POST-DECREE TEMPORARY MODIFICATION ORDERS WITHOUT NOTICE



TO GET TEMPORARY MODIFICATION OF LEGAL DECISION MAKING (CUSTODY) OR PARENTING TIME WITHOUT ADVANCE NOTICE TO THE OTHER PARTY

Part 1: Completing and Filing the Court Papers

Forms and Instructions

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POST-DECREE MOTION FOR TEMPORARY MODIFICATION ORDERS WITHOUT NOTICE

CHECKLIST

You may use these forms if . . .

You must complete and file papers for a "regular" modification <u>with</u> notice before the Court can consider a motion for a modification without Notice.

- You have <u>already filed</u>, or at the same time you file these papers you <u>will be filing</u>, a "regular" request for modification of legal decision making (custody) and/or parenting time, AND
- ✓ Someone is about to cause serious, immediate bodily harm to another person, or the health, safety, and welfare of a person is otherwise in serious and immediate jeopardy, AND
- ✓ You can give very specific facts about:
 - what the emergency is,
 - why the judge should hear your case before everyone else who has been waiting to see a judge,
 - why the situation is so serious that the Court should take someone's child(ren) away without providing:
 - advance notice explaining why, or
 - opportunity for the person to defend his or her rights to the child(ren), and

NOTE:

- Your paperwork will be reviewed by a judicial officer but you may not be seen in person, so be sure to include all important information in the Motion.
- If it turns out that what you said is not true or filed without good legal reason, the judge may find you in contempt of court, order payment to the court or to the other party for costs or damages resulting from the wrongful filing of this Motion, or impose other sanctions.

WARNING. If your "*Motion for Temporary Modification Orders Without Notice*" is turned down at one Superior Court location, you may <u>not</u> use these forms to re-file your request at another location.

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 Self-Service Center website.

POST-DECREE TEMPORARY ORDERS WITHOUT NOTICE FOR MODIFICATION OF LEGAL DECISION MAKING (CUSTODY) OR PARENTING TIME

COMPLETING AND FILING THE COURT PAPERS

Notice: You must complete and file papers for a "regular" modification <u>with notice</u> before the Court can consider a petition for modification <u>without</u> Notice.

This packet contains court forms and instructions to file post-decree temporary orders without notice for modification of legal decision making (custody) or parenting time. 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	No. Pages
1	DRMCE1k	Checklist: You may use these forms if	1
2	DRMCE1t	Table of Contents (this page)	1
3	DRMCE11i	Instructions: How to Fill Out the "Motion" and "Order" for a "Temporary Modification Order without Notice"	3
4	DRMCE11f	"Post-Decree Motion for Temporary Order without Notice for Modification of Legal Decision Making (Custody) and/or Parenting Time"	4
5	DRMCE82f	"Post-Decree Temporary Order without Notice for Modification of"	2
6	DRMCE11p	Procedures: What to do after completing All Forms	1

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INSTRUCTIONS: HOW TO FILL OUT THE FORMS FOR A POST-DECREE "TEMPORARY MODIFICATION ORDER WITHOUT NOTICE"

WRITE NEATLY. USE BLACK INK.

STEP 1: Complete the "Motion for Temporary Modification Order without Notice".

- Fill in the information about you in the top left corner. Fill in the information in the case caption. This includes the name of the Petitioner, the Name of the Respondent, and the Case Number. The name of the Petitioner should be the same as the Name of the Petitioner in the Order you are trying to modify.
- Check the box to indicate whether you are asking for a temporary modification without notice concerning custody and/or parenting time ("visitation"). If you are asking for anything other than custody and/or parenting time, check the box for "Other", and write in your request.

Match the numbered instruction below to the matching number on the form.

- 1. Print your name as the person asking for the "Temporary Modification Order Without Notice".
- **2. REASONS WHY I NEED THIS ORDER.** Write in the reasons why you need this order. Explain the reasons in detail and be very specific. Use additional paper if necessary. Explain the emergency facts that now exist, and what *irreparable injury* you fear could occur without this Order.

An "irreparable injury" is one that cannot be "repaired", a serious or life threatening injury or damage to you or the children that cannot be prevented or undone.

- If you have questions about whether you should request a temporary modification order without notice, see a lawyer for help.
- **3. PEOPLE INVOLVED.** Write in the name of the mother, father, other people (such as legal guardians or others who claim custody or have possession of the children), the name(s) of the children and the children's ages.
- 4. IMPORTANT! REQUIRED INFORMATION: YOU MUST CHECK ONE OF THE BOXES UNDER #4 TO INDICATE WHETHER YOU GAVE OR ATTEMPTED TO GIVE NOTICE OF THIS REQUEST (Motion) TO THE OTHER PARTY (or parties), AND EXPLAIN.

