B8

ESTABLISH

PATERNITY

WITH LEGAL DECISION MAKING (CUSTODY), PARENTING TIME, and CHILD SUPPORT (For Petitioner Only)

1

To Get The First Court Order

Part 1: Completing and Filing the Court Papers
(Forms and Instructions)

For Child Support and/or Spousal Maintenance you may also need the following forms C17.

SELF-SERVICE 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:

- X 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.
- X Paternity has *already* been legally established by other means * for <u>all</u> 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 need 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 Self-Service 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 Self-Service Center website.

SELF-SERVICE CENTER

INSTRUCTIONS: HOW TO FILL OUT PATERNITY, LEGAL DECISION MAKING (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 (custody), parenting time, and child support and you do not already have an order. If you want a court order for legal decision making (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 (custody) and parenting time.
- If you <u>have</u> a paternity order <u>or</u> 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 (custody) order, you may use the separate forms to establish legal decision making (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 (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 filing.
- 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 Self-Service 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).

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 Petition for an Order of Protection and ask that your address not be disclosed on court papers. With that order, 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 COURT/SENSITIVE DATA COVER SHEET IN CASES WITH MINOR CHILDREN. (All Forms: TYPE OR PRINT IN BLACK INK)

- Write in the information requested about petitioner, respondent, 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:

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 (your name); and name of Respondent (the other party's name).

PETITION FOR PATERNITY with LEGAL DECISION MAKING (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 (custody), parenting time and child support.

- Make sure your form states "PETITION FOR PATERNITY, LEGAL DECISION (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 zipcode; telephone number; and your ATLAS number (if applicable).
- Fill in YOUR name in the space that says "Name of Petitioner." Remember, you will be the PETITIONER through the whole case. In the space that says "Name of Respondent," fill in the name of the other party, who will be the RESPONDENT for the rest of your case. Leave "Case Number" blank. The Clerk will fill in the case number when you file your court papers.

NOTE: IF YOU HAVE AN EXISTING FAMILY COURT CASE IN MARICOPA COUNTY AGAINST THE SAME PARTY, <u>USE YOUR EXISTING CASE NUMBER</u>. IF YOU DO NOT KNOW YOUR EXISTING CASE NUMBER, ASK THE CLERK BEFORE YOU FILE YOUR PETITION.

General information:

1. Fill in your name, address (**if not protected**), and date of birth. This is basic information about YOU, the PETITIONER, and your relationship to the children for whom you want the paternity order.

- 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, the RESPONDENT, and his or her relationship to the minor children for whom you want the paternity order.
- 3. Check one or more boxes about why you can pursue your court case against the other party in Arizona.
- 4. Fill in information about all the children for whom you want this paternity order, with legal decision making (custody), parenting time, and child support. The same persons should be the mother and the father for all the minor children for whom you want this paternity order. If you think the minor children have different fathers or mothers, you need to file a separate lawsuit against that person.

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 Petitioner or Respondent 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). Print the name of the person 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 people you say are the father and
 mother 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.
- 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 that HUSBAND to the court case, even if you say that the husband was not the father of the minor child(ren).

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 (custody), parenting time, or child support to the **Petition (IF** the order is **NOT** from the Superior Court in Maricopa County.

7. 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.

- 8. The Court **MUST** know if there have been other cases involving legal decision making (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 (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).
- 9. You must tell the Court if you participated as a party or witness in any court case involving issues *other than* legal decision making (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.
- 10. 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 visitation 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 respondent in this court case. If not, check the second box and GO ON.
- 11. This section tells the Court what legal decision making (custody) arrangement **you** want. Please check the box that describes what you want the Court to order. If you check the box for "Joint Legal Decision Making (custody)", please explain your reasons in the space provided.

Other statements to the Court:

- 12. **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. **DOMESTIC VIOLENCE:** This tells the Court if there was domestic violence in the relationship, and relates to a request for joint legal decision making (custody), if you intend to ask for joint legal decision making (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.
- 15. **VENUE:** Generally, if either one of the parents or the minor children are residents of Maricopa County, the case can be taken care of here.
- 16. **DRUG CONVICTION WITHIN LAST TWELVE MONTHS:** This tells the Court whether you have been convicted of a drug or alcohol offense within the last twelve months.

