# SERVICE JUVENILE COURT ONLY



## HOW TO SERVE NOTICE AS REQUIRED BY LAW for JUVENILE DEPENDENCY or SEVERANCE (Termination) OF PARENTAL RIGHTS

"Service" refers to giving legally required notice to other parties that you have filed documents with the court that may result in a court order that may affect them, and proving that notice was given in a manner required or permitted by law.

## Service of court papers in a juvenile court case for dependency *or* termination of parental rights

#### Checklist

You may use the forms and instructions in this packet if ...

- You have filed a petition or other document regarding a person under the age of 18, a minor, in the Juvenile Court for either:
  - Dependency, or
  - Termination of Parental Rights ("Severance").
- You are required to "serve notice" to parties legally entitled to receive notice of your filing such as the minor's parents, legal guardian, custodian (a person with whom the minor is or has been living), or other person claiming a right to receive notice.
- You understand that your case cannot proceed until you have provided proof to the court that notice has been given in a manner permitted by law.
- You understand that you may <u>NOT</u> hand-deliver the papers to the other party unless he or she (and no one else) will sign an "*Acceptance of Service*" form in front of a Notary or Clerk of the Superior Court, <u>and</u> return the form for you to file with the Court.

NOTE: If you are required to serve notice on a person outside the United States, you may need to see a lawyer or research international law to determine what methods of service are permitted in 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 Law Library Resource Center website.

#### Service of Court Papers

## How to serve the other parties in a juvenile dependency or severance case

This packet contains information, instructions, and court forms about serving court papers in a Juvenile Court case to establish a dependency or to permanently sever (terminate) parental rights. The items listed in bold are forms that, if applicable, you will need to fill out, copy, and submit to the Court. The other items are information or instruction pages. Do not copy or file the instructions and other non-bold items.

Order	Title	# Pages
1	Checklist: You may use this packet if	1
2	Table of Contents (this page)	1
3	Helpful information on serving the other party	4
4	How to Serve the Other Party Using the Acceptance of Service Method (and letter to other party)	3
5	How to Serve the Other Party by Registered Process Server	1
6	How to Serve the Other Party by Certified Mail	1
7	How to Serve the Other Party by Sheriff (and form)	2
8	How to Serve the Other Party by Publication (and form)	2
9	Acceptance of Service	2
10	Declaration of Service by Certified Mail	1
11	Declaration Supporting Publication	2

The documents you have received are copyrighted by the Superior Court of Arizona in Maricopa 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.

#### Helpful information on serving the other party

- After you have filed your court papers with the Clerk of Superior Court, you must serve the
  papers on the other parties (the parents, the guardian, the custodian, and any other person
  whose presence in the action is required).
- Service means giving legal notice to the other party that you have filed court papers. You must provide proof of service to the Court.
- This packet explains the steps you need to take to serve the other party and what forms you
  must use.
- By completing the steps for service, you tell the Court that the other party has received a copy of the court papers.

METHODS OF SERVICE: Read the choices below to make sure that you are using the correct forms. Select the method of service that works best for you.

- 1. You Know Where the Other Party Lives in the State of Arizona. (Service must take place at least five (5) days before the date of the hearing.)
  - A. Service by Acceptance. This method requires you to give or mail the court papers to the other party and include an "Acceptance of Service" form. The other party must sign the Acceptance of Service form in front of a Notary Public and return it to you. The other party cannot sign the Acceptance of Service until after you have filed the court papers with the Court. The other party's signature on the Acceptance of Service does not mean that he or she agrees with the court papers. It means that the other party admits receiving the papers, without being served in person by the sheriff or a process server. Service is complete at the time the other party signs the Acceptance of Service. If you choose this method of service, use the Acceptance of Service forms.

WARNING: Do not use this method of service if you are the victim of domestic violence, or believe the other party will hurt you, take your money, or take your children. If you believe the other party will become violent or uncooperative when you ask him or her to accept service, use one of the methods of service described below.

