PRE-DECREE "TEMPORARY ORDERS WITHOUT NOTICE"

CHECKLIST

You may use these forms if . . .

- ✓ You or the other party have <u>already filed</u>, or at the same time you file these papers <u>you will be</u> filing, a petition for:
 - divorce, legal separation, or annulment, or
 - to establish legal decision making and physical custody (or legal decision making and custody combined with paternity), or parenting time, and/or child support, 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 minor child(ren) away without providing:
 - advance notice explaining why, or
 - opportunity for the person to defend his or her rights to the minor child(ren), and
- ✓ You are prepared to post a bond to pay for any costs of this court action *including costs incurred by the other party* if it turns out that what you said is not true or not necessary for the <u>immediate</u> health or safety of the minor children involved, 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 your *"Motion for Temporary 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.

WARNING: Requests for *"Pre-Decree Temporary Orders without Notice"* are RARELY granted and even when they are, they EXPIRE after a short period of time.

- If your request for these emergency orders is denied *or* if your request is granted and these orders **expire** before your hearing for your divorce, legal decision making (custody), or other matter listed above occurs, **YOU WILL HAVE NO COURT ORDER**.
- Filing for pre-decree "**Temporary Orders** <u>WITH</u> Notice" before or immediately after your hearing on this request, will cause a hearing to be scheduled to request orders be issued to govern all parties until a final order is entered in your case.

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.

PRE-DECREE TEMPORARY ORDERS WITHOUT NOTICE FOR LEGAL DECISION MAKING (CHILD CUSTODY)

COMPLETING AND FILING THE COURT PAPERS

Notice: You or the other party must have filed a petition for divorce, legal separation, annulment, legal decision making (custody) (or paternity combined with legal decision making (custody)) or parenting time, before the Court can consider a Petition for pre-decree Temporary Orders Without Notice.

This packet contains court forms and instructions to file pre-decree temporary orders without notice for legal decision making. Items in **BOLD** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	File Number	Title	# Pages
1	DRTE1k	Checklist: You may use these forms if	1
2	DRTE1t	Table of Contents (this page)	1
3	DRTE11i	Instructions: How to Fill Out the " <i>Motion</i> " and " <i>Order</i> " for Temporary Orders without Notice	2
4	DRTE11f	"Motion for Temporary Order without Notice" (Pre-Decree)	5
5	DRTE82f	"Temporary Order without Notice"	3
6	DRTE11p	Procedures: Motion for Temporary Orders Without Notice	2

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

INSTRUCTIONS: HOW TO FILL OUT THE "MOTION" AND "ORDER" "FOR TEMPORARY ORDER WITHOUT NOTICE"

WRITE NEATLY. USE BLACK INK.

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

- Fill in the information requested about you at top, left, and the case caption. The names of the Petitioner and Respondent should be the same as on the Petition for Dissolution, Legal Separation, Annulment, Custody or Parenting Time.
- Check the box to say whether you are asking for anything <u>other than or in addition to</u> a "Temporary Order Without Notice For Custody", 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 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 minor children that cannot be prevented or undone. If you have questions about whether you should request a temporary 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 minor children), the name(s) of the minor children and the minor 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 <u>EXPLAIN</u>.

IF YOU DID NOT GIVE OR ATTEMPT TO GIVE NOTICE OF THIS MOTION, YOU <u>MUST</u> EXPLAIN WHAT IRREPARABLE INJURY (SERIOUS OR LIFE-THREATENING INJURY OR DAMAGE TO YOU OR THE MINOR CHILDREN THAT CANNOT BE PREVENTED OR UNDONE) WOULD RESULT FROM GIVING ADVANCE NOTICE OF THIS MOTION TO THE OTHER PARTY (or parties).

WARNING! Temporary Orders without Notice EXPIRE in a matter of a few days. If the Court has not issued "regular" temporary orders WITH notice before these orders *without* notice expire, these orders will be void and no court order will exist.