Requests to the court for paternity, legal decision making (custody), parenting time and child support: This requests that the Court make Orders relating to issues such as paternity, legal decision making (custody), parenting time and support.

- A. **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.
- B. BIRTH CERTIFICATE: Write the father's full name as it should appear on the child's birth certificate.
- C. **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 (mother's or father's).
- D. LEGAL DECISION MAKING (custody) OF MINOR CHILDREN AND PARENTING TIME.
 - 1. **SOLE LEGAL DECISION MAKING (custody):** If you want sole legal decision making (custody), check the boxes that apply, including the parenting time you are asking for. Tell the court whether you want legal decision making (custody) of the minor children to go to you (the Petitioner); or the other party (the Respondent).

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:

- A. **Reasonable parenting time.** This suggests an amount of parenting time appropriate to the age of the child. The Court offers suggested amounts of parenting time, but the amount can vary by agreement of both parents. If both parents agree, complete the Parenting Plan before you go to the Judge for your final order.
- B. Supervised or no parenting time to the non-custodial parent. You may request supervised or no parenting time if the non-custodial parent cannot adequately care for the minor children or cannot do so without another person present. You may request this if the person not having legal decision making (custody) 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.
- Supervised visitation: Describe how supervised parenting time should work.
- ii. No parenting time to the non-custodial parent. Check this option only if the non-custodial parent 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 the non-custodial parent. This is used as a last resort to protect the child.
- 2. JOINT LEGAL DECISION MAKING (CUSTODY): If you are asking for joint legal decision making (custody), you will need to file a Joint Legal Decision Making (custody) Agreement signed by both parents which will be given to the judge for court approval later in the process. The Joint Legal Decision Making (custody) Agreement is part of the "Parenting Plan" contained in Packet 4, "The Court Order".

- E. **CHILD SUPPORT:** Check which party should pay child support. (The box you check should match what is on your completed Child Support Worksheet.)
- F. **MOTHER'S EXPENSES:** Check this box indicating if Respondent should be required to pay for expenses relating to the birth of the child.
- G. **HEALTH, MEDICAL, DENTAL INSURANCE AND HEALTH CARE EXPENSES:** Check which party should be responsible for health, medical and dental insurance.
- H. **TESTING AND COSTS:** This section asks that if the other party contests this matter that 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 this matter by filing a Response.
- I. **OTHER ORDERS:** Write the additional orders you are requesting the Court to make that were not covered in your Petition.

UNDER PENALTY OF PERJURY: Sign this form in front of a deputy clerk of court (at the filing counter) or a Notary Public. By doing so, you declaring to the Court under penalty of prosecution for perjury that everything contained in your Petition is true.

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 (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.

OTHER IMPORTANT PAPERS IN THIS PACKET

Before you get an order from the judge you must complete the court papers on what you want the judge to order about paternity, legal decision making (custody), parenting time and child support. The court papers you need, with guidelines and/or instructions, are included in this packet. The judge uses these court forms, and those prepared by the other party when it is time to sign the order about paternity, legal decision making (custody), visitation, and support. You can complete these papers now, and serve or provide copies to the other party. Or, you can complete the papers before the final court hearing date and provide copies to the other party.

Regarding the "Child Support Worksheet", also known as "the Parents Worksheet", refer to the separate "How to Calculate Child Support" packet and the Arizona Child Support Guidelines to complete that form, or you may substitute a printout of the worksheet produced by the Superior Court's free *online* Child Support Calculator.

SELF-SERVICE CENTER

PROCEDURES: HOW TO FILE PAPERS WITH THE COURT FOR ESTABLISHMENT OF PATERNITY, LEGAL DECISION MAKING (Custody), PARENTING TIME, AND CHILD SUPPORT

STEP 1: Complete the "Family Court Cover Sheet" and the "Sensitive Data Sheet".

(Do not copy these 2 documents.)

