PETITION TO MODIFY CHILD CUSTODY, PARENTING TIME & CHILD SUPPORT



PINAL COUNTY

Make Changes to an Existing Order Regarding Child Custody, Parenting Time and Child Support

INSTRUCTIONS and FORMS

Provided as a Public Service by CHAD A. ROCHE
Clerk of the Superior Court

CHECKLIST

"Petition to Modify Child Custody, Parenting Time and Child Support"

USE THE FORMS AND INSTRUCTIONS in this packet only if the following factors apply to your situation:

- You have a custody, parenting time and child support order established in Pinal County and you want to file court papers to change the existing orders, AND
- The other party does not agree to the change, AND,

One or more of the Following has occurred:

- Domestic violence, spousal abuse, or child abuse has occurred since the custody order was signed,
 OR
- The minor child(ren)'s present surroundings may endanger the minor child(ren)'s physical, mental or emotional health, **OR**
- The joint custody order that you want change was dated at least six months ago and the other party
 has failed to comply with the provisions of the joint custody order, OR
- The order that you want change was dated at least one year ago and it is in the minor child(ren)'s best interest to make a change to that order.

WARNING: If the order you want change is not from this county, ask a lawyer about requirements to file your Petition (Request) with this Court.

READ ME: It is very important for you to know that when you sign a court document, you may be helping or hurting your court case. Before you sign any court document, or get involved with a court case, it is important that you see a lawyer to make sure you are doing the right thing.

TABLE OF FORMS PETITION TO MODIFY CUSTODY, PARENTING TIME AND CHILD SUPPORT

How to assemble these documents:

This packet contains general information and instructions about filing a Petition to Modify Custody Parenting Time and Child Support. Be sure this packet contains the following documents:

Order	Title	# of Pages	
1	Checklist to file Petition to Modify Custody, Parenting Time and Child Support		
2	Table of forms in this packet	1	
3	Instructions and Procedures: How to fill out the required forms and file with the Court	4	
4	"Petition to Modify Custody, Parenting Time and Child Support"	4	
5	"Affidavit Regarding Minor Children"	2	
6	"Parenting Plan" for Custody		
7	"Notice of Filing Petition to Modify Child Custody"	1	
8	"Child Support Calculator Website"	9	
9	"Request for Order Granting or Denying a Custody Hearing"	1	
10	"Order Granting / Denying Hearing"	1	
11	"Order for Child Custody, Parenting Time and Child Support"	4	

You have permission to use these documents 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. It is strongly recommended that you contact an attorney to assist you in completing these forms if you have any questions. You should contact an attorney that handles Domestic Relations to find out what to do.

<u>INSTRUCTIONS</u>

How to fill out the Petition to Modify Child Custody, Parenting Time and Child Support

Initial forms for Filing: Type or Print Neatly. Use black ink.

Complete all required paperwork:

Petition to Modify Child Custody, Parenting Time and Child Support:

- 1. Fill in the name, mailing address and telephone number of the person submitting the forms.
- 2. In the Case Caption, fill in the name of person who is shown as the petitioner on the court documents you want to change. Fill in the name of the person who is shown as the respondent on the court documents you want to change.
- 3. Fill in the case number of the court order.
- 4. Check the subject you wish to modify.
- 5. Complete all the questions of the Petition to Modify Child Custody, Parenting Time and Child support.
- **6.** Sign your name on the signature line before a Notary Public or Clerk of Court to affirm that the information on the form is true and correct to the best of your knowledge and belief.

Affidavit Regarding Minor Children:

- 1. Fill in the name, mailing address and telephone number of the person submitting the forms.
- 2. In the Case Caption, fill in the name of person who is shown as the petitioner on the court documents you want to change. Fill in the name of the person who is shown as the respondent on the court documents you want to change.
- 3. Fill in the case number of the court order.
- 4. Complete all the guestions of the Affidavit Regarding Minor Children.
- **5.** Sign your name on the signature line before a Notary Public or Clerk of Court to affirm that the information on the form is true and correct to the best of your knowledge and belief.

Parenting Plan for Joint or Sole Custody and Parenting Time (Visitation):

- 1. Fill in the name, mailing address and telephone number of the person submitting the forms.
- 2. In the Case Caption, fill in the name of person who is shown as the petitioner on the court documents you want to change. Fill in the name of the person who is shown as the respondent on the court documents you want to change.
- 3. Fill in the case number of the court order.
- **4.** Complete all the questions of custody and parenting time (visitation) schedule you would like to have put in place and ordered by the Court.
- 5. Signature of parent submitting Parenting Plan or if applicable signature of both parents.

Notice of Filing Petition to Modify Child Custody:

- 1. Fill in the name, mailing address and telephone number of the person submitting the forms.
- 2. In the Case Caption, fill in the name of person who is shown as the petitioner on the court documents you want to change. Fill in the name of the person who is shown as the respondent on the court documents you want to change.
- 3. Fill in the case number of the court order.
- **4.** Fill in the name of the other parent who needs to receive notice of the Petition to Modify Child Custody.
- 5. Fill in your name and address in the three lines provided to receive copies of opposing affidavits.
- The Deputy Clerk of the Office of the Clerk of the Superior Court will date, sign and seal the document.