> 5. MOTION FOR TEMPORARY ORDERS. Check the box to indicate that you filed for "Temporary Orders <u>With</u> Notice" and write in the date you filed or will be filing those papers, OR:

Check the (other) box to indicate that have <u>not</u> – and that you understand the disadvantages and dangers of not having filed for "regular" Temporary Orders with Notice before going to court for Temporary Orders without Notice.

- 6. DIVORCE OR OTHER PETITION. You <u>cannot</u> file this "*Motion for Temporary Orders Without Notice*" unless you <u>or the other party</u> has already filed (or you are now filing along with this request) a petition for divorce, legal separation, annulment, or other petition that includes custody. Check the box to show which petition was or will be filed, and write in the date the petition was or will be filed.
- 7. **INFORMATION ABOUT OTHER EMERGENCY CASES INVOLVING THE PARTIES OR THE MINOR CHILDREN.** Check the boxes that apply and then write in the information requested.
- 8. 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.
- 9. 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.
- 10. CRIMES OF EITHER PARTY: Explain here if either parent or people involved with this Petition 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 custody, or 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 date and sign the document too.
- **STEP 2:** Complete only the top portion of the "TEMPORARY 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 Petition for Dissolution, or Legal Separation, or Annulment, or Custody or Parenting time. The "Temporary 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.

A NOTE ABOUT NOTICE

The law requires advance notice of an action affecting one's rights concerning one's children unless there is 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 temporary 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 Order Without Notice"* unless you have a very good reason that immediate and severe and/or permanent injury, loss, damage or death will result if you give notice to the other party.

All relevant information should be included in your request. The decision to grant or deny your request may be made solely on the information you put in your written request.

Person Filing:		
Address (if not protected):	<u>.</u>	
City, State, Zip Code:	<u>.</u>	
Telephone:		
Email Address:	_	
ATLAS Number:		For Clark's Llas Only
Lawyer's Bar Number:	_	For Clerk's Use Only
Representing Self, without a Lawyer or Attorney for Petiti	oner OR 🗌 Resp	ondent

SUPERIOR COURT OF ARIZONA IN PIMA COUNTY

Case Number:

Name of Petitioner

MOTION FOR PRE-DECREE TEMPORARY ORDER WITHOUT NOTICE FOR LEGAL DECISION MAKING AND PHYSICAL CUSTODY

____ Other: _____

Name of Respondent

I MAKE THE FOLLOWING STATEMENTS TO THE COURT UNDER OATH OR AFFIRMATION:

1. MY NAME IS:

(Name of Person asking for Emergency Order)

2. REASONS WHY I NEED THIS ORDER. Explain in detail the emergency facts which now exist, and what *irreparable injury* (serious or life-threatening injury or damage that cannot be prevented or undone) to you or the minor child(ren) that might occur without this Order (Use additional paper if necessary).

Check here if continued on attached page(s).

3. **PEOPLE INVOLVED.** This Motion concerns the following people:

Name of Mother:	
Name of Father:	
Name of Other Person:	
Name of Other Person:	
Name(s) of Children:	

4. <u>REQUIRED INFORMATION</u>: NOTICE OR REASONS WHY NOTICE NOT ATTEMPTED. Actual Notice regarding a request that affects another party's rights concerning his or her minor children is normally required. Check the box to indicate whether you gave or attempted to give notice to

□ I GAVE or ATTEMPTED TO GIVE NOTICE TO THE OTHER PARTY AS FOLLOWS: Explain when, how, and to whom you attempted to give notice.

Check here if continued on attached page(s).

OR,

□ I DID <u>NOT</u> ATTEMPT TO GIVE NOTICE BECAUSE:

If you checked this box you <u>MUST</u> explain what injury, loss or damage you or the minor child(ren) would suffer if you gave the other party advance notice of this Motion.

Check here if continued on attached page(s).

5. TEMPORARY ORDERS <u>WITH</u> NOTICE.

any other parties or their attorneys.