Make 2 copies of the following documents after you have filled them out:

- "Summons"
- "Order and Notice for the Parent Information Program"

Make 2 copies of the "Petition for Paternity, Legal Decision Making (Custody), Parenting Time, and Child Support" after you have filled it out. (Referred to as "Petition" below)

STEP 2: SEPARATE YOUR DOCUMENTS INTO THREE (3) SETS:

SET 1 - ORIGINALS FOR CLERK OF COURT:

- "Family Court Cover Sheet"
- "Sensitive Data Sheet"
- "Summons"
- "Petition"
- "Order and Notice for Parent Information Program"

SET 2 - COPIES FOR OTHER PARTY:

- "Summons"
- "Petition"
- "Order and Notice for Parent Information Program"

SET 3 - COPIES FOR YOU:

- "Summons"
- "Petition"
- "Order and Notice for Parent Information Program"

STEP 3: FILE THE PAPERS AT THE COURT:

GO TO: THE COURT TO FILE YOUR PAPERS: The court is open from 8:00 a.m. – 5:00 p.m., Monday-Friday. You should go to the court at least two hours before it closes. You may file your court papers at the following Superior Court locations:

Graham Clerk of the Superior Court 800 W. Main St. Safford, AZ 85546

FILE: Go to the Clerk of the Court filing counter at the location where you will file your papers.

FEES: A list of current fees is available from the Self Service Center and from the Clerk of Court's website.

If you cannot afford the filing fee and/or the fee for having the papers served by the Sheriff or by publication, you may request a deferral (payment plan) when you file your papers with the Clerk of the Court. Deferral Applications are available at no charge from the Self-Service Center.

If this is a joint-filing by both parties as in a "stipulation" or "agreement", and it is the first time one of the parties or his or her attorney has "appeared", that is, filed papers in this case, a separate substantial "appearance fee" (also known as a "response" or "answer" fee) will be due from that party at the time of filing.

PAPERS: Hand all three (3) sets of your court papers to the Clerk along with along with the correct filing fee.

MAKE SURE YOU GET THE FOLLOWING BACK FROM THE CLERK:

- Your Set of <u>Copies</u>
- The Other Party's Set of <u>Copies</u>
- STEP 4: SERVE THE PAPERS ON THE OTHER PARTY. Read the packet at the Self-Service Center called "Service of Court Papers" that applies to your situation. This will explain how to serve the other party. Remember to file your Affidavit, Waiver or Acceptance of Service as soon as the Respondent is served.
- **STEP 5:** WAIT. Depending on HOW and WHERE you served the papers on the other party (in-state, out of state, by publication, etc.), he or she has a certain number of days to file a RESPONSE to tell the Court that he or she disagrees with your facts, or objects to the Orders you want the Court to make. You should receive a copy of the Response and a notice about when and where you must appear for any Court procedure or hearing.

If NO RESPONSE is filed, you must file papers to tell the Court the other party DEFAULTED - that is, the other party agrees with your request - or at least did not file papers to disagree, so the Court should move forward. See the Self Service Center's "Default" packet and follow the timetable and procedures there to apply for your default court order.

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C.	Type of Case being			one cat	egory.	Interpreter Needed: ☐ Yes ☐ No
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Representing Self, without a Lawyer or	Attorney for Petitioner OR Resp	ondent
	ERIOR COURT OF	
ARIZONA	IN GRAHAM COUNTY	
Name of Petitioner And	Case No.: SUMMONS	
Name of Respondent		
	t from the court that affects your rights. derstand it, contact a lawyer for help.	Read this carefully.
FROM THE STATE OF ARIZONA TO:	Name 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:

GRAHAM COUNTY CLERK OF THE COURT 800 W MAIN STREET SAFFORD, AZ 85546

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) CALENDAR DAYS from the date you were served, not counting the day you were served. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff 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:

Graham County Clerk of the Court 800 W. Main Street Safford, AZ 85546

- 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 court date.