- B. Service by Registered Process Server. This method requires you to hire and pay a registered process server to serve the other party with Court papers. A process server is a person who will give the papers to the other party at home, work, or other location. This method of service costs more than service by acceptance and requires the process server to find the other party. If you decide to use this method, look under "PROCESS SERVER" in the Yellow Pages to find someone who can serve your papers. Service is complete at the time the process server hands the other party the court papers. If you choose this method of service, use the Service by Process Server form.
- C. Service by Sheriff. This method requires you to contact the Sheriff's Office in the county where the other party lives to arrange for a Sheriff's deputy to give the other party the court papers. This method requires you to pay a fee to the Sheriff's Office, unless you receive a fee waiver or deferral. The fee waiver or deferral form that Arizona uses is available at the Law Library Resource Center for persons who

cannot afford the cost of service and meet certain financial requirements. The fee waiver and deferral form requires you to explain to the Sheriff why your situation calls for this method of service. Service is complete at the time the Sheriff or deputy hands the other party the court papers. If you choose this method of service, use the "Service by Sheriff" form.

- D. Other Methods of Service. There may be other ways to serve the other party. To learn more about these other ways, you should see a lawyer for help.
- 2. You Know Where the Other Party Lives in the United States but not in the State of Arizona. (If the other party lives outside the United States, you should see a lawyer to find out which method of service will work best for you. Service must take place at least five (5) days before the date of the hearing.)
  - A. Service by Acceptance. This method requires you to give or mail the court papers to the other party and include an Acceptance of Service form. The other party must sign the Acceptance of Service form in front of a Notary Public and return it to you. The other party cannot sign the Acceptance of Service until after you have filed the court papers with the Court. The other party's signature on the Acceptance of Service does not mean that he or she agrees with the court papers. It means that the other party admits receiving the papers, without being served in person by the Sheriff or a process server. Service is complete at the time the other party signs the Acceptance of Service. If you choose this method of service, use the Acceptance of Service forms.

WARNING: Do not use this method of service if you are the victim of domestic violence, or believe the other party will hurt you, take your money, or take your children. If you believe the other party will become violent or uncooperative when you ask him or her to accept service, use one of the methods of service described below.

B. Service by Certified Mail. Use this method of service only if the other party lives outside the State of Arizona and you know the address. This method of service allows you to give notice by a special type of mail. You can send the court papers by giving the post office copies of the court papers in an envelope postage prepaid to be sent to the other party by any form of mail requiring a signed and returned receipt. This is called Certified Mail, Restricted Delivery by the Post Office. This means that the other party must sign for the papers.

If the other party signs a receipt (green card) for the papers, the green card will be returned to you in the mail. You must then file an affidavit with the court stating (1) that copies of the petition and notice of hearing were sent to the person being served; 2) that the copies were received by the person to be served as evidenced by the attached green receipt; 3) that the original green receipt is attached; and 4) the date the party received the documents. A copy of the affidavit you will need is provided in the packet.

C. Service by Registered Process Server. This method requires you to hire and pay a registered process server to serve the other party with Court papers. A process server is a person who will give the papers to the other party at home, work, or other location. This method of service costs more than service by acceptance and requires the process server to find the other party. If you decide to use this method, look under "PROCESS SERVER" in the Yellow Pages to find someone who can serve

your papers. Service is complete at the time the process server hands the other party the court papers. If you choose this method of service, use the Service by Process Server form.

- D. Service by Sheriff. This method requires you to contact the Sheriff's Office in the county where the other party lives to arrange for a Sheriff's deputy to give the other party the court papers. This method requires you to pay a fee to the Sheriff's Office, unless you receive a fee waiver or deferral. The fee waiver or deferral form that Arizona uses is available at the Law Library Resource Center for persons who cannot afford the cost of service and meet certain financial requirements. The fee waiver and deferral form requires you to explain to the Sheriff why your situation calls for this method of service. Service is complete at the time the sheriff or deputy hands the other party the court papers. If you choose this method of service, use the Service by Sheriff Form.
- E. Other Methods of Service. There may be other ways to serve the other party. To learn more about these other ways, you should see a lawyer for help.
- 3. You Cannot Find the Other Party.