☐ I filed or I will file a "Motion for Pre-Decree Temporary Orders with Notice" in the Superior Court of Arizona in Pima County on this date:______, and I have attached a copy to the Judicial Officer's copy and to the other party's copy of this Motion.

OR,

I have **NOT** filed a *"Motion for Temporary Orders <u>with</u> Notice"* and I understand that:

- temporary orders <u>without</u> notice expire in a matter of days, and
- if no temporary orders with notice have been issued by the Court before these orders expire, no court order will be in effect.

Note: You <u>cannot</u> file this "*Motion for Temporary Orders Without* Notice" unless you or the other party has already filed one of the following petitions:

6. DIVORCE, LEGAL SEPARATION, ANNULMENT, LEGAL DECISION MAKING (CUSTODY) OR OTHER PETITION:

A. I or the other party filed in the Superior Court in Pima County a (check one box)

"	etition for	[·] Divorce,	or Lega	al Separa	tion, or	Annulment'
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- "Petition for Paternity, and Legal Decision Making (Custody)"
- "Petition for Legal Decision Making (Custody)/Parenting Time/Child Support" (where paternity and/or support already established)

B. Date Petition was filed:______.

7. INFORMATION ABOUT OTHER EMERGENCY CASES INVOLVING THE SAME PARTIES OR CHILDREN: Check the boxes that apply and write in the information requested (next page).

Current emergency cases: To the best of my knowledge, there are no pending proceedings for emergency orders about these children in any other court. (If this is *not* a true statement, this Court may not be able to enter an Order and you may want to consult a lawyer for advice.)

Past emergency cases: Either or both parties have filed for emergency court orders in the past. (If so, complete the following information. Use additional paper if necessary.)

Names of Parties:		
Date of Order, Judgment, Dismissal:	Case No.	
Location of court (city and state):		
Explain Type of Case: (Juvenile, Criminal, Order of Pro		
Explain what order or judgment said, or basis for dis	smissal:	

8. ALL OTHER COURT CASES INVOLVING EITHER OR BOTH OF THE 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).

Name	es of Parties:	
Date	of Order, Judgment, Dismissal:	Case No
Loca	tion of court (city and state):	
Туре	of Case: (Juvenile, Criminal, Order of Protection, etc.)	
Expla	ain what order or judgment said, or basis for dismissa	l:
Statu	s of Case Now:	
	Final Order Entered; Case is Over. Date Order/Judg	ment signed:
	Hearing Date Set On (date):	at (time):
	Location/address:	
	Other (explain in detail):	

9. ANY OTHER GOVERNMENT AGENCY INVOLVEMENT WITH EITHER OR BOTH THESE PARTIES, OR THESE 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 minor child(ren). If so, explain the agency, date, type of case, and status of case.

Check here if continued on attached page(s).

10. CRIMES OF ANY PARTY: Explain here if any party involved with this case has been charged with committing a **dangerous crime** including child molestation or domestic violence:

 I MAKE THE FOLLOWING REQUESTS TO THE COURT: 1. For a "Temporary Order Without Notice" as follows: Check the boxes that apply: Awarding me Temporary Legal Decision Making and Physical Custody of the mir child(ren) until a full court hearing. Other (explain): 	Check here if cor	ntinued on attached page(s).
Awarding me Temporary Legal Decision Making and Physical Custody of the mir child(ren) until a full court hearing.	MAKE THE FOLLOW	NG REQUESTS TO THE COURT:
child(ren) until a full court hearing.	1. For a <i>"Temporary Ord</i>	er Without Notice" as follows: Check the boxes that apply:
	child(ren) until a fu	
2. For a court hearing when the parties can testify about the facts related to this "Motion for Temporary Order Without Notice" and any "Motion for Temporary Orders," so that judge can decide whether to continue or modify the terms of the Emergency Order.	Temporary Order With	nout Notice" and any "Motion for Temporary Orders," so that th

UNDER OATH OR BY AFFIRMATION

I swear or affirm under penalty of perjury that the contents of this document are true and correct to the best of my knowledge and belief.