	Darlee Maylen, CLERK OF COURT
Ву	

Perso	on Filina:			
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			☐ CHILD SUPPORT	
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A.	STATEMEN	ITS TO THE COURT		
1.	INFORMATIO	ON ABOUT ME, THE PETI	TIONER:	
	Name:			
	Address:			
	Date of Birth:			
	Occupation:			
	Relationship to	children for whom I want the	paternity order:	
		☐ Father (or may be the fat	her)	
		Other: (Explain)	1101)	
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2.	INFC	RMATION ABOUT OTHER PARTY, THE RESPONDENT:
	Relati	ionship to children for whom I want paternity order:
		☐ Father (or may be the father)
3.	VEN	UE: (Check here if the following statement is true):
		This is the proper court to bring this lawsuit under Arizona law because it is the county of residence of the Petitioner or of the Respondent or of the minor children.
4.		SDICTION: WHY I AM FILING THIS COURT CASE AGAINST THE OTHER TY IN ARIZONA: (Place a check mark in the boxes that are true.)
		The person is a resident of Arizona
		I believe that I will personally serve the person in Arizona (see packet on service to know about this.)
		The person agrees to have the case heard here and will file written papers in the court case;
		The person lived with the minor child in this state at some time;
		The person lived in this state and provided pre-birth expenses or support for the child;
		The minor child lives in this state as a result of the acts or directions of the person;
		The person had sexual intercourse in this state as a result of which the minor child may have been conceived;
		The person signed an affidavit acknowledging paternity that is filed in this state;
		The person did any other acts that substantially connect the person with this state (see a lawyer to help you determine this).
	LIMIT	ATION ON JURISDICTION : If Respondent is not personally served (served by publication) the Court cannot make a legal order regarding issues of child support, medical, dental, and vision care insurance and expenses for minor children.
		I (Petitioner) understand that if I want the Court to make a legal order regarding issues of child support, medical, dental, and vision care insurance and expenses for minor children, I must personally serve the Respondent.
B.	STA	TEMENTS ABOUT PATERNITY:
5 .	WHY	YOU THINK THE PERSON IS THE FATHER OF THE MINOR CHILD(REN):
	(Chec	k which box applies)
		AFFIDAVIT: Petitioner and Respondent signed an Affidavit of Paternity acknowledging that
		☐ Petitioner or ☐ Respondent is the minor child(ren)'s natural father. A copy is attached.

11-	w long at	this address: Lived with Mother Father Other:
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_		this address: Lived with Mother Father Other:
Prev	vious Add	
LIVE	ea with L	Mother Father Other (Name & Relation to Child): (If less than 5 years, provide 5 years previous address information for each child.)
		this address: County:
	rent Addr	ress:
A. CIIII	u s Maille	Place of Birth: Date of Birth:
Δ Chil	d's Name	· ·
7.	CHILI	D(REN)'S residence:
C.	INFO	RMATION ABOUT MINOR CHILDREN
		this court case because of marriage.
		child(ren) were born or conceived, but husband is not father of minor child(ren). Husband is a party to
		Mother was married when minor child(ren) were born or conceived or at least 10 months before minor
		before minor child(ren) were born or conceived, OR
		Mother was not married at the time minor child(ren) were born or conceived or at least 10 months
6.	ABOU	JT MARRIAGE AND HUSBAND (if applicable, check one box.)
		OTHER: (explain)
		child(ren) could have been conceived.
		intercourse at the probable date(s) of conception of the minor child(ren). The mother of the minor children did not have sexual intercourse with anyone else during the periods in which the minor
		SEXUAL INTERCOURSE: Petitioner and Respondent were not living together but had sexual
		together during the period(s) when the minor child(ren) could have been conceived.
		any time during the ten months before birth of the minor child(ren). However, the parties lived
	П	PARTIES LIVING TOGETHER: Petitioner and Respondent were not married to each other at
		BLOOD TEST: DNA Testing indicates Petitioner or Respondent is the minor child(ren)'s natural father. Report(s) of test results attached.
		more minor child(ren)'s birth certificate(s). Copy (or copies) attached.
	Ш	BIRTH CERTIFICATE: Petitioner or Respondent is named as the natural father on one or

