If the voluntary declaration of parentage or paternity is cance declaration is void (invalid), the court clerk must send a copy Services: DCSS-POP Unit, P.O. Box 419070-MS 241, Random 	of this order to the Califor	nia Department of Child Support				
10. The court further orders (specify):						
Date:						
		JUDICIAL OFFICER				
Number of pages attached:	SIGNATURE FOLLOWS LA	ST ATTACHMENT				
Approved as conforming to court order:	•					
Date:						
S 410.						
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:						
S						
SIGNATURE OF ATTORNEY FOR (specify):						
PETITIONER RESPONDENT OTHER						
Approved as conforming to court order:						
Date:						
SIGNATURE OF ATTORNEY FOR (specify):						
PETITIONER RESPONDENT OTHER						