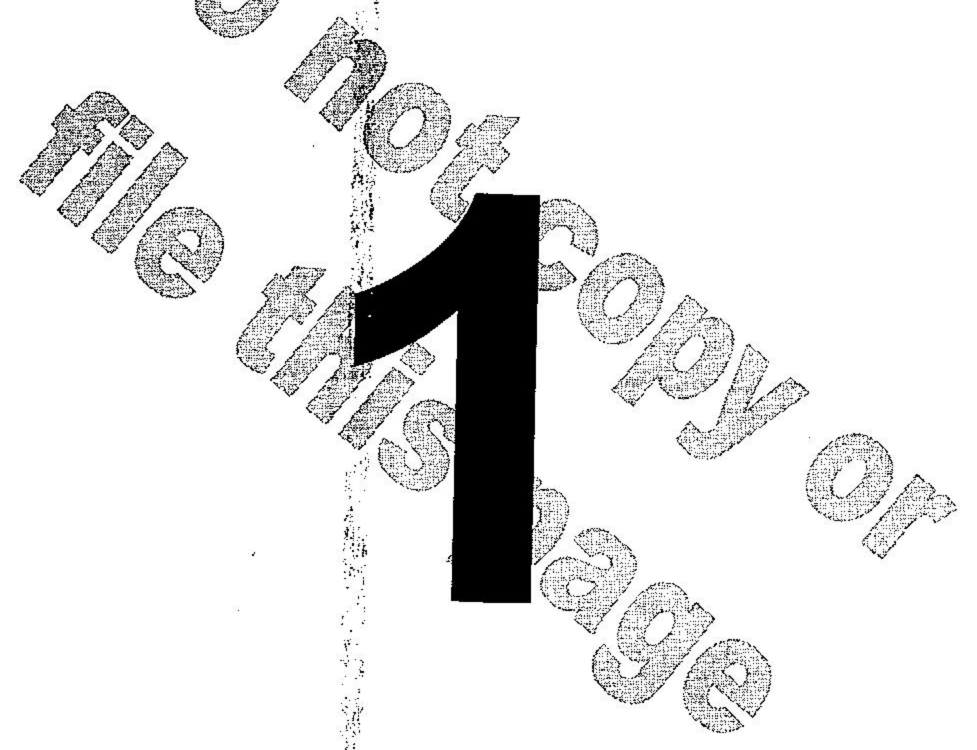
# ESTABLISH PATERNITY

WITH LEGAL DECISION-MAKING (CUSTODY), PARENTING TIME, and CHILD SUPPORT



## To Get The First Court Order

Part 1: Completing and Filing the Court Papers

(Forms and Instructions)

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#### **Law Library Resource Center**

# TO ESTABLISH PATERNITY, LEGAL DECISION-MAKING (custody), PARENTING TIME, and CHILD SUPPORT

#### CHECKLIST

# You may use the forms and instructions in this packet if ...

- You want a court order that declares paternity, legal decision-making (custody), parenting time, and (optionally) support for minor children, AND
- Paternity has not already been legally established for at least one of the children to be named in the court order\*, AND
- The same person is the father of all children to be included in the court order, AND
- The minor children have lived in Arizona for at least 6 months (or since birth if younger than 6 months) before you file the petition, or you talked to a lawyer who advised that you could pursue the case in Arizona at this time.

#### DO NOT USE THE FORMS and instructions in this packet if:

- Someone other than the person named as the father in this case is already listed as the father on the birth certificate for any child for whom you are asking for a court order in this case.
- Paternity has already been legally established by other means\* for all children for whom you are seeking a court order in this matter.\*
  - \* For children born after July 1996: If the father's name appears on the birth certificate as a result of the parents having signed an Affidavit of Paternity in the hospital at time of birth or afterwards, paternity <a href="https://pas.giready/has-already-been-established">has-already-been-established</a> for that child and you do <a href="https://pas.giready-been-established">not need</a> to establish paternity through the court. A.R.S. § 25-812 (C).

If the father is listed on the birth certificate or paternity has otherwise already been legally established for all children for whom you want a court order, see the Law Library Resource Center packet to Establish Legal Decision-Making (Custody), Parenting Time and Support to determine if it applies to your situation.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Law Library Resource Center website.

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#### **Law Library Resource Center**

# TO ESTABLISH PATERNITY, Authority for Legal Decision-Making (Legal Custody), Parenting Time, and Support for Minor Children

#### (Part 1 - Forms and Instructions)

This packet contains court forms and instructions to file the establishment of paternity, authority for legal decision making (legal custody), parenting time, and support for minor children. Items in BOLD are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	File Number	Title	# pages
<u> </u>		Workshop Flyer	1
1	DRP1k	Checklist: You may use these forms if	1
2	DRP1t	Table of Contents (this page)	1
3(	DRP11i	Help completing the Paternity Petition (with legal decision-making, parenting time and support)	7
4	DRCVG12h	Parenting Plan Information	2
5	DRSDS10f-c	"Family Department/ Sensitive Data Cover Sheet in Cases With Minor Children" * DO NOT COPY	1
6	DR11f	"Summons"	
7	DRP14f	"Preliminary Injunction"	
8	DRP11f	"Petition for Paternity, Legal Decision-Making (Legal Custody), Parenting Time and Child Support"	
9	DRCVG11f	"Parenting Plan"	9
10	DR12f	"Order and Notice for the Parent Information Program"	
11	DRP10p	Procedures: How to file papers with the Court	

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa County. You have permission to use them for any lawful purpose. These forms shall not be used to engage in the unauthorized practice of law. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents. The documents are under continual revision and are current only for the day they were received. It is strongly recommended that you verify on a regular basis that you have the most current documents.

#### INSTRUCTIONS: HOW TO FILL OUT PATERNITY, LEGAL DECISION-MAKING (LEGAL CUSTODY), PARENTING TIME, AND CHILD SUPPORT PAPERS

#### WHEN TO USE THIS PACKET:

- Use this packet if you want to get a court order for paternity, legal decision-making (legal custody), parenting time, and child support and you do not already bave an order. If you want a court order for legal decision-making (legal custody) and parenting time, and you have a support order, the court will also review the current child support order. If the child support order needs to be changed, the court will do so. If there is no support order, the court will establish child support along with paternity, legal decision-making (legal custody) and parenting time.
- If you have a paternity order or the father's name is already on the birth certificate of <u>all</u> children for whom the court order is requested but you do not have a legal decision-making (legal custody) order, you may use the separate forms to establish legal decision-making (legal custody), parenting time and child support (when paternity has already been established) <u>instead</u>.
- IMPORTANT NOTICE ABOUT WHEN YOU CAN BRING A LEGAL DECISION-MAKING (LEGAL CUSTODY) CASE IN THE SUPERIOR COURT IN ARIZONA: Generally, the child or children must have resided in Arizona for at least 6 months, or since birth if younger than 6 months old. Arizona must be the minor child(ren)'s primary place of residence before you file. If you have questions regarding this requirement, see a lawyer before filling.
- IMPORTANT NOTICE ABOUT WHEN YOU CAN SUE ANOTHER PERSON IN ARIZONA FOR PATERNITY OR CHILD SUPPORT: You can sue another person in Arizona to establish, enforce, or change a support order, or establish paternity, if ONE of the following statements is true about the other person:
  - The person is a resident of Arizona; OR
  - You serve the person with the court papers in Arizona. (See the Law Library Resource Center packet on "Service" if you have any questions.); OR
  - The person agrees to have the case heard in Arizona and files written papers in the court case; OR
  - The person lived with the minor child in Arizona at some time; OR
  - The person lived in this state and provided pre-birth expenses or support for the child; OR
  - The minor child lives in this state because of the acts or directions of that person; OR
  - The person had sexual intercourse in this state and the minor child may have been conceived; OR
  - The person signed an affidavit acknowledging paternity that was filed in this state; OR
  - The person signed an affidavit acknowledging paternity, OR
  - The person did any other acts that substantially connect the person with this state (see a lawyer to help you decide this)

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#### DOMESTIC VIOLENCE:

Domestic violence can be part of any relationship. Domestic violence includes physical violence directed against you or your children, such as hitting, slapping, pushing, or kicking. Domestic violence includes threats of physical violence made against you and your children, or regular verbal abuse used to control you. Court documents request your address and phone number. If you are a victim of domestic violence, or if you do not want your address known to protect yourself or your minor children from further violence, you must file a Request for Protected Address and ask that your address not be disclosed on court papers. If the Court grants your Request, you do not need to put your address and phone number on your court papers. If possible, get a P.O. Box or use another address on these papers. If you have no other address or phone where you can be reached when you file your court papers, write "protected" in the space where you are asked for this information. You must tell the Clerk of the Court an address and phone number as soon as possible.

# FAMILY DEPARTMENT/SENSITIVE DATA COVER SHEET IN CASES WITH MINOR CHILDREN. (All Forms: Type or print in black ink)

- Write in the information requested about Petitioner/Party A, Respondent/Party B, and any children under the age of 18.
- DO NOT INCLUDE MAILING ADDRESS ON THIS FORM IF REQUESTING ADDRESS PROTECTION.
- Case Type: Mark the box that matches the legal procedure for which you are filing the documents in this packet: [x] Paternity.
- Interpreter: Check "yes" or "no" to indicate whether an interpreter is needed. If "yes", write in what language(s).
- No additional copies needed. Do NOT deliver ("serve") this document to the other party.