Service by Publication. You may use this method only if you do not know, and cannot find the other party. Service by publication is your "last resort." It is used only if you do not have a current address for the other party and have tried to find the other party or after you have tried to serve the other party by personal service or certified mail and there are reasonable grounds to believe that the person is concealing him/herself to avoid service.

Service by Publication can be expensive and may delay your court case. This method requires that a notice be published once a week for four (4) weeks in a newspaper in the county where the action is pending. Service is complete 30 days after the first publication, and the initial hearing cannot be held until 10 days after service is complete. In other words, the hearing can be no earlier than the 41<sup>st</sup> day after the first publication.

To use this method, you must fill out several forms explaining to the Court what you have done to try to find the other party. If you choose this method of service, use the Service by Publication form.

TIPS FOR FINDING THE OTHER PARTY: Before using the <u>Service by Publication</u> method, you must take <u>every reasonable step</u> to try to find the other party. The Court requires you to file an "Affidavit Supporting Publication" telling the Court, under penalty of perjury, exactly *what you did* to find the other party. If the court is not satisfied that you have taken <u>every</u> reasonable step to locate and serve notice on everyone legally entitled to notice, your case may be delayed and you may be required to repeat publication.

Examples of steps you may be expected to take include:

- Verify the "missing" party is not at any former addresses.
- Talk to friends, family members, co-workers, employers, and/or neighbors.
- Search phone directories, the internet, county property and voter registration records, and even the obituaries.

- You may also consider hiring a company to do computer searches for you or to otherwise help you track down the missing party.
- 4. Serving and Notifying the Department of Child Safety.

When to Serve and Notify. You must serve and notify the Department of Child Safety if any of the following are true:

- At least one of the children has been adjudicated delinquent and is under the jurisdiction of the Juvenile Court.
- At least one of the children is awaiting a delinquency decision from the Juvenile Court.
- At least one of these children has been released from the Department of Juvenile Corrections within the past six months.

Serve. You must serve the Department of Child Safety with the petition and notice, and do so according to its own procedures for accepting service.

Notify. To properly notify the Department of Child Safety, you must call their hot line at 1-888-767-2445 at least fourteen days before filing your dependency petition with the court. You must inform them that you will be filing the dependency petition, the claims that you are making in the petition, and the facts supporting the petition.

### How to serve the other party using the acceptance of service method

STEP 1: Ask the other party to accept service after you have filed the court papers.

- You can ask the other parties to accept service by talking to them, or by sending the letter included in this packet that asks them to sign the Acceptance in front of a Notary and return the form to you.
- WARNING: Do not do this in-person if you are the victim of domestic violence or believe the other party will hurt you, take your money, or take your children. Do not do this by *mail*, if the prior statements are true and the other person does not know your present address. If you have questions about whether you should use this method, you should see a lawyer for help.
- The other party *cannot* sign the *Acceptance of Service* until <u>after</u> you have filed the court papers.
- STEP 2: If the other party agrees to accept service, you have three options:
  - A. GO: You and the other party can go to the filing counter at the courthouse where you filed the court papers. Bring the original Acceptance of Service, plus two copies (one for you and one for the other party.) The other party must sign the original Acceptance of Service in front of the Clerk of Superior Court at the filing counter. The Clerk will notarize the other person's signature for FREE. The other party must have a valid picture I.D. with him or her for the Clerk or Notary Public to sign the Acceptance of Service.