Parent's Worksheet for Child Support:

To modify the current monthly child support order, you must complete a Parent's Worksheet for Child Support. Visit http://www.azcourts.gov/familylaw for help in completing a Parent's worksheet and to obtain a copy of the Arizona Child Support Guidelines. Once you have completed the Parent's Worksheet for Child Support, submit the worksheet along with the forms listed above.

Documents filed at a later date to complete Petition to Modify Custody:

Initiating party is required to keep these forms until the appropriate time to submit to the Court.

- Request for Order Granting or Denying a Custody Hearing (A.R.F.L.P. 91 (D) (5)
- Order Granting / Denying Hearing
- Order for Child Custody, Parenting Time and Child Support

COPIES: Once you have completed all the initial forms, have your signature notarized on each document that required a notarized signature. Make **2 copies** of all the completed forms.

NOTE: The Clerk's office charges \$0.50 per page for copies.

Do Not Make Copies of the forms listed below: (These forms will be filed at a later time)
Request for Order Granting or Denying a Custody Hearing (A.R.F.L.P. 91 (D) (5)
Order Granting / Denying Hearing
Order for Child Custody, Parenting Time and Child Support

Assemble the copies so that you have 3 packets -- the originals and 2 sets of copies.

PROCEDURES

How to File Petition to Modify Child Custody, Parenting Time and Child Support

TO FILE THE PAPERS AT THE COURT:

STEP 1: DETERMINE WHERE TO FILE THE COURT FORMS: There are 4 locations of the Clerk of the Superior Court in Pinal County: Please keep in mind that any court hearings will be conducted at the Florence location.

Pinal County Justice Complex

971 N. Jason Lopez Circle Bldg. A Florence AZ 85132 (520) 866-5300 Fax (520) 866-5320

Casa Grande Office

820 E. Cottonwood Lane Bldg. B Casa Grande, AZ 85122 (520) 866-5300 Fax (520) 866-7481

Apache Junction Office

575 N. Idaho Rd. Suite 109 Apache Junction, AZ 85119 (520) 866-5300 Fax (520) 866-6170

> Mammoth Office (Temporarily Closed)

STEP 2: TAKE THE ORIGINALS AND COPIES TO THE CLERK TO BE FILED:

Take the all originals and 2 copies of the following documents: to the Clerk of the Superior Court, for processing:

- Petition to Modify Child Custody, Parenting Time and Child Support
- Affidavit of Minor Children
- Parenting Plan for Joint / Sole Custody and Parenting Time (Visitation)
- Notice of Filing Petition to Modify Child Custody

Along with original forms, include forms listed below that will be needed for future use:

- Request for Order Granting or Denying a Custody Hearing (ARFLP 91(D)(5)
- Order Granting / Denying Hearing
- Order for Child Custody, Parenting Time and Child Support

STEP 3: PAY YOUR FILING FEE:

Please check with the Clerk's office for current filing fee. The fee is payable to the Clerk of the Superior Court by cash, money order, cashier's check, debit or credit visa or master card. If the filing fee is a hardship, and you think a fee deferral is appropriate, ask the staff at the front counter for an Application for Fee Waiver or Deferral before you file your Petition.

STEP 4: FILING ORIGINAL DOCUMENTS:

The Clerk will file the **originals**, and conform stamp the copies showing the date original documents were filed. The Clerk will return the two sets of conform copies. One set of copies are for your record, the other set of copies are for the other party.

STEP 5: SERVE THE PAPERWORK ON THE OTHER PARTY:

You must arrange for one set of copies to be *served* on the other party, in a manner required or acceptable to the Court.

To "serve" means to deliver the court papers by a method allowed by law. If the other party is being served in Arizona, you may **NOT hand-deliver or mail the papers unless** the other

party will sign an "Acceptance of Service" form in front of a Notary and return that form to you. If not, then the papers must be delivered by the Sheriff's Department or a licensed process server. If the papers are being served outside Arizona (but in the U.S.), you may serve by mail or other delivery service with signature confirmation.

As of January 1, 2006, you may serve **family court** papers in-state or out of state (within the U. S.) by certain forms of U.S. Mail or by a nationwide delivery service such as DHL, FedEx, or UPS, that provides confirmation of delivery by either a signed paper receipt or by electronic means such as by a printout from the Internet, by fax, or by email, so long as it includes a copy of the signature of the other party (and no one else) signing for receipt of the package containing the papers.

These method of service are described in the Self-Service Packet *Information on Legal Notice for Family Court Paperwork*.

AFTER SERVICE HAS BEEN COMPLETED - Initiating party is required to submit additional forms to the Court to complete process:

- Request for Order Granting or Denying a Custody Hearing (A.R.F.L.P. 91 (D) (5)
- Order Granting / Denying Hearing
- . Order for Child Custody, Parenting Time and Child Support

IF NO Response is Filed:

The other party has received proper **service** of the Petition to Modify Child Custody and all other paperwork and has not filed a Response within the time permitted. No sooner than five (5) days **AFTER** expiration of the service time, the initialing party shall file the above documents with the Court.