#### SUMMONS AND PRELIMINARY INJUNCTION:

Fill in the following information where requested: Your name; address (if not protected); city, state and zip code; telephone number; ATLAS NUMBER (if you have one); name of Petitioner/Party A; and name of Respondent/Party B.

If you are represented by an attorney, write in the attorney's bar number. Tell the Court whether you represent yourself or are represented by an attorney. DO NOT fill out the rest of the form except on Page 2 of the Preliminary Injunction; fill out the description of other party. The Clerk of Court will complete it later.

# PETITION FOR PATERNITY with LEGAL DECISION-MAKING (LEGAL CUSTODY), PARENTING TIME, AND CHILD SUPPORT:

Use this form if you want to get a court order for paternity, along with orders for legal decision-making (legal custody), parenting time and child support.

- Make sure your form states "PETITION FOR PATERNITY, LEGAL DECISION-MAKING (legal custody), PARENTING TIME AND CHILD SUPPORT" in the upper right-hand part of the first page.
- In the top left corner of the first page, fill out: YOUR name; address (if not protected); city, state and zip code; telephone number; and your ATLAS number (if applicable).

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If there is not an existing Court Order, in the space that says "Name of Petitioner/Party A", fill in your name. You will be the Petitioner/Party A though the whole case. In the space that says "Name of Respondent / Party B," fill in the name of the other party, who will be the RESPONDENT/ PARTY B for the rest of your case. Leave "Case Number" blank. The Clerk will fill in the case number when you file your court papers.

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#### A. General information:

- 1. Fill in your name, address (if not protected), and date of birth. This is basic information about YOU,
- 2. Fill in the name of the other party, his or her address, and date of birth. This is basic information about the other party, and his or her relationship to the minor children listed in this Petition.
- This box should be checked if it is true that you are starting this lawsuit in Arizona because either you, the other party, or the minor children live in Maricopa County.
- 4. Check one or more boxes about why you can pursue your court case against the other party in Arizona.

#### B. Statements about paternity:

- 5. Why do you think the person is the father of these minor children? Check whichever box describes your situation
  - AFFIDAVIT: Check this box if both you and the other party signed an Affidavit of Paternity stating that one of the parties in this case is the father of the minor child(ren).
  - BIRTH CERTIFICATE: Check this box and print the father's name here if the father is named on each minor child's birth certificate. Attach a certified copy of the birth certificate(s) to the complaint or if a photocopy, be prepared to present the certified copy in court.
  - BLOOD TEST: Check this box if paternity has been established through a DNA blood test of the mother, father and minor child(ren). Check the party found to be the father. Attach a copy of the blood test result and/or resulting court order to the complaint.
  - PARTIES LIVING TOGETHER: Check this box if the parties were living together and having sex during the 10 months before the birth of the minor child(ren).
  - SEXUAL INTERCOURSE: Check this box if the parties were not living together but had sex at the date the child was conceived, and to your knowledge the mother did not have sex with anyone else at that time
  - OTHER: Check this box if there is another reason paternity is correct. Explain.

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- 6. Tell the court whether the mother was married at the time or within 10 months before time the minor children who are the subject of your request for court order were born or conceived. If she was, you must add the mother's spouse to the court case, even if you say that mother's spouse was not a parent of the minor child(ren).
- C. Other information about the minor children: If you are aware of court cases about the minor children, you need to tell the court. Attach a copy of any order about legal decision-making (legal custody), parenting time, or child support to the Petition (IF the order is NOT from the Superior Court in Maricopa County.
  - 7. CHILD SUPPORT: Check which party should pay child support. Indicate whether you would like past child support to be paid using a retroactive calculation and which parent should pay.
  - 8. Fill out where the minor children from this action have been living for the past 5 years. If any children are under age 5, put the information about where they have been living since birth. Write each minor child's name; the address where the minor child lived; the dates the minor child lived at each address; whom the minor child lived with; and the relationship of that person to the child. While you may not remember the dates and addresses, you must fill this information out as completely as possible.
    - The Court MUST know if there frave been other cases involving legal decision-making (legal custody), parenting time or child support of the minor children in this case, even if you were not a party. If there are no other legal decision-making (legal custody) or parenting time cases, or you don't know of any, check the second box and GO ON. If you have been involved in any way with this type of Court case, check the first box and give the requested information. Tell the Court what happened and what is going on in the other case(s).
  - You must tell the Court if you have information regarding any court case involving issues other than legal decision-making (legal custody) or parenting time of the minor child(ren). If your answer is "no," check the second box and GO ON. If there is another case, check the first box and give as much information as possible. This information could affect you or your minor children's rights in this case.
  - 11. If you know of another person other than the other party to this case who has physical custody (has the child or children living with him or her) or who is claiming legal decision-making or parenting time rights to any of the minor children, check the first box and supply the requested information. If you know of such a person, you must include him or her as a party in this court case. If not, check the second box and GO ON

#### D. Other statements to the Court:

- MEDICAL EXPENSES: If you were required to pay for expenses related to the birth of your child, such as hospital and doctor bills, you can check this box to request the father to pay some or all of these expenses.
- 13. OTHER EXPENSES: This tells the Court that the parties should pay for bills not covered by insurance in an amount equal to their respective incomes.
- 14. PARENT INFORMATION PROGRAM: This tells the Court if you have already completed the Parenting Information Program.

13.4"

- DOMESTIC VIOLENCE: This tells the Court if there was domestic violence in the relationship, and relates to a request for joint legal decision-making (join legal custody), if you intend to ask for joint legal decision-making (joint legal custody). If you are not sure what this means, see the paragraph on DOMESTIC VIOLENCE on the first page of these instructions. Check the box that best describes your situation. If domestic violence has not occurred. GO ON.
- 16. DRUG CONVICTION WITHIN LAST TWELVE MONTHS: This tells the Court whether you or the other Party have been convicted of a drug or alcohol offense within the last twelve months.
- E. Requests to the court for paternity, legal decision-making (legal custody), parenting time and child support: This requests that the Court make Orders relating to issues such as paternity, legal decision-making (legal custody), parenting time and child support.
  - 1. PATERNITY: Check this box and put the father's full name on the line provided to tell the Court you want a ruling as to the father's identity.
  - 2. BIRTH CERTIFICATE: Write the father's full name as it should appear on the child's birth certificate.
  - 3. CHILD(REN)'S LAST NAME: Check this box only if you want the minor child(ren)'s last name changed. Write in the name you want (Party A's or Party B's).
  - 4. PRIMARY RESIDENCE OF MINOR CHILDREN, PARENTING TIME, AND AUTHORITY FOR LEGAL DECISION-MAKING (LEGAL CUSTODY)
    - A. PRIMARY RESIDENCE: Check one box only. Mark the box for the Party you want the minor children to live with more than 50% of the time.
    - B. PARENTING TIME: Check one box only. You can ask that the non-custodial parent (the parent having physical custody of the child less than 50% of the time) have one of the following types of parenting time:

Reasonable parenting time. This suggests an amount of parenting time appropriate to the age of the child as set forth in the Parenting Plan, filed with the Petition.

Supervised or no parenting time. You may request supervised or no parenting time if Party A or Party B cannot adequately care for the minor children or cannot do so without another person present. You may request this if the other party abuses drugs or alcohol; is violent or abusive; or, does not have the parenting skills to care for a child without another person present. Supervised or no parenting time is not intended to punish the parent, but to protect the minor child(ren). You must write in why you say the parenting time should be supervised or no parenting time allowed.

No parenting time. Check this option only if either Party A or Party B has seriously harmed, abused, or otherwise is a serious danger to the minor child's physical and emotional health, or if there is a criminal Court Order stating there is to be no contact between the child and either Party A or Party B. This is used as a last resort to protect the child.

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- C. LEGAL DECISION-MAKING (LEGAL CUSTODY): Mark the option for sole legal decision-making (sole legal custody) if you are asking that one parent be responsible for the legal decision-making of the children. If you are asking for joint legal decision-making (joint legal custody), you will need to sign the Joint Legal Decision-Making (joint legal custody) Agreement which is part of the "Parenting Plan".
- 5. CHILD SUPPORT: Check which party should pay child support. (The box you check should match what is on your completed Child Support Worksheet.) Check the next box if you want the Court to order past support and check which party should pay past support.
- 6. MOTHER'S EXPENSES: Check this box indicating if the other party should be required to pay for expenses relating to the birth of the child.
- 7. HEALTH, MEDICAL, DENTAL INSURANCE AND HEALTH CARE EXPENSES: Check which party should be responsible for health, medical and dental insurance:
- 8. TESTING AND COSTS: This section asks that, if the other party contests paternity, you want the Court to order cooperation with any blood or tissue tests necessary to establish paternity. It also asks the Court to award you costs and fees if the other party contests paternity.
- 9. TAX EXEMPTION: It is your responsibility to understand the information regarding tax exemption and how the Affordable Care Act can impact one or both parties if they are required to provide medical insurance.
- 10. OTHER ORDERS: Write the additional orders you are requesting the Court to make that were not covered in your Petition.