EXPLAIN WHAT IRREPARABLE INJURY WOULD RESULT FROM GIVING ADVANCE NOTICE OF THIS MOTION TO THE OTHER PARTY (or parties).

- 5. MOTION FOR TEMPORARY MODIFICATION ORDERS without NOTICE. You cannot file this "Motion for Temporary Modification Orders Without Notice" unless you have filed or you will file a petition for modification of the same orders at the same time you request temporary orders without notice. Write in the date you filed or will be filing the "Petition"
- 6. INFORMATION ABOUT OTHER EMERGENCY CASES INVOLVING THE PARTIES OR THE CHILDREN. Check the boxes that apply and then write in the information requested.
- 7. OTHER COURT CASES INVOLVING EITHER OR BOTH PARTIES. Describe all other court cases that involve either or both of the parties, whether pending or not, including criminal cases. Complete all the information for each court order. Use extra paper if necessary.
- 8. ANY OTHER GOVERNMENT AGENCY INVOLVEMENT WITH EITHER OR BOTH THE PARTIES, OR CHILDREN. State whether there have been or are any complaints with or investigations by any government agency, including Child Protective Services, involving the parties or the child(ren). If so, explain the agency, date, type of case, and status of case right now.
- 9. CRIMES OF EITHER PARTY: Explain here if either parent or people involved with this Motion have been charged with committing a dangerous crime including child molestation or domestic violence.

REQUESTS TO THE COURT

- 1. Check the boxes that apply to request modification of custody and/or parenting time. Write in any other emergency orders that you think you need.
- 2. Then sign the document in front of a deputy clerk of court or a notary public. The clerk or notary public will also date and sign the document.
- STEP 2: Complete *only* the top portion of the "TEMPORARY MODIFICATION ORDER WITHOUT NOTICE": Fill in the information in the case caption. This includes the name of the Petitioner, the Name of the Respondent, and the Case Number. The name of the Petitioner should be the same as the Name of the Petitioner in the Order you are trying to modify. The "Temporary Modification Order Without Notice" is the document the Judge will sign if he or she agrees that an order must be issued right away, without giving any advance notice to the other party. THIS IS VERY RARE.

STEP 3: WHEN YOU HAVE COMPLETED BOTH the "Motion" and "Order", follow the instructions in the "Procedures" page, the last document in this packet (DRMCE11p).

A NOTE ABOUT NOTICE

The law requires advance notice of an action affecting one's rights concerning one's children unless you have a very good reason not to, such as fear of death or bodily harm to yourself or someone else.

The forms in this packet are to request a change in court orders WITHOUT NOTICE, which means you are asking the Court to issue an order taking away someone's children without giving them advance notice or the opportunity to defend against or deny the accusations that caused the Court to issue the order.

This is a very serious matter. The Judge will not grant the "Temporary Modification Order Without Notice" unless you have a very good reason that immediate and irreparable injury, loss, damage or death will result if you give notice to the other party.

Person	Filing: (A)			
Addres	ss (if not protected):			
City, St	tate, Zip Code:			
ATLAS	Number:			
Lawyer	r's Bar Number:		FOR CLERK'S USE ON	
Repres	enting 🔲 Self, without a La	awyer or Attorney for Petitioner OR Res	spondent	
		ERIOR COURT OF ARIZONA IN MARICOPA COUNTY		
		Case Number:		
		MOTION FOR POST-D	ECREE	
Name of Petitioner		TEMPORARY ORDER NOTICE FOR MODIFIC	TEMPORARY ORDER WITHOUT NOTICE FOR MODIFICATION OF LEGAL DECISION MAKING/CUSTODY	
Name	e of Respondent	PARENTING TIME	110/0031001	
		Other:		
	E THE FULLOWING ST	ATEMENTS TO THE COURT UNDER OATH O	R BY AFFIRMATION:	
1.	MY NAME IS: REASONS WHY I NEE! irreparable injury (serious	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor or life-threatening injury or damage that cannot be promight occur without this Order: (Use additional paper in the control of the co	ts which now exist, what prevented or undone) to	
1. 2.	MY NAME IS: REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that received the continue of the continue o	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be pright occur without this Order: (Use additional paper in the properties of the p	ts which now exist, what prevented or undone) to	
1.	MY NAME IS: REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that received the continue of the continue o	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be pright occur without this Order: (Use additional paper in the properties of the p	ts which now exist, what prevented or undone) to	
1. 2.	MY NAME IS: REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that received the continue of the continue o	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be pright occur without this Order: (Use additional paper in the properties of the p	ts which now exist, what prevented or undone) to	
1. 2.	MY NAME IS: REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that received the continue of the continue o	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be pright occur without this Order: (Use additional paper in the properties of the p	ts which now exist, what prevented or undone) to	
1. 2.	MY NAME IS: REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that respond to the child rent of the continue of Mother:	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be pright occur without this Order: (Use additional paper in the properties of the p	ts which now exist, what prevented or undone) to f necessary):	
1. 2.	REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that received the continue of Mother: Name of Mother: Name of Father:	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be possible occur without this Order: (Use additional paper in the domain of the properties). d on attached page(s). This Motion concerns the following people:	ts which now exist, what prevented or undone) to f necessary):	
1. 2.	REASONS WHY I NEEl irreparable injury (serious you or the child(ren) that respond to the child rent of the continuer of the c	(Name of Person asking for Emergency Order) D THIS ORDER. Explain in detail the emergency factor life-threatening injury or damage that cannot be possible occur without this Order: (Use additional paper in the domain of the properties). In this Motion concerns the following people:	ts which now exist, what prevented or undone) to f necessary):	