B. Child's Name:	Gender:	☐ Female ☐ Male
Place of Birth:	Date of Birth:	_
Current Address:		
How long at this address:	County:	
Lived with Mother Father Other (Name & Re	lation to Child):	
(If less than 5 years, provide 5 years provide	previous address information for each	child.)
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
C. Child's Name:	Gender:	☐ Female ☐ Male
Place of Birth:	Date of Birth:	_
Current Address:		
How long at this address:	County:	
Lived with Mother Father Other (Name & Re	lation to Child):	
(If less than 5 years, provide 5 years provide 5 years provide 5 years)	-	child.)
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
D. Child's Name:	Gender:	☐ Female ☐ Male
Place of Birth:	Date of Birth:	
Current Address:		
How long at this address:	County:	
Lived with Mother Father Other (Name & Re	_	
(If less than 5 years, provide 5 years provide 5 years provide 5 years)	previous address information for each	child.)
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
Previous Address:		
How long at this address: Lived with	☐ Mother ☐ Father ☐ Other:	
Continues on attached page(s) made part of this de	ocument by reference.	
, - , ,	•	
8. COURT CASES INVOLVING PHYS	•	
(LEGAL CUSTODY) OR PARENTING	TIME, RELATED TO CHILDE	REN UNDER 18 YEARS
OLD: (Check one box)		
☐ I HAVE ☐ I DO NOT HAVE inform		• • • • • • • • • • • • • • • • • • • •
legal decision making (legal custody), or p		
that is pending in this state or in any other	, -	ormation, explain below,
using extra pages if necessary. IF NOT, G	OON).	
Name of each child:		
Court State:	Court location (county/city):	
Court case number:	Current case status:	
Nature (type) of court proceeding:		
Summary of any Court Order:		
· · · · · · · · · · · · · · · · · · ·		

Name of each child:	
Court State:	Court location (county/city):
Court case number:	Current case status:
How the minor children are	
Summary of any Court	
TIME CLAIMS OF ANY PERSO I KNOW I DO NOT KNOW a custody or who claims legal decision in	a person other than the Petitioner or the Respondent who has physical making (custody) or parenting time rights to any of the minor children
named above. (If you do, explain belov	w, using extra pages if necessary. IF NOT, GO ON).
Name of each child:	
Name of Person with the claim:	
Address of Person with the	
Nature of the Claim:	
OTHER STATEMENTS TO	THE COURT:
OTHER STATEMENTS TO MEDICAL EXPENSES: There	e are OR There are no unreimbursed medical expenses incurred of the minor child(ren). If there are, these costs and expenses should
OTHER STATEMENTS TO MEDICAL EXPENSES: There by the mother, resulting from the birth be awarded to Petitioner OR OTHER EXPENSES: The parties	e are OR There are no unreimbursed medical expenses incurred of the minor child(ren). If there are, these costs and expenses should Respondent according to law.
OTHER STATEMENTS TO MEDICAL EXPENSES: There by the mother, resulting from the birth be awarded to Petitioner OR OTHER EXPENSES: The parties dental, or health expenses, reasonal incomes.	e are OR There are no unreimbursed medical expenses incurred of the minor child(ren). If there are, these costs and expenses should Respondent according to law. s should be ordered to divide between them any uninsured medical bly incurred for the minor children, in proportion to their respective
OTHER STATEMENTS TO MEDICAL EXPENSES: There by the mother, resulting from the birth be awarded to Petitioner OR OTHER EXPENSES: The parties dental, or health expenses, reasonal incomes. PARENT INFORMATION PROC authority (custody) or parenting time.	e are OR There are no unreimbursed medical expenses incurred of the minor child(ren). If there are, these costs and expenses should Respondent according to law. s should be ordered to divide between them any uninsured medical bly incurred for the minor children, in proportion to their respective
OTHER STATEMENTS TO MEDICAL EXPENSES: There by the mother, resulting from the birth be awarded to Petitioner OR OTHER EXPENSES: The parties dental, or health expenses, reasonal incomes. PARENT INFORMATION PRO authority (custody) or parenting time. I have I have I have not (check of	e are OR There are no unreimbursed medical expenses incurred of the minor child(ren). If there are, these costs and expenses should Respondent according to law. s should be ordered to divide between them any uninsured medical bly incurred for the minor children, in proportion to their respective GRAM (PIP): is required for persons seeking legal decision making