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#### NOTICE REGARDING THE PARENT INFORMATION PROGRAM (PIP)

This is an important document. You and the other parent must attend and complete a class in the Parent Information Program. The purpose of the Parent Information Program is to give parents information about the impacts that divorce, changes in the family unit, and/or court involvement have on children involved in a divorce, paternity, or other family court case. This Notice applies to all parents who file an action for divorce or legal separation, or any family court proceeding, in which a party has requested that the court determine legal decision-making (legal custody) or parenting time on or after January 1, 1997, and to all other domestic relations cases if ordered by the Court.

Read this notice. Do what it says, and serve this notice on the other party.

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#### OTHER IMPORTANT PAPERS IN THIS PACKET:

#### PARENTING PLAN

Fill out the Parenting Plan to let the Court know details about what you want for legal decision-making authority and parenting time. It is important to be specific when filling out the Parenting Plan. You may refer to the "Planning for Parenting Time: Arizona's Guide for Parents Living Apart" to help make your parenting plan. The Guide is available for purchase at all Superior Court Law Library Resource Center locations, or may be viewed online and downloaded

After completing the Parenting Plan, file it with your Petition

### OTHER IMPORTANT RARERS TO BE COMPLETED NOT IN THIS PACKET:

#### CHILD SUPPORT WORKSHEET

You can use the free Online Child Support Calculators at the websites listed below to complete a child support worksheet.

**EzCourtForms** 

(https://www.superiorcourt.maricopa.gov/ezCourtForms/index.asp)

Arizona Supreme Court

(http://www.azcourts.gov/familylaw/Child-Support-Calculator-Information)

To complete the child support worksheet you will need to know:

- Your monthly gross income and that of the other parent.
- The monthly cost of medical insurance for the minor children who are the subject of this action.
- Monthly childcare amounts paid to others.
- The number of days the minor child(ren) spend with the non-primary residential (custodial) parent.
- Monthly obligations of yourself and the other parent for child support or court-ordered spousal

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#### LAW LIBRARY RESOURCE CENTER

#### PARENTING PLAN INFORMATION

#### A.R.S. § 25-401 defines legal decision-making and parenting time as follows:

- 1. "Legal Decision-Making" means the legal right and responsibility to make all nonemergency legal decisions for a child including those regarding education, health care, religious training and personal care
- 2. "Joint Legal Decision-Making" means both parents share decision-making and neither parent's rights nor responsibilities are superior except with respect to specified decisions as set forth by the Court or the parents in the final judgment or order.



PARENTS PLEASE NOTE: Per A.R.S § 25-403.09, an award of joint legal decision-making or a substantially equal parenting time plan does not diminish the responsibility of either parent to provide for the support of the child. Also note that joint legal decision-making does not necessarily mean equal parenting time. A.R.S. § 25-403.02(E)

- 3. "Sole Legal Decision-Making" means one parent has the legal right and responsibility to make major decisions for a child.
- 4. "Parenting Time" means the schedule of time during which each parent has access to a child at specified times. Each parent during their scheduled parenting time is responsible for providing the child with food, clothing and shelter and may make routine decisions concerning the child's care.

You may view the "Parenting Time Guidelines" online at the Arizona Supreme Court's website.

#### **Drafting a Parenting Plan:**

The written parenting plan pays attention to how the parents will make decisions pertaining to the child(ren)'s education, health care, religious training, and personal care; it is a blend of specific information with generalized plans of action. It should reflect what the parents are currently doing or what they actually plan to do. It should reflect a commitment to the minor child(ren)'s needs as predominant.

If the parents cannot agree on a plan for legal decision-making or parenting time, each parent must submit a proposed parenting plan. A.R.S. § 25-403.02(A)

In order for the Court to approve a parenting plan, A.R.S. § 25-403.02 requires the Court to make the following findings:

- a. The best interests of the minor child(ren) are served;
- b. The plan designates legal-decision-making as joint or sole;
- c. The plan sets forth each parent's rights and responsibilities for the personal care of the minor child(ren) and for decisions in areas such as education, health care, and religious training;
- d. The plan provides a practical schedule of parenting time for the child, including holidays and school vacations;

Page 1 of 2

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The plan includes a procedure for exchanges of the child, including location and responsibility e. f.

The plan includes a procedure by which proposed changes, disputes and alleged breaches may be mediated or resolved, which may include the use of Conciliation Services or private g.

The plan includes a procedure for periodic review (e.g., parents agree to review the terms of the agreement every 12 months.); h.

The plan includes a procedure for communicating with each other about the child, including methods and frequency;

The plan includes a statement that each party has read, understands, and will abide by the i. notification requirements of A.R.S. § 25-403.05(B) (A parent must immediately notify the other parent if the parent knows that a convicted/registered sex offender or a person who has been convicted of a dangerous crime against children may have access to the child. Notice must be provided (i) by first class mail return receipt requested, (ii) by electronic means to an e-mail address the recipient provided to the parent for notification purposes, or (iii) by other communication accepted by the Court.)

The following questions may be used as a starting place when drafting a parenting plan:

- The geographical location of the parents: Where do parents live relative to one another? What are 1. their addresses? Permanent or temporary?
- 2. Arrangements regarding the residential requirements of the minor child(ren): How much time will the minor child(ren) spend with each parent? Be as specific as possible, including days and times.
- 3. Arrangements for holidays and vacations: What are your plans for summer vacation and school breaks? List specific details including dates and times.
- Arrangements for education: How will decisions be made for educational matters? For example, if 4. preschool age, what school will the minor child(ren) attend? If private school, who pays what?
- 5. Additional transportation arrangements: Will any additional transportation arrangements be needed? If so, what will be the responsibilities of each parent?
- 6. Determinations regarding minor child(ren)'s health care: For example, how will medical decisions be made? Who will provide insurance? How are non-insured expenses paid? Who decides on seeking non-emergency treatment? Is there a dental plan? If not, who will pay what?
- 7. Arrangements regarding extraordinary expenses: For example, what financial arrangements are made for the minor child(ren) (such as each sharing extraordinary expenditures and the parent with whom the minor child(ren) resides bearing the ordinary ones during the minor child(ren)'s residency)? A fixed
- 8. Arrangements for minor child(ren)'s religious training, if any: For example, how will decisions be made for religious training? What, if any, are the plans for religious training?
- Any other factors: What other arrangements (such as music lessons, sports/activity fees, camp or 9.

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mployer Address mployer City, State, Zip Comployer Telephone Number mployer Fax Number Child(ren) Information ild Name  Type of Case being fil *Check only if no other Dissolution (Divorce)	er  Sender  led - Check	Child	ne catego Paternity *Legal D (Custody	ry. ecision aker	Interpreter N  Yes  If yes, what I	leeded: No anguage?
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	er er		
	***		in the state of th
Person Filing:			
Mailing Address (if not prote	ected):		
Sity, State, Zip Code:			
elephone:			
mail Address:			
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awyer's Bar Number:			- Prince Company
			For Clerk's Use Only
epresenting Self, without	out a Lawyer or 🔲 Atto	orney for 🔲 Petitioner OR 🔲	Respondent
	9.7		
	SUPERIOR C	OURT OF ARIZON	Λ
	IN VII	MAA COUNTY	
	E HAIU	MA COUNTY	
	e de la companya del companya de la companya del companya de la co		
W.	# M		
	<del> </del>	Case No.:	
ame of Petitioner			
	56		
nd	18	SUMMON	S
10			
	11 (1) 11 (1)		
ame of Respondent			
**************************************			
<u> </u>	50.04		
WARNING: This is an o	fficial document from	the court that affects your rig	64- D1411
	If you do not understa	and it, contact a lawyer for help	nts. Read this carefully.
	16 ·	and a successful to their	J.
24 - 24 - 23 i			
	Mary A		
<b>1.0 </b>			
ROM THE STATE OF	ARIZONA TO:		
ROM THE STATE OF	And the second s	me of Respondent	
ROM THE STATE OF	And the second s	me of Respondent	

- 1. A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you with this "Summons".
- 2. If you do not want a judgment or order taken against you without your input, you must file an "Answer" or a "Response" in writing with the court, and pay the filing fee. If you do not file an "Answer" or "Response" the other party may be given the relief requested in his/her Petition or Complaint. To file your "Answer" or "Response" take, or send, the "Answer" or "Response" to the:

Yuma County Justice Center Clerk of the Superior Court 250 West 2<sup>nd</sup> Street, Suite B Yuma, Arizona 85364

Mail a copy of your "Response" or "Answer" to the other party at the address listed on the top of this Summons.