IF a Response is Filed:

The other party has received proper **service** of the Petition to Modify Child Custody and all other paperwork and a Response is filed within the time permitted. **Either** party shall file the above documents with the Court.

The court file will be forwarded to the assigned Judge for review. The Judge may approve or deny Request for Hearing. You will receive a notice in the mail of the Judge's decision.

OTHER HELP:

If you still have questions about this procedure, you can ask an attorney for legal advice. You can look up an attorney in the telephone book under "Attorneys."

Name	of Person Filing:	
Stree	t Address:	
-		
-		
	Address:	
	S Number (if applicable)	
	epresenting Self (No Attorney) or prney, Bar Number:	
	SUP	ERIOR COURT OF ARIZONA PINAL COUNTY
		Case Number: DO2
Name	e of Petitioner (in original case)	PETITION TO MODIFY CHILD CUSTODY, PARENTING TIME (Visitation) and CHILD SUPPORT
Name	e of Respondent (in original case)	
I	(print your name)	am the Petitioner or Respondent or Other and make the following statements to the court, under oath:
GEN	IERAL INFORMATION:	
1.	Information about Me Name:	
		whom the CUSTODY/PARENTING TIME order should be changed ner: (explain)
2.	Information about the Otho	er Party
	Address:	
	should be changed:	hild(ren) for whom the CUSTODY/PARENTING TIME order ner: (explain)

	ged:	Birth date	Age:
Child's Name_		Birth date	Age:
		Birth date	
Child's Name_		Birth date	Age:
Child's Name_		Birth date	Age:
		ildren. ☐ The children have re ave attached an Affidavit regard	
Information A. \square		I want to change: (Check And the Superior Court in Pinal Court	
	1. Order/decree	e is dated:	(month, day, year).
	2. The name of	f the judge who signed the order OR	is:
	months before the da with the Clerk of the Order/decree is date Name of state:	rizona. The child(ren) have live ate I am filing this Petition. I hav Court, and a copy of the order/d d:ate:	ve filed a certified copy of this Clecree is attached to this Petitic (month, day, year).
DOMESTIC has occurred.		significant domestic violence has	s occurred or domestic viole
WHAT YOU want to chang court's file, and	e. (Use extra paper if r	SAYS: Put in WORD FOR WORD necessary) OR incorporate the Corder to the judge's copy of this a copy of the Order to the origin	Order which is already a part of Petition and all other parties' c

t	hat a	THE DECREE/ORDER SHOULD BE CHANGED: These are my reasons why I believe change of custody and/or parenting time is in the best interest of the child(ren) (Use extra pages if ssary):
REQU A.		TS I MAKE TO THE COURT: SUSTODY AND PARENTING TIME. (Website to access Model Parenting Time for Parent/Child www.co.pinal.az.us/FSCC/
[Joint Legal Custody. I want the parties to be awarded joint legal custody of the child(ren): and subject to a Parenting Plan, see attached schedule. AND / OR
[Parenting Time. I want the Parenting Time changed to the new Parenting Plan, see attached schedule.
		OR
[Sole custody. Sole custody of (name(s) of child(ren) should be awarded to Mother Father and subject to parenting time to Mother Father as follows:
		 Reasonable parenting time to the parent/party who does not have custody according to the Parent/Child Parenting time/Access Guidelines; OR Reasonable parenting time to the parent/party who does not have custody according to the attached Parenting Plan; OR Supervised parenting time but only in the presence of another person; OR No parenting time rights to Mother or Father Supervised parenting time or no parenting time is requested for the following reasons:
f f	of \$ _ follow paym	D SUPPORT. ☐ Mother or ☐ Father should pay child support to the other party in the amount per month on the first day of every month, beginning the first day of month ing the filling of this Petition based upon the attached "Parent Worksheet." All child support ents should be made through the Clerk of the Superior Court/Clearinghouse, and will be subject to plicable statutory fee through an automatic Order of Assignment.

C.	MEDICAL, DENTAL and \ ☐ Mother should provide ☐me ☐ Father should provide ☐me	VISION INSURA edical ☐ dental ☐ edical ☐ dental ☐	ANCE, PAYMENTS AND EXPI vision insurance for the minor child(re vision insurance for the minor child(re	ENSES. en) n
			the other party informed of the insural ve the other party the documents nec	
	Non-Covered Expense. Mother pay care, prescription and other hear	er is ordered to pay % all reasonable of the care charges for	MAND fath e uncovered and/or uninsured medica r the minor child(ren), including co-pa	er is ordered to I, dental, vision yments.
D.	INCOME TAX DEDUCTIO	N.		
	Mother should claim the tax ded of child(ren) ☐ every year or ☐	luction for] every other year,	staring Tax Year of	name(s)
	<u>Father</u> should claim the tax dedu of child(ren) ☐ every year or ☐	uction for] every other year	, starting Tax Year of	(name(s)
E.	OTHER ORDERS. I reques	st further Orders rel	ating to this matter as follows:	
	OATH OD A	A FEIDMATIO	ALAND VEDICIOATION	
	OATHORA	AFFIRMATIO	N AND VERIFICATION	
	ar or affirm that the information on t ct under penalty of perjury.	his Petition to Modi	fy Child Custody, Parenting Time and	Support is true and
	Date	_	Signature	
Sworr	n to or Affirmed before me this	of	.,	
Ву				
Му Со	ommission Expires:			5.1.
			Deputy Clerk or Notary	/ Public

