

## JD ROUSSETY

Family Dispute Resolution Practitioner Accredited by Commonwealth Attorney-General's Department VGDFDR | GDLP | JD | BAJus | C4AWT

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## Information for Participants: Children's issues – Obligations of Advisers Section 63DA of the Family Law Act 1975

- 1. You can enter into a **Parenting Plan** about the arrangements for your child(ren).
- 2. A Parenting Plan may deal with one or more of the following:
  - a) Who your child(ren) live with;
  - b) What time your child(ren) spend time with;
  - c) Who is responsible for the parental responsibility for your child(ren);
  - d) How will communication/consultation take place;
  - e) How much communication your child(ren) will have with his/her parents;
  - f) Any maintenance contributions for your child(ren);
  - g) What is the process for resolving disputes;
  - h) How to change the plan in future; and
  - i) Any other aspect of the care, welfare or development of your child(ren).
- 3. If necessary, you can be referred to private family law firm(s), Legal Aid WA, and/or Community Legal Centres for assistance in preparing a Parenting Plan.
- 4. A Parenting Plan **may** override a current parenting order made in the Family Court. Please ask your lawyer about this.
- 5. If in future you are having difficulties complying with the terms of a Parenting Plan/Parenting Order, you can seek legal advice from a family lawyer about your options to resolve the issue. You can also seek help from a family counsellor or Family Relationships Centre.
- 6. If the Court is made to make an order regarding your child(ren), the Court will consider any recent Parenting Plan when considering what would be in your child(ren)'s best interests.

## Equal Time

1. You should consider your child(ren) spending **Equal Time** with both parents **if** that arrangement is reasonably practicable and in the best interests of your child(ren).

## Substantial & Significant Time

1. If it is not reasonably practicable and in the best interests of your child(ren) to have **Equal Time** with both parents, you should consider your child(ren) spending **Substantial & Significant Time** with both parents **if** that arrangement is reasonably practicable and in the best interests of your child(ren).