- 3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff, within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) "Summons" and the other papers were served, not counting the day you were served. If this outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
- 4. You can get a copy of the court papers filed in this case from the Petitioner at the address listed at the top of the preceding page, from the Clerk of the Superior Court's Customer Service Center at:

Yuma County Justice Center Clerk of the Superior Court 250 West 2<sup>nd</sup> Street, Suite B Yuma, Arizona 85364

- If this is an action for dissolution (divorce), legal separation or annulment, either or both spouses may file a *Petition for Conciliation* for the purpose of determining whether there is any mutual interest in preserving the marriage or for Mediation to attempt to settle disputes concerning legal decision-making (custody) and parenting time issues regarding minor children.
- 6. Requests for reasonable accommodation for persons with disabilities must be made to the office of the judge or commissioner assigned to the case, at least ten (10) judicial days before your scheduled court date.
- 7. Requests for an interpreter for persons with limited English proficiency must be made to the office of the judge or commissioner assigned to the case at least ten (10) judicial days in advance of your scheduled

SIGNED AND SEALED this date	LYNN FAZZ, CLERK OF COURT
By	
Deputy Clerk	

Pers	son Filing:	[ <b>*</b> £		
Add	ress (if not protected):			
City,	, State, ZIp Code:			
Tele	phone:	£ 2		THE PROPERTY OF THE PROPERTY O
	iil Address:	**	-	
	AS Number:			
Lawy	yer's Bar Number:	77		
Repr	resenting 🔲 Self, without a Law	yer or Attorney	for Petitioner OR	FOR CLERK'S USE ONL
	SU	PERIOR COL	JRT OF ARIZO	NΔ
		IN YUM	A COUNTY	
Vamo	e of Petitioner/Party A		Case Number:	T
ND			PRELIMINAL	RY INJUNCTION
		er gr	A.R.S. §25-808	
lame	of Respondent/Party B	<del></del> ;;;	· 320-000	
	*	( <b>.</b>		
١.	INFORMATION			
	INFORMATION abo	ut this PRELIF	MINARY INJUNCT	ION
	A Copy of the Birth Certifi	is attached) cate that lists FATHE	R as a parent of the child	subject of this petition or
	An Affidavit or Acknowled  An Adoption Order listing	BOTH BADTIES	e FATHER admitting pater	rnity, or
	A Court Order establishing		parents, or	
		500 000-3777	ΓΗ the Petitioner and the R	espondent <b>shall not</b> do any of the
	You may not molest, har	ass disturb the need		r battery on the person of the other
	500000		and of the states	
	jurisdiction of the court w	,	r dougetit of the battles of	n residing in this state from the the permission of the court, AND
12040 ON 10	You may not remove or coincluding medical, hospital	alico to ho romand.		any existing insurance coverage,
Signatur Markurik Markurik		an contai, automobile	e, or disability insurance.	
com ocal orde	rosecuted for the crime of int mitted in disobeying this orde law enforcement agency. A c If you are the person who b ency that this order was serv	erfering with judicing with judicing with judicing with judicing an intermediate of the other ertified copy may be rought this action,	party may file a certified e obtained from the cleri	ther crime you may have copy of this order with your k of the court that issued this ice with the law enforcement

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DRP14f-LEE TRI
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3.	REQUIREMENTS of this Court	Order: Arizona La	aw, A.R.S. §25-808(B)(2) requires:
	Both Petitioner and Respond the Petition process.	ent must maintain A	LL INSURANCE COVERAGE in full force and effect during
4.	This PRELIMINARY INJUNCTIO		
		;: <b>:</b>	rof
		27 .	r of any child that are to be adjudicated at the subsequent
	May be revoked or modificate	fied before the fination of a final decre	l decree on a showing by affidavit of the facts necessary
	Terminates when the fina	l order is entered o	r when the Petition is dismissed.
_		in in the second	
B.	DESCRIPTION OF THE	PARTIES:	
1.	Potition	d.	
3 <b>€</b> •	Petitioner:	, G.	
	Name:	# · · · · · · · · · · · · · · · · · · ·	Gender: Male Female
	Height:	rys Arge	Weight:
	Driver's License (last 4 nos.)		
	Date of Birth:		
2.			
2,	Respondent:	<b>2</b> 1	
	Name:		Gender: Male Female
	Height:	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Weight:
	Driver's License (last 4 nos.)	4 f (	
	Date of Birth:	- X	
		<b>.</b>	
_			
C.	OFFICIAL SIGNATURE:		
	GIVEN UNDER MY HAND AND THE SE	EAL OF THE COURT	this day of
10			
		ist Que	, Clerk of the Superior Court
		ir	
	By:	<u> </u>	, Deputy Clerk
		X I	
		(A) (# )	
		); []。	
© Supe	rior Court of Arizona in Maricopa County		
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Page 2 of 2

Case No. \_\_\_\_\_

DRP14f-Lite 1881
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Person Filing:		
Address (if not protective, State, Zip Code:	cted):	
Telephone:		
Email Address:		
ATLAS Number: Lawyer's Bar Number		
		For Clerk's Use C
	SUPERIOR COURT OF ARIZ	
Name of Petitioner / Pa		
	PETITION F	OR COURT ORDER FOR
		PATERNITY
ame of Respondent /	Party B and (check box	below if applicable)
	LEGAL DECI	SION-MAKING (LEGAL
	CUSTODY	
	☐ PARENTING	TIME
	CHILD SUPPO	
	Example 1 Department of V	RDS (Check this box if the /ital Records is ordered to change of a child born in Arizona.)
. STATEME	NTS TO THE COURT:	
INFORMATI	ON ABOUT ME:	
Name:		
Address:		
Date of Birth:		
Occupation:		
My relationship	to the children listed in Petition:	
	Mother	
	Father (or may be the father)	
	Other: (Explain)	
Uperior Court of Ad		
uperior Court of Arizona LL RIGHTS RESERVE	D Page 1 of 11	DRP11f - 013018

. 11	NFORMATIC	ON ABOUT OTHER PARTY:
	lame:	
	ddress:	
	ate of Birth:	
U	ccupation:	
0	ther Party's re	elationship to the children listed in this Petition:
		Mother
		Father (or may be the father)
		Other: (Explain)
VE	ENUE: (Che	ck here if the following statement is true):
	¥	2016 B)
	residenc	he proper court to bring this lawsuit under Arizona law because it is the county on the county of the minor children.
	RISDICTION	N: WHY I AM FILING THIS COURT CASE AGAINST THE OTHER ZONA: (Place a check mark in the boxes that are true.)
		on is a resident of Arizona
	l believe ti	hat I will personally serve the person in Arizona (see packet on service to know about this.
	The perso	n agrees to have the case heard here and will file written papers in the court case;
	The perso	n lived with the minor child in this state at some time;
		n lived in this state and provided pre-birth expenses or support for the minor child;
	The minor	child lives in this state as a require of the minor child;
	The nerson	child lives in this state as a result of the acts or directions of the person;
	conceived;	n had sexual intercourse in this state as a result of which the minor child may have been
	The persor	n signed an affidavit acknowledging paternity that is filed in this state;
	The persor	n did any other acts that substantially connect the person with this state (see a lawyer to
LIMI for t insur	TATION ON J he Court to m rance and expe	URISDICTION: The other Party must be personally served (not by publication) in order ake a legal order regarding issues of child support, medical, dental, and vision care enses for minor children.
		· · · · · · · · · · · · · · · · · · ·
	I understar medical, de serve the of	nd that if I want the Court to make a legal order regarding issues of child support, ental, and vision care insurance and expenses for minor children, I must personally ther Party.

Case No.

В.	ST	TATEMENTS ABOUT PATERNITY:	
5.	Wh (Ch	HY YOU THINK THE PERSON IS THE FATHER OF THE MINOR CHILD(REN): eck which box applies)	
		AFFIDAVIT: Both parties signed an Affidavit of Paternity acknowledging that Party Party Party B is the minor child(ren)'s natural father. A copy is attached.	A or
		BIRTH CERTIFICATE: Party A or Party B is named as the natural father of or more minor child(ren)'s birth certificate(s). Copy (or copies) attached.	ח one
		BLOOD TEST: DNA Testing indicates  Party A or Party B is the minor child(natural father. Report(s) of test results attached.	ren)'s
		PARTIES LIVING TOGETHER: Parties A and B were not married to each other at any during the ten months before birth of the minor child(ren). However, the parties lived tog during the period(s) when the minor child(ren) could have been conceived.	time ether
		SEXUAL INTERCOURSE: Parties A and B were not living together but had sexual interco at the probable date(s) of conception of the minor child(ren). The mother of the minor children not have sexual intercourse with anyone else during the periods in which the minor child could have been conceived.	19 1
		OTHER: (explain)	
6.	ABOU	UT MARRIAGE (if applicable, check one box.)	
		Mother was not married at the time minor child(ren) were born or conceived or at least 10 mon before minor child(ren) were born or conceived, OR	nths
© Sunari		Mother was married when minor child(ren) were born or conceived or at least 10 months before minor child(ren) were born or conceived, but the Mother's spouse is not a parent of the minor child(ren). (Mother's spouse is a party to this court case because of marriage.)	ore nor
ALL RI	GHTS R	of Arizona in Maricopa County  ESERVED Page 3 of 11  DRP11f - 013016	8