Date	Signature	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:		by
	(date)	
(notary seal)	Deputy Clerk or Notary Public	

Person Filing:	
Address (if not protected):	
City, State, Zip Code:	
Telephone:	
Email Address:	For Clerk's Use Only
ATLAS Number:	
Lawyer's Bar Number:	
Representing Self, without a Lawyer or Attorney for Petitioner OR	Respondent

SUPERIOR COURT OF ARIZONA IN PIMA COUNTY

	Case Number:
Name of Petitioner	PRE-DECREE TEMPORARY ORDER WITHOUT NOTICE FOR LEGAL DECISION MAKING AND PHYSICAL CUSTODY
Name of Respondent	Other:

THIS IS AN IMPORTANT COURT ORDER THAT AFFECTS YOUR RIGHTS. READ CAREFULLY. IF YOU DO NOT UNDERSTAND THIS ORDER, CONTACT AN ATTORNEY FOR LEGAL ADVICE.

****DO NOT WRITE BELOW THIS LINE****

THE COURT FINDS:

1. INFORMATION ABOUT PETITIONS:

A "Petition" for "Dissolution of Marriage", "Legal Separation", "Paternity with Legal Decision Making (Custody)/Parenting Time" or "Legal Decision Making (Custody) /Parenting Time" (where paternity already established) was filed on this date:

(Date) by

A "Motion for Temporary Orders <u>With</u> Notice" was filed on this date by this person:

(Date) by

or \square A "Motion for Temporary Orders <u>With</u> Notice" has *not* been filed.

Case No	D

A "Motion for Temporary Orders <u>Without</u> Notice" was filed on this date:

(Date) by	
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The Court read the Motion, took testimony if relevant, considered all matters and issues a temporary order without notice.

2. EMERGENCY SITUATION. The court has found that an emergency exists and this order must be entered immediately to avoid irreparable harm because:

Someone is about to cause serious bodily harm to another person immediately, **OR**

The health, safety, and welfare of a person is otherwise in serious and immediate jeopardy as follows (describe):

3. BEST INTEREST OF THE MINOR CHILDREN. This order is made in the best interest of the Minor children whose names and dates of birth (month/day/year) are listed below:

Name	Date of Birth	
Name	Date of Birth	

THE COURT ORDERS:

1.		TEMPORARY WITHOUT NO		MAKING	AND	PHYSICAL	CUSTODY
	То:			as	follows	:	

OTHER TEMPORARY ORDERS WITHOUT NOTICE:				
THIS ORDER SHALL CONTINUE until: (date) Unless extended by the court, or by agreement between the parties in writing and filed				
with this Court.				
SERVICE AND NOTICE TO THE OTHER PARTY: The person who requested this Order shall personally serve or give actual notice to the other party by serving a copy of this Order.				
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))				
TEMPORARY ORDERS WITH NOTICE The person who requested this Order shall personally file a Motion for Pre-Decree Temporary Orders WITH Notice on or before this date: or as follows				

DONE IN OPEN COURT:

(Date)

JUDGE/COMMISSIONER



Instructions For Completing Order To Appear

You may type on the forms or write on them in black ink

The Caption

The Caption is the information in the upper left hand side of the first page of each form.

• **Personal information** – Fill in your name, street address, city, state, ZIP code, and telephone number.

If you are a domestic violence victim, <u>do not write your address</u> on this form. Instead, write "Protected Address" and complete the *Request for Protected Address* form included in this packet.

- **Case No.** If the order you are asking to have enforced was issued in Pima County, enter your Superior Court Case Number. Otherwise leave this space blank.
- Petitioner Enter the Petitioner's name, as found on the original Petition.
- **Respondent –** Enter the Respondent's name, as found on the original Petition.
 - 1. Provide the name of the other party in the first blank.
 - Estimate the amount of time the full hearing will take. Court schedules are done in 30-minute time blocks. Remember this is the time needed for **both parties** to present evidence and witnesses if necessary.