OR

B. MEET: Arrange a meeting place and time with the other party before a Notary Public. Bring the original Acceptance of Service, plus two copies (one for you and one for the other party). You should also bring the court papers with you in case the other party or the Notary Public wants to see the court papers. The other party must have a valid picture I.D. with him or her for the Notary Public to sign the Acceptance of Service. There is usually a small cost to use a Notary Public.

OR

C. MAIL: Mail a copy of the court papers to the other party with the original Acceptance of Service. Ask the other party to sign the Acceptance of Service before a Clerk or Notary Public and tell the other party why you have asked him or her to sign the Acceptance of Service. You may use the form letter in this packet to tell the other party why you have asked him or her to sign the Acceptance of Service.

**AND** 

SIGN: The other party must sign the Original Acceptance of Service and write in the date he or she signed on the Acceptance of Service. The other party must sign the Original Acceptance of Service in front of a Notary Public. The other party must have a valid picture I.D. with him or her for the Notary Public to sign the Acceptance of Service. There is usually a small cost to use a Notary Public. The other party should then send you the signed and notarized Original Acceptance of Service. You should write the date the other party signed the Acceptance of Service on your

NOTE: If the other party does not send back the Acceptance of Service, ask him or her again to send it back. If the other party still does not send it back, then you have to serve the other party by one of the other service methods.

STEP 3: File the signed and notarized acceptance of service at the court:

copy.

- GO to the Clerk of Superior Court at the Court where you filed the court papers and file the original Acceptance of Service signed by the other party and notarized.
- GIVE the Clerk the original ACCEPTANCE OF SERVICE signed by the other party in front of a notary public.
- The Acceptance of Service should be signed by the other party at least five (5) days before the court hearing.

(YOUR NAME)	
(ADDRESS)	
(CITY/STATE/ZIP)	
(TELEPHONE NUMBER)	
(DATE)	
(OTHER PARTY'S NAME)	
(ADDRESS)	
(CITY/STATE/ZIP)	
Re: Acceptance of Court Papers	
Dear	
(Other Party's Name)	
I have filed and enclosed a copy of the following	ng court papers for you:
(Check the box for the type of case and documents of the individual documents below.)	received, or check "Other" and list the type of case and title
☐ JUVENILE DEPENDENCY	☐ TERMINATE (SEVER) PARENTAL RIGHTS
Petition	Petition
Notice of Hearing	Notice of Hearing
Findings and Temporary Orders	Order Setting Initial Hearing
OTHER JUVENILE (List other type case):	
List Names of individual "other" documents:	
I have also enclosed an <i>Acceptance of Service</i> form the enclosed self-addressed stamped envelope.	for you to sign in front of a Notary Public and return to me in
anything stated or requested in them. Signing and delay, expense, and having the papers served by	you have <i>received</i> these papers, not that you agree with returning the Acceptance will help to avoid unnecessary by the sheriff's department or a private process server. fect your right to file a written response and to attend the ion.
Sincerely,	
(YOUR SIGNATURE) Enclosures	

## How to serve the other party by registered ("private") process server

STEP 1: FIND. You must hire a Registered Process Server. To find a Registered Process Server look in the Yellow Pages under "Process Servers."

Notice: There may be a filing fee for Petitions or Complaints, and Responses or Answers, and there are Service Fees. You may request a Deferral of the filing fees and/or the costs (and Sheriff's Service Fees if you intend to use the Sheriff's Office for service) at the time you file your papers with the Clerk of Superior Court. You may <u>not</u> defer costs of a Registered Process Server.

- STEP 2: GO. Go to the Registered Process Server's Office. TAKE with you the following things:
  - ✓ Other party's set of copies of the court papers (Petition and Notice of Hearing).
  - ✓ A picture or a written physical description of the other party.
  - ✓ A written description of the automobile that the other party drives.
  - ✓ The address where the other party can be served.
  - ✓ The cash you need to pay for this service. (You can call ahead of time to ask the Process Server how much money it will cost.)
- STEP 3: WAIT. The Process Server will mail you a copy of the Affidavit of Service after he or she serves the other party with the papers. IMPORTANT: If the Process Server does not file an Affidavit of Service with the Clerk of Superior Court, you must get the Affidavit of Service from the Process Server and file it.
- STEP 4: GO. Go the Court Hearing. Bring a copy of the Petition, Notice of Hearing, and Affidavit of Service with you.