	Case No	
4.	REQUIRED INFORMATION: NOTICE OR REASONS WHY NOTICE NOT ATTEMP Actual Notice regarding a request that affects another party's rights concerning his or her child normally required. Check the box to indicate whether you gave or attempted to give notice to any parties or their attorneys.	ren is
	I GAVE or ATTEMPTED TO GIVE NOTICE TO THE OTHER PARTY AS FOLLOWS: Explain when, how, and to whom you attempted to give notice.	
0	R	
	I DID NOT ATTEMPT TO GIVE NOTICE BECAUSE: If you checked this box you MUST explain what injury, loss or damage you or the child(ren) wo suffer if you gave the other party advance notice of this Motion. (Use additional paper if necess	
	Check here if continued on attached page(s).	
5.	I FILED OR I AM GOING TO FILE a "regular" petition for modification of legal dec making (custody) and/or parenting time in the Superior Court of Arizona in Mari County, I have attached a copy of that petition to the Judge's copy and to the other party's cothis Motion.	сора
Tha	at request was filed or is going to be filed on this month/day/year:	
6.	INFORMATION ABOUT OTHER EMERGENCY CASES INVOLVING THE SAME PARTIES OR CHILDREN: Check the boxes that apply and write in the information requested.	d.
	Current emergency cases: To the best of my knowledge, there are no pending proceed for emergency orders about these children in any other court. (If this is <i>not</i> a true state this Court may not be able to enter an Order and you may want to consult a lawyer for account to the consult and the consult a	ment,
	Past emergency cases: Either or both parties have filed for emergency court orders in the (If so, complete the following information. Use additional paper if necessary.)	past.
N	ames of Parties:	
Di Lo	ate of Order, Judgment, smissal, etc.: cation of court ity and state):	
	xplain Type of Case: (Juvenile, iminal, Order of Protection, etc.)	

Explain what order or judgment said, or basis for dismissal:

Case No.	

all other court cases that involve either or both of the parties cases. Complete all the information for each court order (to be cased).	
Names of Parties:	
Date of Order, Judgment, Dismissal, etc.: Location of court (City and state):	Case No.
Explain Type of Case: (Juvenile, Criminal, Order of Protection, etc.)	
Explain what order or judgment said, or basis for dismissal:	
Final Order Entered; Case is Over. Date Order/Judge Hearing Date Set On (date):	
Court Location/address:	
Other (explain in detail):	
Check have if continued on attached name(s)	
 Check here if continued on attached page(s). ANY OTHER GOVERNMENT AGENCY INVOLVEM PARTIES, OR THESE CHILDREN: State whether the investigations by any government agency, including Child the child(ren). If so, explain the agency, date, type of case 	ere have been or are any complaints with or Protective Services, involving the parties or
CRIMES OF EITHER PARTY: Explain here if either pare been charged with committing a dangerous crime including.	

Case No.	