Case No. \_\_\_\_

C. INFORM	MATION ABOUT MINOR CHILDREN:	Case No.
7. INFORMATION The (na This order	ATION ABOUT CHILD SUPPORT FOR MINOR CHILD ere is an order for Child Support, dated eme of court) is order needs does not need to be changed.  There is a pending child support petition or modification currently in the case along with legal decision-making (customer child support in this case along with legal decision-making (customer child support in that need to be taken into account, if past support of \$ that need to be taken into account, if past support in the date this petition was filed and the date current child support in the date the parties started living apart, but not more than of this petition was filed, and the date current child support in the date the parties started living apart, which is MORE in the date of this petition was filed, and the date current child support this box, you must explain why the Court should award period.  EXPLAIN:	from  filed in this court or another.  fild(ren) and the court should dy), and parenting time.  payments in the amount is requested.  ween:  support is ordered. OR-  three years before the date is ordered. OR -
. CHILD(REI	N)'S residence:	
Current Address: How long at this add Lived with  Party	County.	
(If less	s than 5 years, provide 5 years previous address information for eac	h child.)
Previous Address:  How long at this add  Previous Address:  How long at this add	dress: Lived with Party A Party B Other:	
	Cress: Lived with Party A Party B Other:	

100 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	- (S) 20 M			Case		- <del> </del>	
B. Child's Name:				Gender:		emale	Mal
Place of Birth: Current Address:				Date of Birth:			_] MIGI
How long at this address:			<u> </u>		-		
Lived with Party A Party B	Other (Now	County:	(3 <del>-3-30)</del>			<u> </u>	
		ne & Relation		· · · · · · · · · · · · · · · · · · ·			<u> </u>
(If less than 5 years, popularies)  Previous Address:	rovide 5 years	previous add	dress informa	ation for each	child.)		
How long at this address:	Lived with		. [7]		-		
Previous Address:	#	Party A	Party I	Other:			
How long at this address:	is formal water					<u></u>	
	Lived with	Party A	Party E	Other:			
. Child's Name:			<del></del>	Gender:	☐ For	nale 🗌	B#-1-
Place of Birth:	I.	<u> </u>		ate of Birth:	rei	iiale	Male
Current Address:	[3]	-	<del></del>	<del></del>			
How long at this address:		County:	703	<del>9</del>	<del></del>	<u> </u>	<u>60</u> 90.00
Lived with Party A Party B	Other (Name &	Relation to C	hild):		5.0 AG		4.:
The second of th		<u> </u>					
(If less than 5 years, pro	ovide 5 years p	revious addr	ess informat	ion for each o	aild \		
(If less than 5 years, pro		revious addı	ess informat	ion for each cl	nild.)		
The state of the s	4.0				nild.)		
Previous Address:  How long at this address:		revious addi	ess informat	ion for each c	nild.)		
Previous Address:  How long at this address:	Lived with	Party A	Party B	Other:	hild.)		
Previous Address:  How long at this address:  Previous Address:	Lived with				nild.)		
Previous Address:  How long at this address:  Previous Address:  How long at this address:	Lived with	Party A	Party B	Other:			
Previous Address:  How long at this address:  Previous Address:  How long at this address:	Lived with	Party A	Party B	Other: Other: Gender:	hild.)	ale []	Yale
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:	Lived with	Party A	Party B	Other:		ale []	<b>Vale</b>
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:	Lived with	Party A	Party B	Other: Other: Gender:		ale []	Yale
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:	Lived with	Party A Party A County:	Party B	Other: Other: Gender:		ale [ ]	Vale.
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:  How long at this address:  Lived with Party A Party B	Lived with Lived with  Other (Name 8	Party A Party A County:	Party B Party B Da	Other: Other: Gender: ate of Birth:	Fem	ale 🔲 I	Yale
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:  How long at this address:	Lived with Lived with  Other (Name &	Party A Party A County:	Party B Party B Da	Other: Other: Gender: ate of Birth:	Fem	ale []	Yale
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:  How long at this address:  Lived with Party A Party B  Crevious Address:	Lived with Lived with  Other (Name &	Party A Party A County: Relation to	Party B Party B Child):	Other: Other: Gender: ate of Birth:	Fem	ale [ ]	Male
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:  How long at this address:  Lived with Party A Party B  (If less than 5 years, prov	Lived with Lived with  Other (Name &	Party A Party A County:	Party B Party B Da	Other: Other: Gender: ate of Birth:	Fem	ale 🔲 I	Yale
Previous Address:  How long at this address:  Previous Address:  How long at this address:  Child's Name:  Place of Birth:  Current Address:  How long at this address:  Lived with Party A Party B   (If less than 5 years, proventions Address:  How long at this address:	Lived with Lived with  Other (Name &	Party A Party A County: Relation to	Party B Party B Child):	Other: Other: Gender: ate of Birth:	Fem	ale 🔲 I	Yale

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VING PHYSICAL CUSTODY, LEGAL DECISION-MAKING (LEGANTING TIME, RELATED TO CHILDREN UNDER 18 YEARS OL
NOT been a nature and
NOT been a party or witness or participated in any court case involving the
ecision-making (legal custody), or parenting time for any of the minor childre or in any other state (If you have, explain below, using extra pages if necessar
other state (if you have, explain below, using extra pages if necessar
Court location (county/city):
Current case status:
ding:
T HAVE information regarding any court action in this state or any other child(ren) listed above that could affect this case including court cases for to domestic violence, protective orders, termination of parental rights explain below, using extra pages if necessary. IF NOT, GO ON.)
Court location (accents/elt )
Court location (county/city):  Current case status:
olved:

Case No.

				Case No			
11.		YSICAL CUSTO RENTING TIME (	ODY, LEGAL CLAIMS OF AN'	DECISION-I Y PERSON:	MAKING (LEGAL (check one box)	CUSTODY)	OR
		KNOW	I DO NOT KNOW	a nereon of	hor 45 45		
		physical custody or v	Fig. 4 The Control of		her than the Party A o	r the Party B wh	o has
	1	the minor children na	med shove (If you	do out-intel	egal custody) or parenti	ng time rights to a	any of
	(	ON).	mod above. (ii you	do, explain belov	v, using extra pages if n	ecessary. IF NOT	r, go
	Nar	ne of each child:	商				
	Nan	ne of Person with the	claim:	<del></del>			
		lress of Person with t	he claim:				
	Nati	ure of the Claim:					
	<del>c. 4</del>					<del></del>	
			8 8				
D.	ОТН	HER STATEME	NTS TO THE	COURT:			
40			4944				
12.		ICAL EXPENSE		OR The	re are no unreimburs	ed medical avac	<b></b>
	incum	ed by the mother, res	sulting from the birth	of the minor chil	d(ren). If there are, thes	a contract	ises
	should	d be awarded to	Party A OR [	Party B ac	cording to law.	e costs and exper	18 <del>0</del> 8
			aj "				
13.	ОТН	ER EXPENSES:	The western to a				
	dental	or booth and	The parties should	be ordered to	divide between them ar	y uninsured med	ical,
		o near expense	s, reasonably incur	rred for the min	or children, in proportion	on to their respec	tive
	incom	es.				500 000000 • 000-000	
722 33			e				
14.	PARE authori	ENT INFORMATION (legal custody) or	ON PROGRAM parenting time.	(PIP): is require	ed for persons seeking I	egal decision-mak	king
	l <u>h</u> ;	ave 🗌 l <u>have no</u>	t (check one bo)	() already ATTEI	NDED the Parenting In	formation Progra	am.
			į.				
15.	DOM	ESTIC VIOLENC	E: (If you are askir	a for <b>ioint</b> least	decision-making (joint I		
	one.)			s ver jenne legar	decision-making doing	egal custody), che	eck
	_		i.				
		Domestic Violence	has not occurred b	etween the partie	es. OR		
			v <u>.</u>				
		Domestic Violence	has occurred but if	was committed	by both parties or it	is otherwise still	in
			or resembling Cillida	en) to grant inint	or colo loggi desistant	zzakanii kumana kumana makana ka	ole
		regar custody) to a p	arent who has com	mitted domestic	violence <i>because:</i> (EXP	LAIN)	
						<u> </u>	
			- <u></u>				
a <b>a</b> .			16.5 1				

16.	DRI	JG / ALCOHOL COI	VICTION V	WITHIN LAST	TWELVE MONTHS: (Check one box.)
			been convict	ted for a drug affa	nse or driving under the influence of drugs of
			s have been	convicted for a	drug offense or driving under the influence of
		☐ Party A an	d/or   stody) and pa	Party B was	convicted, however, the legal decision- gement I am requesting appropriately protects
		Explain how this arran	gement appro	priately protects the	e children.
<b>E.</b>		UESTS TO THE			
1.	PATE	ERNITY: Order that (le	egal name of t	he father, as on hi	s birth certificate, or his current legal name)
		First		Middle	Last
	IS the	natural father of the m	inor child(re	n).	
2.	BIRT	H CERTIFICATE:	7 g		
		Order that the name certificate;	of the father	listed in "A" abo	ove be added to each minor child's birth
3.	NAME	CHANGE: (check the	hov and fill is	a tha blant is	
		Order each minor child			
	OR [	Order as follows:			
			2		
	PRIMA FOR L	ARY RESIDENCE O EGAL DECISION-M	F MINOR C	HILDREN, PAI	RENTING TIME, AND AUTHORITY
	a.				home shall be the main residence for
Q					
Super!	or Court (	of Arizona in Maricopa Coul	nty		DDD145 040040