Name of Person Filing: Street Address: City, State, Zip Code: Telephone Number: Email Address: ATLAS Number (if applicable) Representing Self (No Attorney) or Represented by Attorney If Attorney, Bar Number:					
			OURT OF ARIZONA L COUNTY		
			CASE NUMBER:		
Name o	of Petitioner				
			AFFIDAVIT REGARDING MINOR CHILDREN		
Name o	of Respondent		HONORABLE:		
this Af	fidavit completely, and p	provide accurate in		tody cases. You must fill out paper if necessary. You must arty, and to the judge.	
1.	CHILDREN OF THE PA age 18 and were born to			e following child(ren) are under	
	Name:		Name:		
	Birth Date:	Age:		Age:	
	Name:		Name:		
	Birth Date:	Age:	Birth Date:	Age:	
2.	THE LAST 5 YEARS: (A Child's Name: Address:		es if necessary) Dates: From Lived with	ARS OLD HAVE LIVED FOR	
	City, State:		Relationship to Child		
	Child's Name: Address: City, State:		Dates: From Lived with Relationship to Child	To	
	Child's Name: Address: City, State:		Dates: From Lived with Relationship to Child	To	

	Child's Name: Address:		1 1 1 10		To	
	City, State:		Relationshi	p to Child:		
3.	COURT CASES IN WHICH I HAP PARENTING TIME OF THE CH	ILD(REN): (Che a party/witness	eck one box) in court in this s	tate or in ar	ny other state tha	at involved the
			011			
	0 10 1		Court i	₋ocation: it Status:		
	How the child is involved:					
	Summary of any Court Order:					
4.	INFORMATION REGARDING P CHILD(REN): (Check one box) ☐ I do have or ☐ I do not have the children named above that is	e information at	oout a custody pa	arenting tim	e court case rela	ating to any of
			Carret I	a a a tiam :		
			Court I	-ocation:		
	Literatura de la constanta de		Guireii	t Otatus.		
	Summary of any Court Order:					
5.	CUSTODY OR PARENTING TIE I do know or I do not know custody or who claims custody or (If so, explain below. If not, go or Name of each child: Name of person with the claim: Address of person with the claim: Nature of the claim:	w a person other parenting time n.)	er than the Petition rights to any of	oner or the the children	Respondent who	Affidavit.
			ON AND VERIFI			
IS	swear or affirm that the informati	on on this doc	ument is true ai	nd correct	under penalty o	of perjury.
(Signat	ture)			(Date)		
_						
Sworn	n to or Affirmed before me this:	(Date)	by			
		• • •				
Му Со	ommission Expires:					
				(Deputy (Clerk or Notary Pu	iplic)

Street Address: City, State, Zip Code: Telephone Number: Email Address:		
	SUPERIOR COURT OF ARIZOI PINAL COUNTY	NA
Name of Battleyer	CASE NUMBER:	
Name of Petitioner	PARENTING PLA	N FOR:
	☐ JOINT CUSTOD AGREEMENT	Y WITH JOINT CUSTODY
Name of Respondent	or ☐ SOLE CUSTOD	(
	☐ To Mother ☐ To Father	
	INSTRUCTIONS	
PART 3) Danger to Children Not	s: PART 1) General Information PA ification Statement, and PART 4) Joint and all minor children common to the par	Custody Agreement. Where this form
	mplete and sign the Plan as follow ubmitting the Plan; that parent must s	
	to custody and parenting time arrange yn the Plan at the end of PART 2 <u>and</u> 3	
	to joint custody and parenting time ar ust sign the Plan at the end of PART 2	
PART 1: GENERAL INF	ORMATION:	
	nis Plan concerns the following children:	

