

## **Electronic Service: Consent, Withdrawal of Consent, Address Change (Juvenile)**

**Use this form to tell the court and other parties in the case that you:**

- **Agree to receive** notices and documents in your case electronically and give the court an electronic service address;
- **Want to change** your electronic service or e-mail address; or
- **Do not want to receive** notices and documents in your case electronically any more.

- 1**  I agree to receive notices and documents electronically in this case.  
 I want to change my electronic service or e-mail address. I want to receive notices and documents at the new address below starting on: (date):  
 I want to stop receiving notices and documents electronically, starting on (date):

- 2** My role in this juvenile case is (*choose one of the following*):

- Child or nonminor dependent who is the subject of the hearing  
I am:  10–15 years old       18+ years old  
 16 or 17 years old
- Parent (biological, presumed, alleged, or adjudicated)  
 Legal guardian  
 Lawyer for (*name of party or person represented*):

- Grandparent/other adult relative (*relationship to child or nonminor dependent*): \_\_\_\_\_  
 Caregiver for  the child or nonminor dependent     the sibling of the child  
 Sibling of the child (*age, if minor*): \_\_\_\_\_  
 Other (*relationship to child or nonminor dependent*): \_\_\_\_\_

- 3**  I agree to receive notices and documents at this electronic or e-mail address (*please print carefully*): \_\_\_\_\_

- I do not want to receive notices and documents electronically anymore. I am attaching a copy of the Judicial Council form, *Notification of Mailing Address* (JV-140), with my current mailing address.

Date: \_\_\_\_\_

Type or print name

Signature

**If you are a child age 16 or 17 and you want to receive notices and documents in this case electronically, your lawyer must consult with you and provide you with information before you make your decision.**

- Click here to confirm that you received a consultation and information from your attorney about electronic service.

**If you are a child between the ages of 10 and 15 and you want to receive notices and documents in this case electronically, your lawyer must also agree and sign this form below.**

Date: \_\_\_\_\_

Type or print name of lawyer for child

Signature of lawyer for child



Fill in court name and street address:

**Superior Court of California, County of**

Fill in child's name and date of birth:

**Child's Name:**

**Date of Birth:**

**Case Number:**

Child's name: \_\_\_\_\_

This document must be served on the other parties. If the party has consented to electronic service, this form may be served electronically. Otherwise, mail service is required. If you need to serve additional parties, use the JV-510, *Proof of Service—Juvenile*.

**PROOF OF SERVICE*****Electronic Service: Consent, Withdrawal of Consent, Address Change (Juvenile)***

1. I am at least 18 years old.  I served this form on behalf of a minor.
2. I am a resident of, or employed in the county where the service occurred. If service was made by mail, I am not a party to the matter, and the document was placed in a sealed envelope and deposited in the mail with postage prepaid.

My residence or business address is: \_\_\_\_\_

My electronic service address is: \_\_\_\_\_

3. I served a copy of *Electronic Service: Consent, Withdrawal of Consent, Address Change (Juvenile)* as follows:

**Name of person served:**

On behalf of (name of party, if person served is attorney): \_\_\_\_\_

**Name of person served:**

On behalf of (name of party, if person served is attorney): \_\_\_\_\_

Mailing or electronic service address: \_\_\_\_\_

Mailing or electronic service address: \_\_\_\_\_

Date of service: \_\_\_\_\_

Date of service: \_\_\_\_\_

Method of service: \_\_\_\_\_

Method of service: \_\_\_\_\_

**Name of person served:**

On behalf of (name of party, if person served is attorney): \_\_\_\_\_

**Name of person served:**

On behalf of (name of party, if person served is attorney): \_\_\_\_\_

Mailing or electronic service address: \_\_\_\_\_

Mailing or electronic service address: \_\_\_\_\_

Date of service: \_\_\_\_\_

Date of service: \_\_\_\_\_

Method of service: \_\_\_\_\_

Method of service: \_\_\_\_\_

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: \_\_\_\_\_



Type or print name of declarant \_\_\_\_\_

Signature of declarant \_\_\_\_\_

**If your court and social services agency offer electronic service:**

- You can (but do not have to) **agree to receive** notices and documents electronically (electronic service). If you want to receive notices and documents electronically, fill out and sign this form, the EFS-005-JV/JV-141, and file it with the court. You may also use this form to **change** your electronic service address or tell the court and other parties that you **no longer want to receive** notices and documents electronically.
- You must file this form with the court and have it served on the other parties and their attorneys of record. The parties include the social services agency, the child, parents, guardians, and Court Appointed Special Advocates. The judge may require you to serve more parties.
- If you are under 18 years old, you can ask your attorney or another person who is older than 18 to serve the form for you. If you need to serve additional parties, use form JV-510, *Proof of Service—Juvenile*.
- The e-mail or electronic service address you provide will be used to serve notices and documents electronically in your case unless and until you tell the court that you have changed your e-mail or electronic service address or that you no longer want to receive electronic service of notices and documents.
- Electronic service of psychological and medical documentation related to a minor is not permitted, other than the summary required pursuant to section 16010 when included as a part of a required report to the court.
- **If a social worker will recommend terminating parental rights over a child** at the hearing, you will still receive the hearing notice by mail or in person. You will also receive the hearing notice electronically.