Case No. \_\_

	Case No
	Declare NEITHER parent's home is designated as the primary residence, OR
	Declare Party A's home as the primary residence for the following named children:
	Declare Party B's home as the primary residence for the following named children:
12 <u>0</u>	
b.	PARENTING TIME: Award parenting time as follows:
	Reasonable parenting time rights as described in the Parenting Plan, OR
	Supervised parenting time between the state of the state
	Supervised parenting time between the children and Party A OR Party B, OR  No parenting time rights to the Party A OR Party B.
	Supervised or no parenting time is in the best interests of the child(ren) because:
	Explanation continues on attached pages made part of this document by reference.
	1. Name this person to supervise:
	2. Order cost of supervised parenting time (if applicable) to be paid by:
	☐ Party A
	☐ Party B
	Shared equally by the parties
	3. Additionally restrict parenting time as follows: (Explain.)
C.	LEGAL DECISION-MAKING (legal custody):
	Award legal decision-making concerning the child(ren) as follows:
	AWARD SOLE LEGAL DECISION-MAKING (sole legal custody) to: Party A Party B
	OR Party B
П	AWARD JOINT LEGAL DECISION MANGES # 1
	AWARD JOINT LEGAL DECISION MAKING (joint legal custody) to BOTH PARENTS.  Party A and Party B will agree to act as joint legal decision-makers concerning the minor child(ren) and will submit a Parenting Plan and Joint Legal Decision-Makers concerning the minor child(ren)
	TO THE PROPERTY OF THE PROPERT
	parties. (For the court to order "joint" legal decision-making, there must have been no "significant" domestic violence according to Arizona law, A.R.S. § 25-403.03).
(Chack h	
/ THOU DO	elow if you are asking for a child support order or a change of child support in this case.)

(1) (2) (3)

5.	CHI	LD SUP	PORT: Or	der that c	hild support shall be	naid by	
		Party /		-	rty B as follows, EIT		
		П	• 4				
		Li	by this refer	int set fort rence.	h in the Child Suppor	Worksheet filed wit	th this Petition and incorporate
		OR		• / • <u>/ .</u> . •			89
			:_ ar.	<u>.</u>	2		
		<u> </u>	in the amou	-,,		hich is a deviation fi	om the amount set forth unde
			tne Arizona	Child Sup	port Guidelines. I ar	n requesting a devia	ation because: (EXPLAIN)
		Order i	that past ch	ild supp	ort for the period o	totod under 43	ove, be paid by 🔲 Party A
			y - mana	mnoall'a6	ileimined by lising a r	etroactive application	ove, be paid by Party A on of the Arizona Child Support direct support that has been
<u> </u>				79			
6.	MOTI	HER'S	EXPENSES	3: Order t	hat Party A OF	R ☐ Party B pay	a reasonable amount to cover
	unreim	bursed e	xpenses incu	rred by th	e mother related to th	ne birth of each chile	d(ren)
				* 1			-(-1-7-
7.	MEDI	CAL, D	ENTAL and	i Visio	N CARE INSURA	NOT TOO SHOW	
	Order	that:		žie	IN OAKE INSURA	MCE FOR MINO	OR CHILDREN:
	□ Par	<b>-</b>	.tari	\$ip.			
	1.		uld be respon			al 🗌 dental 📗	vision care insurance.
			uld be respon		<u>-</u>		vision care insurance.
	∟. Ord hea des	der that alth-relate scribed on	both parties d expenses in the Child Su	s pay fo ncurred f pport Ord	r all reasonable un or the minor child(re ler, which shall be su	reimbursed medican) in proportion to bmitted with the Jud	al, dental, vision care, and their respective incomes as igment and Order.
8.	TESTI	NG and	COSTS:	order that	if notornih in and		
	party mo	ust pay al	costs and ex	penses o	f this lawsuit if heleb	COUR to establish p	rty B be ordered to submit to paternity, and that the other occeedings, including costs of s' fees and court costs.
9.	TAX E	XEMPT	ION. Allocat	e tax exe	mntions for the miner	- abild/	nined by the Court under the
			-bbarr odioc	mico alia	III a manner that	SHOWE ARCH BOTH	nined by the Court under the to claim allowable federal pattern that can be repeated.
	Under th	e Afforda	ble Care Act,	the paren	nt who claims the child	d as a denendent or	a federal tax return has the
			ure that the c	hild is co	vered by medical in	surance and may t	e penalized by the IRS for
	failing to	do so.		<b>.</b>		# 1880	
© Super ALL R	rior Court o	of Arizona i SERVED	in Maricopa Co	ounty 🔆	Page 10 of 11		DRP11f - 013018
				73.			
				ing Va			
				*			

Case No. \_\_

				Case No			
	Parent enti	tled to claim	Nan	ne of minor child	in Tax Year		
	Party A	Party B					
	Party A	Party B	31.2 11.6				
	Party A	Party B	# # # # # # # # # # # # # # # # # # #				
	Party A	Party B	ļ:				
	☐ P	attern shall repea	at for subs	equent years			
		3 <del>.</del>		- quont years.	€9		
10.	OTHER OR	PDERS I AM DI	FOULAT				
		SEIG I AIM KI	EGOE21	NG (explain request here):			
		<del></del>					
			<u> </u>				
			<u> </u>				
			**************************************				
E	010111		N. N				
F.	SIGNATU	RES	er e				
U	NDER OAT	H OR AFFIR	MATIO	J			
l s	wear or affirm u	inder penalty of	periury tha	t the contents of this document are tru			
pe	st of my knowle	edge and belief.		the contents of this document are tru	ie and correct to the		
			U				
Da	te		. **	Signature			
S.T.	ATE OF		1.				
	2000-00 Acc		71				
	OUNTY OF						
Sul	bscribed and swo	orn to or affirmed l	before me t				
Ву				(date)			
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(not	tary seal)			Deputy Clerk or Notary Public			
			ir Gr				
			1,				

6.4

Person Filing:		
Address (if not protected):		
City, State, Zip Code:		
Telephone:		
Email Address:		
ATLAS Number:		
Lawyer's Bar Number:		For Clerk's Use Only
Representing Self without a Laures-		1 . Or Orein's Osa Offig
Representing Self, without a Lawyer	or Attorney for Petitions	er OR Respondent
SUPE	RIOR COURT OF A	RIZONA
	IN YUMA COUNT	
Name of Petitioner / Party A	Cas	se Number:
AAID	PARENTIN	NG PLAN FOR:
AND	C0310	EGAL DECISION-MAKING (JOINT LEGAL DY) WITH JOINT LEGAL DECISION- 3 (JOINT LEGAL CUSTODY) MENT
Name of Respondent / Party B	Or	
- The or the opening in Faity B	SOLE LE	EGAL DECISION-MAKING (SOLE LEGAL DY)
		Party A
	to !	Party B
	INSTRUCTIONS	
	ING I KUC HUNS	
This document has 4 parts: PART 1) Parenting Time; PART 3) Danger to Ch (Joint Legal Custody) Agreement. Whe common to the parties whether one or mor	re this form refere to "abildue	Legal Decision-Making (Legal Custody) and and PART 4) Joint Legal Decision-Making n" it refers to any and all minor children
ne or both parents must complete a	nd sign the Plan as follows	
<ul> <li>a. If only one parent is submitting t</li> <li>b. If both parents agree to legal</li> </ul>	the Plan: that parent must sign	n at the end of PART 2 <u>and</u> 3. tody) and parenting time arrangements oth parents must sign the Plan at the
c. If both parents agree to join	t legal decision-making (joi he Plan: Both parents must	int legal custody) and parenting time sign the Plan at the end of PART 2, 3,
	24 A.	
Superior Court of Asimona :- **		
Superior Court of Arizona in Maricopa County ALL RIGHTS RESERVED	Page 1 of 9	DRCVG11f 041218