В.	(Choose ONE of 1, 2, 3 4.) (If you chose "sole custody" [1 or 2], you have the option of also requesting restrictions on
	1. SOLE LEGAL CUSTODY BY AGREEMENT. The parents agree that sole legal custody and primary physical custody should be granted to Mother Father. The parents agree that since each has a unique contribution to offer to the growth and development of their minor children, each of them will continue to have a full and active role in providing a sound moral, social, economic, and educational environment for the benefit of the minor children, as described in the following pages, OR
	2. SOLE LEGAL CUSTODY REQUESTED BY THE PARENT SUBMITTING THIS PLAN. The parents cannot agree to the terms of custody and parenting time. The parent submitting this Plan asks the court to order sole custody and parenting time according to this Plan.
	(Optional, if you marked 1 or 2 above) RESTRICTED, SUPERVISED, OR NO PARENTING TIME. The parent submitting this Plan asks the court for an order restricting parenting time. The facts and information related to this request are described in the Petition. OR
	3. JOINT LEGAL CUSTODY BY <u>AGREEMENT</u> . The parents agree to joint legal custody and request the court to approve the joint legal custody arrangement as described in this Plan. Primary physical custody will be with _ Mother _ Father, OR
	4. JOINT LEGAL CUSTODY REQUESTED BY THE PARENT SUBMITTING THIS PLAN. The parents cannot agree to the terms of custody and parenting time or are unable to submit this plan together at this time. My request for joint legal custody is deferred for the court's determination.
PAR	·
A.	about what you want the judge to approve in the court order. (School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain)
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE:
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain)
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain) The children will be in the care of the Mother as follows: (Explain)
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain) The children will be in the care of the Mother as follows: (Explain) Other custody arrangements are as follows: (Explain)
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain) The children will be in the care of the Mother as follows: (Explain) Other custody arrangements are as follows: (Explain) Transportation will be provided as follows: Mother or Father will pick up the children up at o'clock.
	(School Year) WEEKDAY AND WEEKEND TIME-SHARING SCHEDULE: The children will be in the care of the Father as follows: (Explain) The children will be in the care of the Mother as follows: (Explain) Other custody arrangements are as follows: (Explain) Transportation will be provided as follows: Mother or Father will pick up the children up at o'clock. Mother or Father will pick up the children up at o'clock. Parents may change their time-share arrangements by mutual agreement with at least days

	Each parent is entitled to a will work out the details of t	·		e with the minor childradvance.	ren. The parents
c .	TRAVEL: Should either parent tra parent informed of trav the minor children can be Neither parent shall trav days without the prior v	el plans, address(es), be reached. vel with the minor child	and telephone ren outside Ari	number(s) at which zona for longer than	that parent and
D.	HOLIDAY SCHEDULE described above. Check time schedule.				
	<u>Holidays</u>	Even Ye	ars	Odd Y	ears
	New Year's Eve New Year's Day Spring Vacation Easter 4 th of July Halloween Veteran's Day Thanksgiving Hanukkah Christmas Eve Christmas Day Winter Break Child's Birthday	Mother	Father	Mother	Father
	Mother's Day will be cele	brated with the Mother e	very year.		
	Father's Day will be celel	orated with the Father ev	ery year.		
	Each parent may have the	ne children on his or h	er birthday.		
	Three-day weekends who Columbus Day, the child weekend.				
	Other Holidays (Describe	e the other holidays and	the arrangement	.)	
	Telephone Contact: Eac child(ren)'s normal waking		hone contact with	h the minor children d	uring the
	Other (Explain):				
E.	PARENTAL ACCESS	TO RECORDS AND I	NFORMATION	: Under Arizona law	(A.R.S.§25-403).

unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the minor children's education and physical, mental, moral and emotional health including medical, school, police, court and other records. A person who does not comply with a reasonable request for these records shall reimburse the requesting parent

for court costs and attorney fees incurred by 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 prior court order is subject to legal sanctions.

F.	EDUCATIONAL ARRANGEMENTS: Both parents have the right to participate in school conferences, events and activities, and the right to consult with teachers and other school personnel. Both parents will make major educational decisions together. (Optional) If the parents do not reach
	agreement, then:
	OR Major educational decisions will be made by Mother Father after consultation other parent.
G . □	MEDICAL AND DENTAL ARRANGEMENTS: Both parents have the right to authorize emergency medical treatment, if needed, and the right to consult with physicians and other medical practitioners. Both parents agree to advise the other parent immediately of any emergency medical/dental care sought for the minor children, to cooperate on health matters concerning the children and to keep one another reasonably informed. Both parents agree to keep each other informed as to names, addresses and telephone numbers of all medical/dental care providers.
	Both parents will make major medical decisions together, except for emergency situations as noted above. (optional) If the parents do not reach an agreement, then:
	OR
	Major medical/dental decisions will be made by Mother Father after consultation other parent.
H. □	RELIGIOUS EDUCATION ARRANGEMENTS: (Choose ONE) Each parent may take the minor children to a church or place of worship of his or her choice during the time that the minor children is/are in his or her care.
	Both parents agree that the minor children may be instructed in the faith.
	Both parents agree that religious arrangements are not applicable to this plan.
I.	ADDITIONAL ARRANGMENTS AND COMMENTS: NOTIFY OTHER PARENT OF ADDRESS CHANGE. Each parent will inform the other parent of any change of address and/or phone number in advance OR within days of the change.
	NOTIFY OTHER PARENT OF EMERGENCY. Both parents agree that each parent will promptly inform the other parent of any emergency or other important event that involves the minor children.
	TALK TO THE OTHER PARENT ABOUT EXTRA ACTIVITES. Each parent will consult and agree with the other parent regarding any extra activity that affects the minor children's access to the other parent.
	ASK OTHER PARENT IF HE/SHE WANTS TO TAKE CARE OF THE CHILDREN. Each parent agrees to consider the other parent as care-provider for the minor children before making other arrangements.