2.	BIRTI	I CERTIFICATE Order that the na certificate;	: me of the father listed in "A" above be added to ea	ach minor child's birth
	IS the	natural father of th	ne minor child(ren).	
		First	Middle	Last
1.	PATER	RNITY: Order that	: (legal name of the father, as on his birth certificate, or hi	is current <i>legal</i> name)
E.	REQ	UESTS TO TH	E COURT:	
	☐ Patt	tern shall repeat for	r subsequent years.	
	☐Moth			
	☐Moth			
	☐Moth			
	□Moth			
16.	and sta	EXEMPTION: The steel income tax return entitled to claim	e parties will claim the children as income tax dependences as follows: Name of minor child	y exemptions on federal in Tax Year
		Explain how this ar	rangement appropriately protects the minor children.	
			or Father was convicted, however, the legal nting time arrangement I am requesting appropriately prot	
			nts have been convicted for a drug offense or driving the last twelve (12) months.	g under the influence of
		•	s been convicted for a drug offense or driving under the welve (12) months, OR	he influence of drugs or
15.	DRUG	6 / ALCOHOL CO	ONVICTION WITHIN LAST TWELVE MONTHS	G: (Check one box.)
		best interests of	the minor child(ren) to grant joint or sole legal decision that who has committed domestic violence because: (EXPL)	on making (joint or sole
	Ш	Domestic Violence	has occurred but it was committed by both parties or it	t is otherwise still in the

3.	NA	ME CH	ANGE: (check the box and fill in the blank if you want this):	
		Order ea	ch minor child's <u>last</u> name (only) be changed to:	
	OR	C Ord	er as follows:	
4.			RESIDENTIAL PARENT, PARENTING TIME, AND AUTHORITY FOR LI MAKING (LEGAL CUSTODY):	EGAL
	a.		MARY RESIDENTIAL PARENT: Declare which parent's home shall be the lence for each minor child:	main
		Declare	Mother's home as the main residence for the following named children:	
		Declare	Father's home as the main residence for the following named children:	
	sul	bject to	parenting time, as follows:	
	b.	PAF	ENTING TIME: Award parenting time as follows:	
			Reasonable parenting time rights to the non-primary residential parent, OR	
			Supervised parenting time between the children and Mother OR Father, C	R
			No parenting time rights to the Mother OR Father.	
		Sup	rvised or no parenting time is in the best interests of the child(ren) because: *	
			xplanation continues on attached pages made part of this document by reference.	
			Name this person to supervise:	
			Order cost of supervised parenting time (if applicable) to be paid by:Mother	
			☐ Father ☐ Shared equally by the parties	
			3. Additionally restrict parenting time as follows:	