Page 1 of 9

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		(13) 일	Case No
PART 1:	GENERAL INFOR	RMATION:	
A.	MINOR CHILDREN. (Use additional paper i	This Plan concerns the t	ollowing minor children:
	257. 2	i:	
3			
B.		1	KING (LEGAL CUSTODY) ARRANGEMENT
	(Choose ONE of 1, 2, 3,	4.) (If you chose "sole	egal decision-making authority" [1 or 2], you have
	the option of also reques	ting restrictions on the p	arenting time of the other party.
	Party A Party B.	- San a solo on thaking au	LEGAL CUSTODY) BY <u>AGREEMENT</u> . thority (sole legal custody) should be granted to
m	Times Gringten, Gacif	or them will continue to	ntribution to offer to the growth and development have a full and active role in providing a sound for the benefit of the minor children, as described
OR			
dec	ision-making (legal custod	v) and parenting time	LEGAL CUSTODY) REQUESTED BY The parents cannot agree to the terms of legal The parent submitting this Plan asks the Court to ag time according to this Plan.
	(Optional, if you mar	. 1	
OR	The barent subh	nitting this Plan asks the	O PARENTING TIME.  court for an order restricting parenting time. The est are described in the Petition or Response.
OK			and the sponse.
	INT LEGAL DECISIO parents agree to joint lega joint legal decision-making		LEGAL CUSTODY) BY AGREEMENT. legal custody) and request the Court to approve ed in this Plan.
OR			
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	4. JOINT LEGAL DEC REQUESTED BY THI the terms of legal decision time. My request for joint le	- making and parenting time	NG THIS PLAN.	The parents cannot agree to
PART	THE COS	TODY AND PARE	NTING TIME. ge to approve in the	Complete each section court order.
A.	(School Year) WEE!	KDAY AND WEEKEND	TIME-SHARING	SCHEDULE:
	The minor children will be in	the care of Party A as follo	ows: (Explain)	※
	The minor children will be in	the care of Party B as follo	ws: (Explain)	
	Other physical custody arra	ngements are as follows: (I	Explain)	
	Transportation will be provide	led as follows:		
	☐ Party A or ☐ Part		ildren un ot	
		y B will drop the minor ch	ildren off at	o'clock.
		);-		
	Parents may change their to notice in advance to the	ime-share arrangements by er parent.	y mutual agreement	with at leastdays'
<u>~</u>				
B.	SUMMER MONTHS ( and weekend schedule des	OR SCHOOL BREAK scribed above will apply for	LONGER THAN all 12 calendar month	4 DAYS: The weekday
	During summer months or sch	nool breaks that last longer	than 4 days, no chang	es shall be made. OR,
	During summer months or settle care of Party A: (Explain)	chool breaks that last long	or than 4 days u	minor children will be in
	During summer months or so the care of Party B: (Explain) _	chool breaks that last lone		minor children will be in
	Each parent is entitled to a work out the details of the vaca	week period of vacation	time with the	children. The parents will
C.	TRAVEL			
	Should either parent travel other parent informed of to parent and the minor children	out of the area with the ravel plans, address(es), n can be reached.	minor children, eac , and telephone nu	th parent will keep the mber(s) at which that
	Neither parent shall travel without the prior written cons	with the minor children of sent of the other parent or	utside Arizona for order of the court.	longer than days
		÷:		
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Case No. \_\_\_\_

D.	HOLIDAY SCH schedule as desc access/Parenting to	<b>IEDULE:</b> The horibed above. Checking time schedule.	oliday schedule ta k the box(es) that	ikes priority over t apply and indicate	he regular time-sharing the years of the holiday
	Holiday	Ever	n Years	O <sub>1</sub>	dd Years
	New Year's Eve New Year's Day Spring Vacation Easter 4th of July Halloween Veteran's Day Thanksgiving Hanukkah Christmas Eve Christmas Day Winter Break Child's Birthday Mother's Day Father's Day Father's Day Each parent may hav Three-day weekend Labor Day, Columbus for the weekend. Other Holidays (Desc	s which include M Day, the children wi	Party B In the care	Party A	Party B Day, Memorial Day, has the minor children
		Á			<u>=8</u>
	Telephone Contact: It the children's normal w	Each parent may hav aking hours, OR: (I	ve telephone conta Explain)	ct with the minor chi	ldren during
	Other (Explain) :				
<b>E.</b>	are entitled to have children's education police, court and of	cess to Recole otherwise provided e equal access to and physical, mental her records. A per reimburse the reque	by court order or documents and land land em record who does no esting parent for constitutions.	law, on reasonable other information of otional health includes the comply with a second	er Arizona law (A.R.S. request, both parents concerning the minor ding medical, school, easonable request for mey fees incurred by

is subject to legal sanctions.

Case No. \_\_\_\_

that parent to make the other parent obey this request. A parent who attempts to restrict the

release of documents or information by the custodian of the records without a prior court order

				Case I	No
F.	EDUCATIONAL ARRA	NGEMENTS:			· · · · · · · · · · · · · · · · · · ·
	Both parents have the right to consult with teachers and other	participate in sch er school personne	ool conferences, e	events and activit	ies, and the right to
	Both parents will make major of agreement, then:	educational decisio	ns together. (optic	onal) 🔲 If the p	arents do not reach
51	OR		3 030		
П	Major advertises to the				88
, <u></u>	Major educational decisions wi	ll be made by	Party A 🔲 Par	rty B after consulti	ng other parent.
		*. #			
G.	MEDICAL AND DENTA	L ARRANGEM	ENTS:		
П		· . 1			
	Both parents have the right to consult with physicians and operate immediately of any cooperate on health matters informed. Both parents agree numbers of all medical/dental consults and consults agree numbers of all medical/dental consults.	emergency medic s concerning the to keep each othe	al/dental care so	parents agree to ought for the n	advise the other ninor children, to
		79 ¥1			
	Both parents will make major above. (optional)	medical decisions ents do not reach a	together, except agreement, then	for emergency si	tuations as noted
		. v +1			
OR					
	Major medical/dental decisions other parent.	will be made by	☐ Party A	Party B	after consulting
		and About			
					**
Н.	RELIGIOUS EDUCATION	N ARRANGEMI	ENTS: (Choose (	ONE)	
	Each parent may take the minor time that the minor children is/are	children to a churc	h or place of		choice during the
	Both parents agree that the mino	र children may be i	nstructed in the		faith.
	Both parents agree that religious	arrangements are	not applicable to t	his plan.	
		đ ng		, production	
		<i>မှာ</i> ခဲ			
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	l.	ADDITIONAL AD	DANOFMENTA	Case No
		ADDITIONAL AR	RANGEMENTS AND COMME	ENTS:
z.		NOTIFY OTHER PAR change of address and	ENT OF ADDRESS CHANGE. Eatlor phone number in advance OR w	ch parent will inform the other parent of any ithin days of the change.
		NOTIFY OTHER PAR	RENT OF EMERGENCY Both no	rents agree that each parent will promptly it event that involves the minor children.
		TALK TO OTHER PAR	RENT ABOUT EXTRA ACTIVITIES	Each parent will consult and agree with the or children's access to the other parent.
		ASK OTHER PARENT consider the other pare	IF HE/SHE WANTS TO TAKE CA	RE OF CHILDREN. Each parent agrees to dren before making other arrangements
		OBTAIN WRITTEN CO out of the Phoenix me ordered Parenting Plan.		er parent will move with the minor children n consent of the other parent, or a court
		COMMUNICATE. Each between the parents are parenting time changes.	" " " " " " " " " " " " " " " " " " "	ations regarding the minor children will be children to convey information or to set up
112		METHOD OF COMMUN	NICATION. Each parent agrees to u	use the following means of communication:
		FREQUENCY OF COM on a regular basis. That	MUNICATION. Each parent agree communication schedule will be:	s to communicate regarding the child(ren)
		and will be by the following	ng methods:	il Other
		PRAISE OTHER PARES children and the other p relationship with the mind	with and remie barent chan as	rage love and respect between the minor anything that may hurt the other parent's
		COOPERATE AND WO cooperatively in future piresolve such disputes as	will the nest intere	agree to exert their best efforts to work sts of the minor children and to amicably
		benefit is musible to tolloh	NT OF PROBLEMS WITH TIME- w through with the time-sharing arra other parent as soon as possible.	SHARING AHEAD OF TIME. If either angements involving the minor child(ren),
1		PARENTING PLAN. Bot they will use the most reco	th parents agree that if either parent ent <i>"Parenting Plan/Access Agree</i>	t moves out of the area and returns later, ment" in place before the move.
[		MEDIATION. If the parer	nts are unable to reach a mutual on	reement regarding a legal change to their rt or a private mediator of their choice.
© Supe ALL R	rior Cou NGHTS	rt of Arizona in Maricopa Cou RESERVED	inty Page 6 of 9	DRCVG11f 041218

#### ON SELECTION OF PROMPLANDING BEFORE SOLVED.

Constitution of the state of th

Commission and a feer make an order of the count, if entirer parent disobeyed the count order each order of the count of t

### PART 2: SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

Signature of Party A:	Date:
Signature of Party B:	Date:

PART 3: STATEMENT REGARDING CONTACT WITH SEX OFFENDERS AND PERSONS CONVICTED OF DANGEROUS CRIMES AGAINST CHILDREN.

According to A.R.S. §25-403.05, a child's parent or custodian must immediately notify the other parent or custodian if the person knows that a convicted or registered sex offender or someone who has been convicted of a dangerous crime against children may have access to the child.

The parent or custodian must provide notice by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided to the parent or custodian for notification purposes or by another form of communication accepted by the court.