OBTAIN WRITTEN CONSENT BEFORE MOVING. Neither parent will move with the minor children out of the current area without prior written consent of the other parent, or a court ordered Parenting Plan.

A.R.S. 25-408 (B)

COMMUNICATE. Each parent agrees that all communication regarding the minor children will be between the parents and that they will **not** use the minor children to convey information or to set up parenting time changes.

PRAISE OTHER PARENT. Each parent agrees to encourage love and respect between the minor children and the other parent and neither parent shall do anything that may hurt the other parent's relationship with the minor children.

COOPERATE AND WORK TOGETHER. Both parents agree to exert their best efforts to work cooperatively in future plans consistent with the best interests of the minor children and to amicably resolve such disputes as may arise.

NOTIFY OTHER PARENTS OF PROBLEMS WITH TIME-SHARING AHEAD OF TIME. If either parent is unable to follow through with the time-sharing arrangements involving the minor child(ren), that parent will notify the other parent as soon as possible.

PARENTING PLAN. Both parents agree that if either parent moves out of the area and returns later, they will use the most recent "**Parenting Plan/Access Agreement**" in place before the move.

MEDIATION. If the parents are unable to reach a mutual agreement regarding a legal change to their parenting orders, they may request mediation through the court or a private mediator of their choice.

NOTICE: DO NOT DEVIATE FROM PLAN UNTIL DISPUTE IS RESOLVED.

Both parents are advised that while a dispute is being resolved, neither parent shall deviate from this Parenting Plan. Or act in such a way that is inconsistent with the terms of this agreement.

Once this Plan has been made an order of the Court, if either parent disobeys the court order related to parenting time with the children, the other parent may submit court papers to request enforcement.

J. PART 2 SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

Signature of Mother:		Date:	
Signature of Father:	1	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 against children may have access to the child.

According to A.R.S. §13-705 (P) (1), "Dangerous crime against children" means any of the following that is committed against a minor who is under fifteen years of age:

- (a) Second degree murder.
- (b) Aggravated assault resulting in serious physical injury or involving the discharge, use or threatening exhibit on of a deadly weapon or dangerous instrument.
- (c) Sexual assault.
- (d) Molestation of a child.
- (e) Sexual conduct with a minor.
- (f) Commercial sexual exploitation of a minor.
- (g) Sexual exploitation of a minor.
- (h) Child abuse as prescribed in section 13-3623, subsection A, paragraph 1.
- Kidnapping.
- (j) Sexual abuse.
- (k) Taking a child for the purpose of prostitution as prescribed in section 13-3206.
- (I) Child prostitution as prescribed in section 13-3212.
- (m) Involving or using minors in drug offenses.
- (n) Continuous sexual abuse of a child.
- (o) Attempted first degree murder.
- (p) Sex trafficking.
- (q) Manufacturing methamphetamine under circumstances that causes physical injury to a minor.
- (r) Bestiality as prescribed in section 13-1411, subsection A, paragraph 2.
- (s) Luring a minor for sexual exploitation.
- (t) Aggravated luring a minor for sexual exploitation.
- (u) Unlawful age misrepresentation.

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.

PART 3 SIGNATURE OF ONE OR BOTH PARENTS (as instructed on page 1)

I/We have read, understand, and agree to abide by the requirements of A.R.S. §25-403.05(B) concerning notification of other parent or custodian if someone convicted of dangerous crime against children may have access to the child.

Signature of Mother:	 Date:	
Signature of Father:	Date:	

PART 4: JOINT CUSTODY AGREEMENT (IF APPLICABLE):

	DOMESTIC VIOLENCE: Arizona Law (A.R.S. §25-403.03) states that joint custody shall NOT be awarded if there has been "a history of significant domestic violence". Domestic Violence has not occurred between the parties, OR			
		Domestic Violence has occurred but it has not been "significant" or has been committed by both parties.*		
В.	DUI o	Pr DRUG CONVICTIONS: Neither party has been convicted of driving under the influence or a drug offense within the past 12 months, OR		
	A	One of the parties HAS been convicted of driving under the influence or a drug offense within the past 12 months but the parties feel Joint Custody is in the best interest of the children. * THERE HAS BEEN DOMESTIC VIOLENCE OR A DUI OR DRUG CONVICTION: ttach an extra page explaining why Joint Custody is still in the best interest of the hildren.		
C. JOINT CUSTODY AGREEMENT: If the parents have agreed to joint custody, the following apply, subject to approval by the Judge:				
	 REVIEW: The parents agree to review the terms of the / this agreement and make any necessary or desired changes every months from the date of this document. CRITERIA. Our joint custody agreement meets the criteria required by Arizona law A.R.S. §25-403.02, as listed below: 			
	a. The best interest of the minor children are served;			
	 Each parent's rights and responsibilities for personal care of the minor children and for decision in education, health care and religious training are designated in this Plan; 			
 A schedule of the physical residence of the minor children,, including holidays and s vacations is included in the Plan; 				
	d.	The Plan includes a procedure for periodic review;		
 The Plan includes a procedure by which proposed changes, disputes and alleged bre be mediated or resolved; 				
	f.	The parties understand that joint custody does not necessarily mean equal parenting time.		
PART 4	4 SIC	GNATURE OF BOTH PARENTS REQUESTING JOINT CUSTODY (as instructed on page 1)		
Signatu	re of	Mother: Date:		
Signatu	re of l	Father: Date:		