#### How to serve the other party by certified mail

USE THIS PROCEDURE ONLY after you have filed your papers with the Court.

- STEP 1: GO TO THE POST OFFICE and tell the clerk you would like to mail the other party a letter as follows:
  - · Certified Mail, and
  - Deliver to Addressee Only, and
  - · Restricted Delivery, and
  - · Return Receipt Requested, and
  - Pay the postage
- STEP 2: WAIT for Green Receipt to be returned with the other party's signature. When you get the Green Receipt, note the date the other party received and signed for the papers.
- STEP 3: PAPERS FOR THE COURT
  - COMPLETE: Original of Declaration or Affidavit of Service by Certified Mail.
  - ATTACH: You must attach the original Green Receipt to the Declaration or Affidavit to prove how you served the other party. Make sure you keep a copy of the Green Receipt for yourself (both sides).
  - COPY: Make yourself a copy of the Declaration or Affidavit of Service by Certified Mail and attach the copy of the Green Receipt to it.
- STEP 4: FILE PAPERS WITH THE COURT. File the Declaration or Affidavit of Service by Certified Mail and attached Green Receipt with the Clerk of Superior Court.
- STEP 5: GO TO THE COURT HEARING. Bring your copy of the Petition, Notice of Hearing, and Declaration or Affidavit of Service by Certified Mail and attached Green Receipt with you.

#### How to serve the other party by Sheriff

STEP 1: GO.

Contact the Sheriff's Office in the County where the other party lives. Bring your court papers with you or send a copy of the court papers to the Sheriff's Office

if the other party does not live in the same county as you do. The Sheriff's Office in Yuma County is located at the following location:

Yuma County Sheriff's Office 141 S. 3rd Ave. Yuma, Arizona 85364 928-783-4427

Notice: There are fees for service of court papers. If you intend to use the Sheriff's Office for service, you may request a *deferral* (delayed payment) of the service fees at the time you file your papers with the Clerk of Superior Court. You may not defer the cost of service by a Registered "private" Process Server.

STEP 2: WRITE. Fill out the attached sheet for identifying the other party and bring:

- Other party's set of copies of the court papers (Petition and Notice of Hearing).
- A picture or a written physical description of the other party.
- A written description of the automobile the other party drives.
- The address where other party can be served.
- Certified Order Waiving/Deferring Fees, or a \$200.00 deposit fee -Cash/Money Order.

STEP 3: WAIT.

The Sheriff will mail you a copy of the *Affidavit of Service* after he or she serves the other party with the papers. (The Sheriff may also file these papers instead of sending them back to you.)

STEP 4: GO. Go to your court hearing. Bring a copy of the *Petition*, *Notice of Hearing*, and *Affidavit of Service* from the Sheriff's Office.

