ATTORNEY OR PARTY WITHOUT	ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_		
TELEPHONE	FAX NO.	
NO. E-MAIL ADDRESS	(Optional):	
(Optional):		
ATTÓRNEY FOR		
SUPERIOR COURT OF	CALIFORNIA, COUNTY OF	
STREET	<u> </u>	
ADDRESS MAILING ——	<u></u>	
ADDRESS		
CITY AND ZIP CODE		
BRANCH NAME		
PLAINTIFF/PETITION	NFR	
:		
	TNIT	
DEFENDANT/RESPOND	ENI ——	
·		
APPL	ICATION AND ORDER FOR APPOINTMENT	CASE
	OF GUARDIAN AD LITEM-CIVIL	NUMBER
	EX	
	PARTE	
Note: This form is f	or use in civil proceedings in which a party is a minor, an incapaci	itated nerson, or a nerson for
whom a conservator	or has been appointed. A party who seeks the appointment of a qu	ardian ad litem in a family law
proceeding should	use form FL-935. A party who seeks the appointment of a quardial	n ad litem in a probate proceeding
should use form DE	or has been appointed. A party who seeks the appointment of a guuse form FL-935. A party who seeks the appointment of a guardiale-350/GC-100. An individual may not act as a guardian ad [item unl	less he or she is represented by an
attorney or is an att	orney.	
1. Applicant		
(name): the parent	of S	
b (nengeairdia	n of	
(nama):		
· —		
d <u> </u> (ana)amen) to t		
e <u>I</u> ∰e ^t minorto	o be represented (if the minor is 14 years of age or older).	
f another into	erested person (specify capacity): ———	
2 This application speks	the appointment of the following person as guardian ad litem (state nar	me address and telephone number):
2. This application seeks	the appointment of the following person as guardian ad litem (state hai	ne, address, and telephone number).
2. The guardian ad litem	is to represent the interests of the following person (state name, addre	co. and talanhana number):
5. The guardian ad litem	is to represent the interests of the following person (state name, address	55, ани тегерноне питьег).
4 71		
4. The person to be repre		
a 🖳 a minor (da	te of birth):	
b an incomp	etent	
	or whom a conservator has been appointed.	
a-person ic	or whom a conservator has been appointed.	
	pint a guardian ad litern because:	
a $$ the person		
	named in item 3 has a cause or causes of action on which suit should b	pe brought (describe):
	named in item 3 has a cause or causes of action on which suit should b	ne brought (describe):
	named in item 3 has a cause or causes of action on which suit should b	ne brought (describe):
	named in item 3 has a cause or causes of action on which suit should b	oe brought (describe):
	named in item 3 has a cause or causes of action on which suit should b	pe brought (describe):
	named in item 3 has a cause or causes of action on which suit should b	pe brought (describe):
		pe brought (describe):
Continued of 5a.	named in item 3 has a cause or causes of action on which suit should be a cause or causes of action on which suit should be a cause or causes of action on which suit should be a cause or causes of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on which suit should be a cause of action on the cause of action on which suit should be a cause of action of	oe brought (describe):

PLAINTIFF/PETITIONER ———	CASE
- :	NUMBER
DEFENDANT/RESPONDENT	
5. — more than 10 days have elapsed since the summons in the item 3, and no application for the appointment of a guardial or any other person.	e above-entitled matter was served on the person named in ad litem has been made by the person identified in item 3
c the person named in item 3 has no guardian or conservato	r of his or her estate.
d the appointment of a guardian ad litem is necessary for the	following reasons (specify):
. ——	
Continued on Attachment 5d.	
6. The proposed guardian ad litem's relationship to the person he or she	will be representing is:
a related (state relationship): b not related (specify	
capacity):	
7. The proposed guardian ad litem is fully competent and qualified to unce represent and has no interests adverse to the interests of that person any possible adverse interests, describe and explain why the proposed in the proposed interests.	n. (If there are any issues of competency or qualification or
Continued on Attachment 7.	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the State of Californi Dat e:	a that the foregoing is true and correct.
(TYPE OR PRINT	(SIGNATURE OF
NAME)	APPLICANT)
CONSENT TO ACT AS G	UARDIAN AD LITEM
I consent to the appointment as guardian ad litem under the above petiti Dat e:	on.
(TYPE OR PRINT NAME)	(SIGNATURE OF PROPOSED GUARDIAN AD LITEM)
<u>'</u>	
ORDE R THE COURT FINDS that it is reasonable and necessary to appoint a gua application, as requested.	EX PARTE ardian ad litern for the person named in item 3 of the
THE COURT ORDERS that (name): is hereby appointed as the guardian ad litern for (name): for the reasons set forth in item 5 of the application. Date:	
	JUDICIAL OFFICER
	SIGNATURE FOLLOWS LAST ATTACHMENT