Name of Person Filing:	
Email Address:	
ATLAS Number (if applicable) ☐ Representing Self (No Attorney) or ☐ Repres	
If Attorney, Bar Number:	
	R COURT OF ARIZONA INAL COUNTY
	CASE NUMBER:
Name of Petitioner	
	NOTICE OF FILING PETITION TO MODIFY CHILD CUSTODY
Name of Respondent	HONORABLE:
то:	
Notice is hereby given that a Petition to Modify Cl	hild Custody has been filed, a copy of which is attached.
filed at the Office of the Clerk of Superior Court,	ng affidavits regard to this Petition. Opposing affidavits must be Pinal County Justice Complex, 971 Jason Lopez Circle Building of service of this Notice. Copies of your opposing affidavits and sent to:
affidavits either party or attorney shall file a "Reccourt, in accordance with A.R.S.§25-411 and w	of the time permitted for the filing of the response or opposing equest for Order Granting or Denying Custody Hearing". The rithout argument or hearing unless set by the court on its owning shall be granted. A copy of the court's determination shall be we notice.
	CHAD A. ROCHE
GIVEN UNDER MY HAND AND SEAL of this Co	
	By
	(Deputy Clerk)

CHILD SUPPORT CALCULATOR



The Court Help website offers a Free Child Support Calculator.

◆Simple

♦ Quick

◆Accurate

If you have a personal computer with Internet access, you can access the Child Support Calculator at:

http://www.azcourts.gov/familylaw

Calculate Support

Your computer must be attached to a printer. The Child Support Entry Form will open in Adobe Acrobat Reader. Begin by clicking the appropriate button for the Custodial Parent, then press the Tab button on your keyboard to move through the form, or click on each line with your mouse.

Enter the appropriate information on each blank. Not every blank needs to be completed in every case. If you are not sure whether you should complete a blank, click on the word next to the blank. You will be directed to additional information along with a link to the appropriate section in the Arizona Child Support Guidelines.

When you have competed the Entry Form, click the "Calculate Support" button to get an estimate of the amount of child support that the noncustodial parent may have to pay to the custodial parent for the support of their child(ren).

After clicking on "Calculate Support" the following forms will automatically be filled in with the information from the Entry Form. Print forms and bring with you at the time of filing your initial paperwork.

- Parent's Worksheet for Child Support Amount
- Child Support Order
- Order of Assignment

Street Address: City, State, Zip Code: Telephone Number: Email Address: ATLAS Number (if applicable) Representing Self (No Attorney)) or □ Represented by Attorney	- - - -
	SUPERIOR COURT OF ARI PINAL COUNTY	ZONA
	CASE NUMBER:	
Name of Petitioner		R ORDER GRANTING OR JISTODY HEARING
Name of Respondent	HONORABLE:	
A petition to modify custody was f	iled on this date:	and the
"Petition" and "Notice of Filing	Petition to Modify Child Custody" v	vere served on the date below:
(Month / Day / Year)	Twenty-five (25) days (or more	e) have passed since service.
I hereby request the Court issue	e an order granting or denying a cu	stody hearing on this matter.
A copy of this request has alrea be sent or delivered today.	dy been sent or delivered to the oth	er party and to the assigned Judge or will
I state to the Court under penalty of my knowledge and belief.	y of perjury that the contents of this	document are true and correct to the best
Date		Signature

SUPERIOR COURT OF ARIZONA PINAL COUNTY

In the Matter of:	
	CASE NUMBER:
Name of Petitioner	ORDER Granting Hearing Denying Hearing
Name of Respondent	HONORABLE:
The Court has reviewed the Petition for Mo finds that adequate cause to set the matter for hear	odification of Child Custody and considered the affidavits filed and ring has been shown.
THEREFORE, IT IS ORERED:	
This matter is set for hearing at:	
Pinal County Superior Court 971 Jason Lopez Circle, Bldg A / F Florence AZ 85132	łwy 79
on	at a.m. / p.m. at which time:
evidence in support of the Petition to Modif 2. The Court will determine if mediation is req 3. The Court may order that a trial date be se O The Court has reviewed the Petition for Mo	R dification of Child Custody and considered the affidavits filed and
finds that adequate cause to set the matter for hear	ring has NOT been shown,
THEREFORE, IT IS ORDERED:	
The Petition for Modification of Child Custody is DIS	SMISSED.
Dated:	Judge:
Copy mailed to _ Respondent Petitioner	r by