COURT CA I have enclo	E/ZIP) ERSON TO BE SE NUMBER: _	e Petition and	(TEL		UMBER) Sheriff		the other party. His o
(ADDRESS (CITY/STAT NAME OF F COURT CA I have enclo ner current;	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	(TEL	EPHONE NU	UMBER) Sheriff		the other party. His o
(ADDRESS (CITY/STAT NAME OF F COURT CA I have enclo ner current;	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	d Notice of I	(DATE)County	Sheriff		the other party. His o
(ADDRESS (CITY/STAT NAME OF F COURT CA I have enclo ner current;	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	d Notice of I	County	Sheriff		the other party. His o
(ADDRESS (CITY/STAT NAME OF F COURT CA I have enclo ner current;	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	d Notice of I				the other party. His o
(ADDRESS (CITY/STAT NAME OF F COURT CA have enclorer current;	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	d Notice of I				the other party. His
CITY/STAT  NAME OF F  COURT CA  I have enclo her current a	E/ZIP)  ERSON TO BE  SE NUMBER: _  sed a copy of the address and phy	e Petition and	d Notice of I				the other party. His
NAME OF F COURT CA have enclo ner current a	ERSON TO BE SE NUMBER: _ sed a copy of the	e Petition and	d Notice of I				the other party. His o
COURT CA have enclo ner current a OTHER PA	SE NUMBER: _ sed a copy of th address and phy	e Petition and	d Notice of I				the other party. His
have enclo	sed a copy of th address and phy	e Petition and	d Notice of I		ease serve the	ese papers on	the other party. His
I IOIVIL ADI	RESS)				(WO	RK ADDRESS	)
HOME CIT	Y/STATE/ZIP)				(WO	RK CITY/STAT	ΓE, ZIP)
SE	K RACE	BIRTH	HGT.	WGT.	EYES	HAIR	SSN
	n a notarized "A ent served be na				/our earliest o	convenience.	The Court requires the
eac		rice travel fee	, and an \$8.	.00 notary fee	e. I understa		0 per mile, one way, f ce between my depos
] I als	o enclose a cert	ified copy of t	the "Order fo	or Deferral of	f fees for Ser	vice of Process	s".
Thank you f	or your cooperat	ion in this ma	atter.				
			(YO	UR SIGNATI	URE)		

#### How to serve the other party by publication

#### STEP 1: PUBLISH THE COURT PAPERS.

- A. How to serve the court papers by publication if you do not know if the other party lives in the county in which your case is pending (Yuma County) and/or the other party's last known address was not in Arizona.
  - 1. IF YOU HAVE A COURT ORDER WAIVING/DEFERRING COSTS of PUBLICATION, YOU MUST PUBLISH IN The Yuma Sun
    - The Yuma Sun 2055 Arizona Ave., Yuma, Arizona 85364 legals@yumasun.com
- STEP 2: WAIT. Wait for the newspaper to send you the original of the document called AFFIDAVIT OF PUBLICATION.

COMPLETE YOUR PAPERWORK:

#### STEP 3:

- A. Fill out the *Declaration Supporting Publication* document that is attached.
- B. ATTACH a copy of the *Affidavit of Publication* and published notice from the newspaper(s).
- C. KEEP A COPY for yourself of the *Declaration Supporting Publication* and *Affidavit of Publication*.

#### STEP 4: FILE THE COURT PAPERS:

- A. File the original of the *Declaration Supporting Publication* with copy of *Affidavit of Publication* and published notice from the newspaper attached, and;
- B. File the original *Affidavit of Publication* you received from the newspaper(s).
- STEP 5: GO TO YOUR COURT HEARING. Bring a copy of the *Petition, Notice of Hearing, Declaration Supporting Publication*, and *Affidavit of Publication* with you to the hearing.

