

Slide 2



Slide 3

Children Learn What They Live

If children live with criticism, they been to condemn.

If children live with handling, they learn to fight.

If children live with ridicale, they learn to be also.

If children live with ridicale, they learn to be also.

If children live with solemnoe, they learn to be parient.

If children live with penise, they learn to appreciate.

If children live with approval, they learn to like themselv

If children live with security, they learn to have faith in

hildren live with friendliness, they learn the world

ice place in which to live.





Slide 5



WANT TO GET OR CHANGE CUSTODY / VISITATION ORDERS????
have a court case in Santa Barbara Superior Court;
attend once the free 2-hour PEACE parenting class online;
t attend <u>voluntary</u> mediation through Family Court Services and come to a ent that is signed by a judge;
OR prepare legal papers (Request for Order FL-300) to get a court-ordered an appointment and a court hearing date;
d court-ordered Family Court Services mediation, and if there's no signed ent, then; $ \\$

Slide 7 OPTIONS FOR DOING THE LEGAL PAPERS TO GO TO COURT: California Courts Self-Help Center: Lots of Information and the free forms available that you complete on your own Law Help Interactive: Free forms that you complete yourself by answering written interview questions Guide and File: Answer online questions and automatically create the forms. File electronically or print and file on your own. Slide 8 Websites to create the legal forms: California Courts Self-Help Center: Extensive information and free forms to complete on your own: https://selfhelp.courts.ca.gov/child-custody $\circ \ \textbf{Law Help Interactive:} \ \textbf{By answering written interview questions, you complete legal forms for free:} \ \underline{\textbf{https://www.butte.courts.ca.gov/self-help/online-resources}}$ Guide and File: Answer online questions on your own and your forms are created for free. You can then print the documents to serve and file or electronically file: www.guideandfile.com Slide 9 "Custody" = RESPONSIBILITY 1. Physical custody: 2. Legal custody:

DECISIONS

PHYSICAL CUSTODY: Based on who is responsible for the child on the day-to-day level? Based on how much time the child spends with each parent Determines where the child will live: "you," "me," or "us"

Slide 11

PHYSICAL custody: can be ordered as either: SOLE TO ONE PARENT: JOINT: Child spends a significant

amount of time in each parent's home Does not have to be 50/50 in order to be joint physical custody

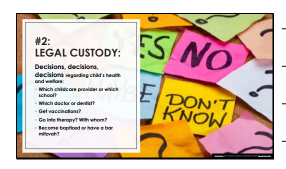
• The child lives with and is under the supervision of one parent and the other parent has "visitation"





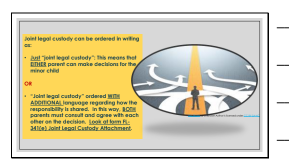
Slide 14

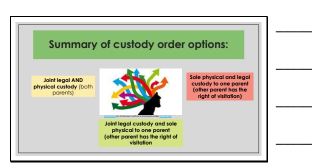




LEGAL custody: can be ordered as either: JOINT: JOINT: SOLE TO ONE PARENT: SOLE TO ONE PARENT: SOLE One parent has the sole right and responsibility to make the dacisions about the child's health, education and welfare Success depends on... Communication and Cooperation Cooperation Cooperation LEGAL custody: SOLE TO ONE PARENT: SOLE One parent has the sole right and responsibility to make the important decidion for the child activate the parent without legal custody will have the right to access records and information, including medical, dental and school records? (Family Code 3025)

Slide 17







Slide 20







Slide 23





Your goal in getting court orders...

You want a SPECIFIC and DETAILED parenting plan:

- Who has physical custody?
 Who has legal custody?
 Who transports?

- Where are the pick-up and drop-off locations?
 Who gets holidays and breaks?

Remember: The purpose of an order is to bring order to your lives!

Slide 26

Domestic abuse and custody:



Rebuttable ("yay, but your honor...") presumption against giving custody to the domestic abuse perpetrator:

Abuse within the past 5 years

Regarding sole or joint physical or legal custody: Court can assume that custody to the perpetrator would be detrimental to the child's best interest (Fam. C. §3044.)

How to overcome the presumption against you (and show your "halo"):

- you (and show your halor):

 Successfully complete the:
 Batterer's treatment program
 Alcohol or drug abuse counseling
 Parenting class
 Comply with terms of probation or parole
 Comply with terms and conditions of
 criminal protective order or restraining
 order
 No further acts of domestic violence

Slide 27

Visitation and drug/alcohol testing...



Court can order festing if prepanderance of evidence shows "habitual, frequent, or continual use" Can consider prior convictions in past 5 years Test results are confidential 1.8 may be used only in custady/visitation hearing Positive test alone does not determine custody (Farn. C. §3041.5)

Best interests of the child require consideration of all factors

Children's wishes re parenting plan:

- A child 14 years old or older has the right to provide their input to the court regarding a new parenting plan or changes to an existing plan (Family Code section 3042 and CA Rules of Court 5.250)
- The court is to consider and give due weight to the child's wishes if it is in the best interests of the child to do so.



Slide 29

Getting that <u>FIRST</u> custody/visitation order

- Have a court case in the Santa Barbara County Superior Court
 Attend the PEACE parenting class
 A. Attend Tomby Court Services mediation. If you get a written agreement, you're done! You'll have crafes for PEEE!
 OR

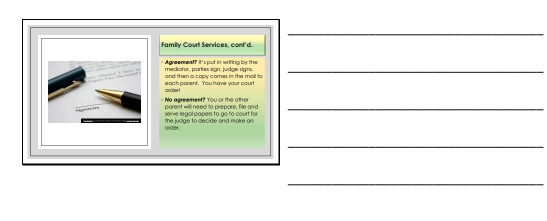






Slide 32

How Family Court Services mediation works: This is a FREE service of the court. Call 805-882-4667 to set the appointment. Currently, all sessions are conducted through the Zoom pictorian First, you and the other prarent will first speak individually and privately with the mediator Second. the mediator may ask to speak privately with any child 6 years and older Finally, you and the other parent will then meet together on Zoom with the mediator If there's a history of domestic abuse, it's possible to ask for separate meeting rooms, one for each parent. Inform the office of this when you make your appointment.





Slide 35

Change of circumstances rule:

Often, if you want to change a custody order...

- FIRST, you must prove a "material change in circumstances" to the judge: Important facts related to custody are different now from those facts that existed at the time when the court last decided the custody issue
- If you can't prove this: The court will not hear your case



	_
CHANGE OF CIRCUMSTANCES:	
Examples	
New unfit parenting	
New abuse	
Frustration of	
visitation/parental alienation (courts can't agree)	
One parent moving away	



Slide 38

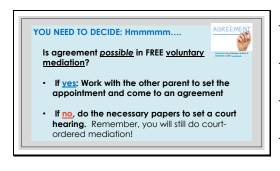


Summary: To get FIRST custody order or change custody or visitation, you need:
In the normal start a court case in Santa Barbara County In a court case in Santa Barbara County In a court case in Santa Barbara In a cou



Slide 41





Thank you. For further assistance, please: call 805.882.4660 or email us at SBFLF@sbcourts.org. Check us out at https://www.sonlabarbara.courts.ca.gox	