SUPERIOR COURT OF ARIZONA PINAL COUNTY

In the	e Matter of:				
Name	of Petitioner	CASE NUMBER:			
		ORDER MODIFYING CHILD CUSTODY, PARENTING TIME AND CHILD SUPPORT			
Name	of Respondent	HONORABLE:			
THE	E COURT FINDS:				
1.		is court to Change Child Custody, Parenting Time and Child Support. Testimony needed to enter a final Order.	Γhe		
2.	This court has jurisdiction to modify child custody, parenting time and support and has jurisdiction over the parties under the law. Where it has the legal power to do so and where it is applicable to the facts of this case, this court has considered, approved, and made Orders relating to child custody, parenting time and support.				
3.	This Order applies to these	This Order applies to these minor child(ren):			
	CHILD(REN)'S NAME(S)	DATE OF BIRTH	_		
4.	GROUNDS FOR CHA	GING CUSTODY. (Check one box and describe why changes is in t	:he		
	earlier joint or sol continuing change	nged was for joint or sole custody. At least one year has passed sinc custody order was entered. There have been substantial, significan n circumstances that make a change in custody, parenting time and erest of the minor child(ren) for the reasons described below:	t and		
		OR			

	The Order being changed was for joint custody. At least months have passed since the Order was entered. One parent has not followed the Order and a change in custody, parenting time and child support is in the best interest of the minor child(ren) for the reason described below:		
		OR	
	There has been domestic violence, spousal abuse or child abuse as described below since the date of the earlier Order and it is in the best interest of the minor child(ren) that the change is made for the reason described: (include a description of the domestic violence.) OR		
	Less than one year has passed since the Order was entered. The minor child(ren)'s current environment may seriously endanger the child(ren)'s physical, mental, moral or emotional health the minor child(ren0 is/are at risk under the current Order and it is in the best interest of the minor child(ren) that custody is changed for the reasons described below: (Include a description of the danger and risk here.) OR		
	It is in the best interest of the minor child(ren) that no change to custody is made at this time for the reasons described below		
	REASONS: (Describe why the custody change is in the best interest of the child(ren)).		
5.	SUPERVISED OR NO PARENTING TIME. Supervised parenting time between the child(ren) and Mother OR Father OR No parenting time between child(ren) and Mother OR Father is in the best interests of the child(ren) for the following reasons:		
THE	COL	IRT ORDERS:	
The Or	der rega	rding custody, parenting time and support dated is changed as follows:	
A.	CHILE	CUSTODY AND PARENTING TIME:	
		JOINT LEGAL CUSTODY. There has been no significant act of domestic violence. Mother and Father are hereby warded joint legal custody of the minor child(ren) subject to the attached Parenting Plan.	
		SOLE CUSTODY. Mother Father is awarded the sole custody of minor child(ren):	

	CHILD(REN)'S NAME(S)	DATE OF BIRTH			
	☐ Mother or ☐ Father is subject to parenting time as	follows:			
	 Reasonable parenting time to the parent with Parenting Time Guidelines. OR 	no does not have custody according the Arizona			
	 Reasonable parenting time to the parent wh Plan attached. OR 				
	3.				
	Name of supervisor:				
	Restriction on parenting time:				
	The cost of supervised parenting time shall be paid by: ☐ Mother or ☐ Father or ☐ shared equally by the par	ties. OR			
	4. No Parenting Time rights are granted to Mo	ther or Father			
В.	CHILD SUPPORT. Mother or Father shall pay child support to the other party in the amount of per month on the first day of each month, beginning the first day of the month following the signing of this Order. Child Support is based on the information in the "CHILD SUPPORT WORKSHEET" filed into this court file. All child support payments shall be made through the Support Payment Clearinghouse, plus an applicable statutory fee by the attached Order of Assignment. DEVIATION FROM CHILD SUPPORT. The Court, having considered the best interests of the child(ren),				
	deviates from the guidelines for the following reasons:				
C.	MEDICAL, DENTAL, VISION CARE ☐ Mother should provide ☐ medical ☐ dental ☐ visio ☐ Father should provide ☐ medical ☐ dental ☐ visio				
	The party ordered to provide insurance must keep th name, address and telephone number and must give t insurance claims.				

	Non-Covered Expense. M pay	other is ordered to pay % all reasonable uncov	% AND father is ordered to vered and/or uninsured medical, dental, vision	
			nor child(ren), including co-payments.	
D.	child(ren) as dependent for		pay child support is only entitled to claim minor if that parent has paid all the child support due on.	
	Beginning Tax Year Income purposes is dived a	the right to claim s indicated below.	the minor child(ren) as a deduction for Federa	
	"M" is for Mother, "F" for Fat Parent entitled to Claim		Schedule	
	□ M □ F			
	□ M □ F			
	□ M □ F		Even ☐ Odd Years	
E.	OTHER ORDERS. I red	OTHER ORDERS. I request further Orders relating to this matter as follows:		
DON	E IN OPEN COURT:			
		.11.	UDGE OF SUPERIOR COURT	