	C.	LEGAL DECISION MAKING (child custody): Award legal decision making concerning the child(ren) as follows:
	□ A\	WARD SOLE LEGAL DECISION-MAKING (sole custody) to: Mother Father
		OR
	M Si Ci	WARD JOINT LEGAL DECISION MAKING (joint custody) to BOTH PARENTS. Nother and Father will agree to act as joint legal decision makers concerning the minor child(ren) and will ubmit a Parenting Plan and Joint Legal Decision Making Agreement signed by the both parties. (For the ourt to order "joint" legal decision making, there must have been no "significant" domestic violence ccording to Arizona law, A.R.S. § 25-403.03)
	(Che	ck below if you are asking for a child support order or a change of child support in this case.)
5.	_	_D SUPPORT: Order that child support shall be paid by (check one box) ☐ Mother OR ather; in a reasonable amount as determined by the Court under the Arizona Child Support Guidelines.
	Decre Clear suppo	ort payments shall begin on the first day of the first month following the entry of the Paternity be/Order. These payments, and a fee for handling, shall be paid through the Support Payment inghouse and collected by automatic Income Withholding Order. Further, that costs for past child ort and care for child(ren) in the amount of \$ shall be paid by \ Mother _ OR \ Father in mount of \$ each month until paid in full. Payments shall be made as stated above.
6.		THER'S EXPENSES: Order that the father, who is ☐ Petitioner OR ☐ Respondent pay a mable amount to cover unreimbursed expenses incurred by the mother related to the birth of each ren).
7.		DICAL, DENTAL and VISION CARE INSURANCE FOR MINOR CHILDREN: er that:
	□ м	other should be responsible for providing: ☐ medical ☐ dental ☐ vision care insurance.
	☐ Fa	ather should be responsible for providing:
	а	rder that Petitioner and Respondent pay for all reasonable unreimbursed medical, dental, vision care, nd health-related expenses incurred for the minor child(ren) in proportion to their respective incomes as escribed on the Parents' Worksheet, which shall be submitted with the Judgment and Order.
8.	subm that F includ	TING and COSTS: Order that if paternity is contested, Petitioner and Respondent be ordered to it to such blood and tissue tests as may be necessary by this Court to establish paternity, and Respondent must pay all costs and expenses of this lawsuit, if he/she contests these proceedings, ling costs of the blood tests, other genetic testing; filing each child's birth certificate; attorneys' fees ourt costs.
9.		EXEMPTION: The parties will claim the children as income tax exemptions on federal and state tax as as follows:

Parent entitled to	claim	Name	of min	or child		in Tax Ye
☐Mother ☐ Fa	ther					
☐Mother ☐ Fa	ther					
☐Mother ☐ Fa	ther					
☐Mother ☐ Fa	ther					
☐Mother ☐ Fa	ther					_
☐ Pattern shall re	epeat for sub	sequent ye	ars.			
OTHER ORDER	RS I AM RE	QUESTIN	IG (exp	plain request here):		
			- (- 1	,		
SIGNATURE	S					
UNDER OAT	H OR BY	nalty of p	erjury	y that the conte	nts of this	document are
UNDER OAT	H OR BY	nalty of p	erjury	y that the conte	nts of this	document are
UNDER OAT I swear or affirm and correct to Date Sworn to or Affirmed	H OR BY m under pe the best of	nalty of p	erjury vledge	y that the conte e and belief.	nts of this	document are
UNDER OAT I swear or affirm and correct to	H OR BY m under pe the best of	nalty of p my knov	erjury	y that the conte e and belief. Signature	nts of this	document are
UNDER OAT I swear or affirm and correct to Date Sworn to or Affirmed	H OR BY m under pe the best of	nalty of p	erjury vledge	y that the conte e and belief.	nts of this	document are
UNDER OAT I swear or affirm and correct to Date Sworn to or Affirmed	H OR BY m under pe the best of	nalty of p my knov	erjury vledge	y that the conte e and belief. Signature	nts of this	document are
UNDER OAT I swear or affirmand correct to Date Sworn to or Affirmation before me this	H OR BY m under pe the best of	nalty of p my knov	erjury vledge	y that the conte e and belief. Signature		

SUPERIOR COURT OF ARIZONA IN GRAHAM COUNTY

	Case Number
Name of Petition	ORDER AND NOTICE TO ATTEND PARENT INFORMATION PROGRAM CLASS
THIS IS AN OFFICIAL COURT ORDER. IF YOU FAIL TO OBEY THIS ORDER, THE COURT MAY FIND YOU IN CONTEMPT OF COURT.	
THE COURT FINDS:	
This case involves minor child(ren) and is an action for:	
	Dissolution of Marriage;
	Legal Separation, or
	Paternity with a Request to Determine Legal Decision-Making Authority (Custody) or Parenting
	Time or Child Support;
	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.
- 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.
- PAY THE CLASS FEE. Each party must pay the class fee to the Program Provider.
- 4. **FILE CERTIFICATE OF COMPLETION**. Both the Petitioner and the Respondent must each file a "Certificate of Completion" with the Clerk of the Court immediately after completing the class and prior to receiving the final judgment/order/decree in the case.
- 5. 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.

D. COREY SANDERS

Pro-Tem Judge of the Superior Court