			" <b>દ</b> ે		Case No
According	g to A	A.R.S. & 13-705 (P) (1) "	Donas		
C	ommi	tted against a minor who	Jangerous crime	against children" mea	ins any of the following that is
		2 15	is ander intecti	/ears of age:	
	(a)	3.50 !!!!!!!!			
	(b)	Aggravated assault res	sulting in serious	s physical injury or inv	olving the discharge, use or
		AND THE RESERVE OF THE PROPERTY OF THE PROPERT	f a deadly weapo	on or dangerous instru	nont the discharge, use or
	(c)	Condai assault.			rient.
	(d)	Molestation of a child.			
	(e)	Sexual conduct with a n	ninor.		
	(f)	Commercial sexual expl	oitation of a min	or.	
	(g)	Sexual exploitation of a	minor.		
	(h)	Child abuse as prescribe	ed in section 13-	3623, subsection A na	ragraph 1
	(i)	radiapping.		, pe	ilagiapii I.
	(j)	Sexual abuse.	e <del>rā</del> š		
	(k)	Taking a child for the pu	rpose of prostitu	tion as prescribed in se	ection 13, 220e
	(1)	- W- Producation as Dies	SCHOOL IN SACTION	1 12 2349	JOHOT 13-3200.
	(m)	involving or using minors	in drug offense	S.	
	(11)	Continuous sexual abus	e of a child.		
	(o)	Attempted first degree m	urder.		
		Sex trafficking.	#13		
	(q)	Manufacturing methamp	hetamine unde	r circumstances that	cause physical injury to a
	(r)	Bestiality as prescribed in	r section 13-141	1, subsection A, parag	raph 2.
	(-)	raining a million for sexual	exploitation.		
	(t) (u)	Aggravated luring a mind	r for sexual expl	oitation.	
	(u)	Unlawful age misreprese	ntation,		
			, Nd Mil		
PART 3:	S	GNATURE OF ONE	D BOTH DAD	<b></b>	
		IGNATURE OF ONE O	K BOTH PAR	ENTS (as instructed on	page 1)
I/We have	read,	understand, and agree	to abide by the	Feguirements of AR	.S. § 25-403.05 concerning
have acces	s to t	tner parent or custodian	if someone co	nvicted of dangerous	S. § 25-403.05 concerning crime against children may
		io omia.	7-5	<del>1 −</del> 2 − 22 − 22 − 22 − 22 − 22 − 22 − 2	-S
Signature o	f Pari	nr A·	<b>₩</b> 3\\		
9.9	ı t art			Date:	
			100 100 100 F		
Signature of	f Part	v B:	ूर्य कुर		
				Date:	
PART 4:	Į,	OINT LEGAL DE	40 		
· ~!\! +.	200		CISION MA	KING (JOINT	LEGAL CUSTODY)
		GREEMENT		•	
	(11	APPLICABLE):	1		
A.	DO	MESTIC VIOLENCE	Arinoma I (a. m.		
	auth	ority (ioint legal custody)	chall NOT he	S. § 25-403.03) states th	at joint legal decision-making
	dom	estic violence".	Shall NOT be a	warded if there has be	en "a history of significant
		•			
		n pomestic Moleuce Na	s <b>not</b> occurred be	tween the parties, OR	
			277		
© Superior Co.	urt of A	rizona in Maricopa County			
ALL RIGHTS	RESE	RVED	Page 8 of 9		DRCVG11f 041218
			ii, rage o org		
			. 1		

					Case No
		Domestic Violence both parties.*	has occurred but it h	as not been "signific	ant" or has been committed by
B.	DUI d	or DRUG CONVICT	IONS: (A.R.S. § 25-	403.04)	
		Neither party has	been convicted of dr		ence or a drug offense within
			O11		
		within the past 12 n in the best interest of		feel Joint Legal Deci	e influence or a drug offense sion-Making (Legal Custody) is
整个人的社会。			interessoftiechi	n-Meking (Legal ( dren:	OS(O)) is sittini (jouest
C.	STATE LEGISLA	LEGAL DECISION TENTS have agreed ply, subject to appropriate to approximate the subject to approximate	A MINITERIOR DECI	SIAN-Makina /law.	ODY) AGREEMENT: If all custody), the following
	1.	REVIEW: The pare necessary or desired	nts agree to review changes every	the terms of this month(s) fron	agreement and make any the date of this document.
	2.	CRITERIA. Our joint criteria required by A	legal decision-mak	ing (inint legal aus	4220
	a.		f the minor children		
	b.	Each parent's right	s and responsibilitie	s for nemonal age	of the minor children and ning are designated in this
	C.	A practical schedul and school vacation	e of the parenting ties is included in the I	me for the minor o	hildren, including holidays
	d.	A procedure for the for transportation.	exchange(s) of the	child(ren) including	location and responsibility
	e.	The Plan includes a	procedure for period	lic review;	
ì	f.	The Plan includes breaches may be me	a procedure by whi diated or resolved.	ch proposed chan	ges, disputes and alleged
	g.	A procedure for cor and frequency.	nmunicating with ea	ich other about the	child, including methods
PART 4:	SIGN. MAKI	ATURES OF BOT NG AUTHORITY (L	H PARENTS RE	QUESTING JOI (as instructed on page	NT LEGAL DECISION-
Signature of F			16. 15.	Date:	
Signature of F	Party B:	24		Date:	
© Superior Coun ALL RIGHTS F	t of Arizon RESERVE	a in Maricopa County D	Page 9 of 9		DRCVG11f 041218

# SUPERIOR COURT OF ARIZONA IN YUMA COUNTY

	61
For Glerk's Use Onl	);

Vame of Petitioner		Case Number:	For Glerk's Use Onl	
Name of Respondent		ORDER AND NOTICE TO ATTEND PARENT INFORMATION PROGRAM CLASS		
THIS IS AN OFFICE	CIAL COURT O	RDER. IF YOU FAIL TO OBEY THIS D YOU IN CONTEMPT OF COURT.	ORDER,	

#### THE COURT FINDS:

This case invol	lves minor child(ren) and is an action for:
	Dissolution of Marriage;
	Legal Separation; or
LJ	Paternity with a Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Child Support:
3. Printer-	30 0000000
<b>L</b> l	Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Support

#### THE COURT ORDERS pursuant to ARS § 25-352:

- 1. ATTEND CLASS. You must attend and complete the Parent Information Program Class, or if not in Arizona, its equivalent in your state of residence.
- 2. WITHIN 45 DAYS. Both the Petitioner and the Respondent must complete this class within 45 days from the date the Respondent is served with, or accepts service of, the Petition/Complaint. The Respondent must register for and complete the course whether or not a "Response" or "Answer" to the Petition/Complaint is filed.
- 3. PAY THE CLASS FEE. The class tuition of \$40.00 is included as part of your Petition or Response filling fee.
- 4. NOTICE TO THE OTHER PARTY. The parent filing the Petition, Request, Motion or Complaint shall serve this document on the other parent.
- FAILURE TO ATTEND CLASS. If you file a Petition/Complaint or "Response" or "Answer" and do not complete the Parent Information Program Class, the judge may not sign your papers and you may not get the things you asked the court to give you. You may also be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class. If you are the party required to file a Response/Answer and choose not to file a "Response" or "Answer," and do not complete the Parent Information Program Class, you may be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class.

Presiding Judge, Superior Court

Gas	se No.		
	JO 110	XV X X	

#### PARENT INFORMATION PROGRAM NOTICE

This is a very important document. Read it completely. ATTENDANCE IS REQUIRED (A.R.S. §25-352).

You and the other parent <u>must</u> attend and complete a class in the PARENT INFORMATION PROGRAM. As a precaution against any type of abuse or harassment, you and the other parent MUST ATTEND SEPARATE CLASSES. You may each take the class from the same agency, but not at the same time. This is not a parenting skills class. The purpose of the program is to give parents information about how children are affected by matters that involve family courts: divorce, paternity, or legal decision making (custody) matters and parenting time.

IF YOU DO NOT ATTEND THE PARENT INFORMATION CLASS, THE JUDGE MAY NOT SIGN YOUR PAPERS AND YOU MAY NOT GET THE THINGS YOU ASKED THE COURT TO DO. THE JUDGE MAY ALSO FIND YOU IN CONTEMPT OF COURT.

Registration (sign-up) for class.

You must sign up for the class in advance. You should sign up for the class as soon as you receive this Notice. There is a limit on the number of people that can attend each class. That means that YOU MUST CALL TO SIGN UP for the class BEFORE the class is scheduled to start. The telephone number for the Court-approved provider class is included on this document.

Cost

The registration fee of \$40.00 is included in your filing fee and is outlined on your payment receipt. You must bring your receipt and a picture I.D. with you to the class or you will not be allowed to stay.

Special Needs and/or Questions.

Spanish and English classes are available. If due to a disability you need special accommodations to attend this class or if you have questions concerning the Parent Information Program, please contact Conciliation Court Services, Yuma County Superior Court, 250 W. 2nd Street #3012, Yuma, Arizona, telephone 928-817-4084.

Class procedures.

Please arrive 15 minutes early to check in. You must check in at the class and you must check out of the class If you do not check in and out, your attendance may not be counted. You must bring your receipt and picture identification with you. DO NOT BRING CHILDREN TO THE CLASS. A copy of the "Certificate of Completion" will be given to you at the end of the class. The original will be mailed to the Court and placed in your legal case file.

APPROVED PARENT INFORMATION CLASS.

The approved class that meets the requirements of the Parent Information Program is listed below. You may also choose to attend a different class that is comparable to the class listed. However, the substitute class must meet all requirements as mandated by Arizona Revised Statute Title 25, Sections 351 through 355 and 25-403.05(B). The Minimum Standards and Summary of Requirements may be found on the Arizona Supreme Court website at: www.azcourts.gov/familylaw/ParentEducation.aspx. For questions on this issue contact Conciliation Court Services at 928-817-4084.

Arizona Children's Association

1940 South 3rd Avenue, Suite 2 ~ Yuma, Arizona 85364 (South side of building closest to chain link fence) 928.217.1035 ~ Please ask for C.C. Aguayo or Andrea Mendez