I MAKE THE FOLLOWING REQUESTS TO THE COURT:

hout Notice" as follows: Check the boxes that apply:
n Making and Physical Custody of the child(ren) until
ation") for the other party until a full court hearing.
until a full court hearing, as follows:
an testify about the facts related to this "Motion for a Notice" and the "Petition for Modification of Legal enting Time," so that the Judge can decide whether to ency (without notice) Order.
terests of the minor children named above.
e contents of this document are true and correct to the
Signature
:
(date)
<u> </u>
Deputy Clerk or Notary Public

Pers	on Filing:		
Addr	ress (if not protected):		
Telep	ohone:		
Emai	il Address:		For Clerk's Use Only
Lawy	yer's Bar Number:		
		awyer or Attorney for Petitioner OR	Respondent
	SUP	ERIOR COURT OF ARIZONA IN MARICOPA COUNTY	
		Case Number:	
Nam	e of Petitioner	POST-DECREE TEMPORA WITHOUT NOTICE FOR MO LEGAL DECISION MAK PARENTING TIME (form	ODIFICATION OF (ING (CUSTODY)
Nam	e of Respondent	OTHER:	•
		OURT ORDER THAT AFFECTS YOUR RIGHTS. AND THIS ORDER, CONTACT AN ATTORNEY F	
	E COURT FINDS:	·	
1.		JNDERLYING PETITION. of legal decision making (custody) and/or parenting by	
2.	entered immediately to av Someone is abou	N. The court has found that an emergency exist oid irreparable harm because: to cause serious bodily harm to another person and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and welfare of a person is otherwise in serious and the serious an	interests and this order must be immediately, OR and immediate jeopardy as
3.		E CHILDREN. This order is made in the best inte (month/day/year) are listed below:	erest of the children whose
	Name:	Date of Rirth	
	Nama:		
	Name:	Date of Birth:	
	Nama	Date of Birth:	
	Name:		

		Case No
тн	E CO	URT ORDERS:
1.		TEMPORARY MODIFICATION OF LEGAL DECISION MAKING (CUSTODY) WITHOUT NOTICE
		IS: DENIED GRANTED AND LEGAL DECISION MAKING (CUSTODY) IS TEMPORARILY MODIFIED AS FOLLOWS:
		THIS ORDER SHALL CONTINUE until this date: unless extended by the
		court, or by agreement between the parties in writing and filed with this court.
2.		TEMPORARY MODIFICATION OF PARENTING TIME WITHOUT NOTICE IS DENIED GRANTED, AND PARENTING TIME IS TEMPORARILY MODIFIED AS FOLLOWS:
		THIS ORDER SHALL CONTINUE until this date: unless extended by the court, or by agreement between the parties in writing and filed with this court.
3.		OTHER TEMPORARY ORDERS WITHOUT NOTICE:
		THIS ORDER SHALL CONTINUE until this date: unless extended by the court, or by agreement between the parties in writing and filed with this court.
4.		SERVICE AND NOTICE TO THE OTHER PARTY: The person who requested this Order shall provide the other party with a copy of the Motion and Order.
5.		BOND in the amount of \$ shall be posted with the Clerk of the Court no later than this date: and this time: as security for the payment of costs and damages that may be incurred or suffered by any party as a result of this Order should it be determined the basis of this Order was false or without merit. Bond shall be posted by: (Name(s))

PROCEDURES: WHAT TO DO AFTER COMPLETING ALL FORMS

(TO REQUEST POST-DECREE TEMPORARY ORDERS WITHOUT NOTICE FOR MODIFICATION OF CHILD CUSTODY AND/OR PARENTING TIME)

- STEP 1: Complete the "Motion for Temporary Order Without Notice".
- **STEP 2:** Make copies of all the paperwork. Make 3 copies of "Motion" and "Order" forms. Assemble the copies so that you have four (4) SETS of papers: One (1) set of originals and three (3) sets of the copies.
- **STEP 3:** File the papers at the court. Take the original and three (3) sets of copies to the Clerk of the Court filing counter.

WHAT THE CLERK WILL DO: The Clerk will file the original of the "Motion for Temporary Order Without Notice". The Clerk will give you back clerk-stamped copies of the documents to show the documents were filed. The Clerk will then direct you to Family Court Administration or to the Judge who will hear your case.

- **STEP 4:** What the Judge will do: The Judge will look over the "Motion for Temporary Order Without Notice". The Judge may sign the "Temporary Order without Notice", deny your motion, OR schedule a court hearing.
- **STEP 5:** Serve the court papers. If the Judge issues the Temporary Modification Order without notice and/or schedules a hearing, you must provide the other party with a copy of the Motion and Order.
- **STEP 6:** The court hearing: If the Judge schedules a hearing, be sure to write down the date, time and place of the court hearing, and come to the hearing. Be prepared to present your evidence about why the Judge should sign your Order.

DO NOT BRING CHILDREN TO COURT.