		Print Name
		Print Address
		, 20
		Date
Name	of Newspaper	
Addres	ss	
To Wh	om It May Concern:	
need	to publish notice in the new	spaper about Court Case No
Enclos	sed is a copy of the <i>Notice</i> o	Hearing regarding a petition for:
Ju	venile Dependency,	
Se	verance (termination) of Par	ental Rights, or
	sta	nped by the Clerk of Court.
unders	stand service in this matter	ewspaper about this court case once a week for four (4) weeks.  s complete 30 days after the first publication and my hearing can be
unders schedi oublica	stand service in this matter uled no earlier than ten (10)	
unders schedi publica	stand service in this matter uled no earlier than ten (10) ation).  nclosed is (check one box):	s complete 30 days after the first publication and my hearing can be
unders schedi publica	stand service in this matter uled no earlier than ten (10) ation). nclosed is (check one box): A check or money order	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the firs
unders schedi publica Also e  When to tell	stand service in this matter uled no earlier than ten (10) ation).  nclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first in the amount of \$for the cost of the publication as requested.  The reference of the publication costs is a call me at this area code and phone number ()
unders schedi publica Also e When to tell origina	stand service in this matter uled no earlier than ten (10) ation).  nclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas me when publication will o	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first of the amount of \$ for the cost of the publication as requested.  For the amount of \$ for the cost of the publication as requested.  For the court waiving the publication costs.  For call me at this area code and phone number () for the court. When publication has been completed, please send to me the cit of Publication.
unders schedi publica Also e  When to tell origina	stand service in this matter uled no earlier than ten (10) ation).  nclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas me when publication will call and one copy of an Affida	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first of the amount of \$ for the cost of the publication as requested.  For the amount of \$ for the cost of the publication as requested.  For the court waiving the publication costs.  For call me at this area code and phone number () for the court. When publication has been completed, please send to me the cit of Publication.
unders schedic oublica Also e When to tell origina	stand service in this matter uled no earlier than ten (10) ation).  nclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas me when publication will call and one copy of an Affida	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first in the amount of \$for the cost of the publication as requested.  Be call me at this area code and phone number ()ecur. When publication has been completed, please send to me the cit of Publication.
unders schedio oublica Also e When to tell origina	stand service in this matter uled no earlier than ten (10) ation). Inclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas me when publication will call and one copy of an Affidation you for your help in this materials.	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first in the amount of \$for the cost of the publication as requested.  The reference of the publication costs is a call me at this area code and phone number ()
unders schedio oublica Also e When to tell origina	stand service in this matter uled no earlier than ten (10) ation). Inclosed is (check one box):  A check or money order  A certified copy of the Ord you receive this letter pleas me when publication will call and one copy of an Affidation you for your help in this materials.	s complete 30 days after the first publication and my hearing can be days after service is complete (no sooner than 41 days after the first in the amount of \$for the cost of the publication as requested.  The reference of the publication costs is a call me at this area code and phone number ()
unders schedi publica Also e  When to tell origina	stand service in this matter uled no earlier than ten (10) ation).  Inclosed is (check one box):  A check or money order  A certified copy of the Ord  you receive this letter pleas me when publication will call and one copy of an Affidation you for your help in this materials.	the amount of \$for the cost of the publication as requested.  The reference is complete (no sooner than 41 days after the first of the amount of \$for the cost of the publication as requested.  The reference is complete (no sooner than 41 days after the first of the amount of \$for the cost of the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication as requested.  The reference is completed to the publication and my hearing can be deadly after the first of the publication as requested.  The reference is complete (no sooner than 41 days after the first of the publication as requested.

Person Filing:				
		FOR CLERK'S USE ONL'		
Email Address:				
Lawyer's Bar Number:				
Licensed Fiduciary Number:				
Representing Self, without a	Lawyer OR Attorney for			
SUPE	RIOR COURT OF ARIZONA IN YUMA COUNTY	4		
IN THE MATTER OF:	Case Number:			
	ACCEPTANCE A.R.C.P. 4(f)	OF SERVICE		
(Names of Children)				
ACCEPT AND WAIVE     service by process serve	E FORMAL SERVICE. I voluntarily a r or sheriff of the court papers listed be sthe same as if I were personally served to	ccept and waive formal elow and understand by		
Terminate Parental Rights, check the	documents received. If papers received are not not box for "Other," list the type of case and lotice of Hearing"). Do not check the box	d the name of documents		
JUVENILE DEPENDENCY	TERMINATE PARENTAL RIGHTS	OTHER		
Petition	Petition			
Notice of Hearing	Notice of Hearing			
Findings and Temporary Orde	ers Orders Setting Initial Hearing			
	GREEMENT. I understand that accepting sing or file papers with the Court to disagr	•		

- **3. ATTEND THE HEARING.** I understand that if I do not attend the hearing that I may lose my right to be heard in this case. I understand that failure to appear at the hearing could result in the Court giving the other party any and all things requested in his or her legal papers.
- **4. MILITARY SERVICE.** I am not in the military forces of the United States of America in any capacity *or* I waive the protection of the Service Members Civil Relief Act.