The Judicial Administrative Assistant will fill out the rest of this form, so you will not need to fill out any other part of this form.



The other party must receive notice of the hearing in order for your requests to be heard.

Name:				
Address:				
City, State,	ZIP:			
Daytime Telephone				
Representing Self, Without a Lawyer				

ARIZONA SUPERIOR COURT, PIMA COUNTY

Petitioner

Case No.

and

ORDER TO APPEAR

Respondent

NOTICE: This is an important Court Order that may affect your rights. If you do not understand this Order, contact a lawyer for help. All parties, whether represented by an attorney or not, must be present. If you do not appear, a Judicial Officer may enter orders granting the relief requested by the other party.

IT IS ORDERED THAT appear as follows:

Time requested for complete hearing:

** DO NOT WRITE BELOW THIS LINE**

DATE AND TIME OF HEARING: _____ at _____

PLACE OF HEARING:

Arizona Superior Court, Pima County Courthouse 110 W. Congress Avenue, Tucson, AZ Courtroom to be assigned

NAME OF JUDICIAL OFFICER:

IT IS FURTHER ORDERED that in accordance with the Arizona Rules of Family Law Procedure, Rules 40, 41, 42, 43 and 91(L), a true copy of this Order to Appear and a true copy of the documents filed with the Petition shall be served on the party required to appear not less than 10 days prior to the above hearing date.

IT IS FURTHER ORDERED that both parties file and exchange all documents and disclosure in accordance with Rule 91(P) within the time specified therein. Failure to comply may result in the imposition of sanctions as set forth in Rule 91(Q).

IT IS FURTHER ORDERED that the completed financial affidavit comply with Pima County Superior Court Local Rule 8.5.

Requests for reasonable accommodation for persons with disabilities or a request for an interpreter for other than spoken English language must made to the office of the assigned judicial officer 5 days before the scheduled Court date by calling <u>520-724-3200</u>.

Dated:

Judicial Officer

PROCEDURES: MOTION FOR TEMPORARY ORDERS <u>WITHOUT</u> NOTICE

- You must <u>not</u> file a "Motion for Temporary Order without Notice" solely to get an earlier court hearing, or to harass the other party or the court, or to cause unnecessary delay of court proceedings.
- If the Judge finds that you filed this motion without a very good legal reason, the Judge may:
 - Find you in contempt of court;
 - Order payment of money to the court *or to the other party* for costs or damages resulting from the wrongful filing of this motion, or
 - Order other consequences.
- If you filed a "Motion for Temporary Order Without Notice" at one Superior Court location, and a Judge or Commissioner denied your request, you may not file again at another court location. If you have questions, you should see a lawyer for help.

STEPS TO REQUEST TEMPORARY ORDERS WITHOUT NOTICE.

- Before you can file papers for temporary orders one of the parties (either one) <u>must</u> file papers for divorce, legal separation or annulment, or to establish legal decision making (custody) or legal decision making along with paternity, visitation, or support.
- Temporary Orders without notice <u>EXPIRE</u> in a matter of DAYS. HAVE YOU ALREADY FILED FOR TEMPORARY ORDERS <u>WITH</u> NOTICE? If NOT, consider that:
 - If a pre-decree temporary order without notice expires without a "regular" temporary order in place, there IS NO court order;
 - There is *no additional fee* for filing for temporary orders *with* notice if you have already paid a fee to file or respond to the petition (including filing for temporary orders without notice).

STEP 1: Complete the "Motion for Temporary Orders 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 4 SETS of PAPERS: One set of originals and 3 sets of the copies.
- STEP 3: File the papers at the court. Take the original and 3 sets of copies to the Clerk of the Court filing counter.
- **STEP 4:** WHAT THE CLERK WILL DO: The Clerk will file the original of the "Motion for *Temporary Orders 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 5:** 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 6:** Serve the court papers. If the Judge issues the temporary order without notice and/or schedules a hearing, **YOU** must provide the other party with a full set of the court papers.
- **STEP 7:** 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.