Date	Signature of Person Accepting Service	
	Printed Name of Person Accepting Service	
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before me this:	(date)	by
(Notary seal)	Deputy Clerk or Notary Public	

SUPERIOR CO	FOR CLERK'S USE ONL'
e:	Attorney for  DURT OF ARIZONA
Iress:	Attorney forOURT OF ARIZONA
Bar Number:	Attorney for  DURT OF ARIZONA
Self, without a Lawyer OR SUPERIOR CO	Attorney for  DURT OF ARIZONA
SUPERIOR CO	OURT OF ARIZONA
IN YUN	
ATTED OF	
ATTER OF.	Case Number:
	DECLARATION OF SERVICE BY CERTIFIED MAIL
e Rules of Procedure for the Juvenile Countice of Hearing were sent to:  Person served (Name of Other Party): Relationship of Other Party to Me: Address where Other Party was served: Date of receipt by the Other Party:	urt and A.R.S. §8-841(E). A copy of the verified <b>Petition</b> and
_	other party as shown by the green receipt, the original of
	onal service was used because: (Be specific)
	Person served (Name of Other Party): Relationship of Other Party to Me: Address where Other Party was served: Date of receipt by the Other Party: Date of return of green receipt to me:

Pers	on Filing:			
		protected):		
City,	State, Zip	Code:		FOR CLERK'S USE ONL
Tele	phone:			
Ema	il Address	:		
Lawy	/er's Bar l	Number:	<u> </u>	
Licer	nsed Fidu	ciary Number:		
Repr	esenting	Self, without a Lawyer	OR Attorney for	
		00	R COURT OF ARIZONA YUMA COUNTY	
IN TI	HE MATT	ER OF:	Case Number:	
			DECLARATION SUPPO	PRTING
1. 2.	service the fa Pursu	ee by publication was done. I cts stated are true and correct ant to Arizona Rules of Civivay to notify the other party o	Court why service by publication was have read this document and know of ct.  I Procedure, Rules 4.1 and 4.2, service this court case because the other pass, I have mailed, postage prepaid, a	my own knowledge that se by publication is the rty is:
		to the last known address o	of the other party on or before the first	date of Publication,
			OR	
		The other party's residence the other party.	e is unknown. I have not mailed copie	s of the proceedings to
a dili know		gent search to find out. My	the other party's is unknown to me, ensearch failed to reveal any informaty's residence or whereabouts. A sea	tion that might lead to
		Telephone Directory/Direct you called.	ory Assistance. State the cities you o	called and the numbers

		Last Known Employer. State who you	talked with and when:
		Relative or Friend of Other Party (Sta	te who you contacted, his or her relationship to the
	_	other party, how you contacted him o	r her (in person, by telephone, by letter):
		Other things you did:	
4.		e best of my knowledge, information, e of the United States.	and belief, the other party is not in the military
5.	The fo	ellowing document(s)	
	was/w dates:		ounty, where my case is pending on the following
		<b>A</b>	<b>B</b>
		<b>C</b> /	<b>D.</b>
6.	A cop	y of the Affidavit of Publication and not	ice as published are attached.
DEC	LARA	TION	
l dec		der penalty of perjury that the foregoir	ng is true and correct to the best of my knowledge
Signat	ure		Date
		INSTRII	

Case No.\_\_\_\_

Page 2 of 2

ATTACH a copy of the *Affidavit of Publication* from the newspaper(s) to this page. FILE the **original** of the *Affidavit of Publication* from the newspaper(s) with the Court.