DETAINED or DEPORTED: What about my children?

What to do if you can’t be with them
Research. Rethink. Resolve.

The Women’s Refugee Commission identifies needs, researches solutions and advocates for global change to improve the lives of women, children and youth displaced by conflict and crisis.

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Glossary

Adoption: A process where a court-approved person assumes the parenting for another. It permanently terminates parental rights and responsibilities of the natural parents. The adopted child will have the same rights and duties of a natural child in their adoptive family.

Affidavit: A statement of facts written for a legal process or court case that is signed in the presence of an official witness (notary). When you sign an affidavit, you are swearing that the facts in the statement are true.

Alternatives to detention: Special programs that may be used to ensure that a person who is not in detention will attend immigration court hearings. Alternatives to detention may include case management, regular check-ins by phone or in person, or an ankle bracelet.

Best interest of the child: A legal term that refers to what is best for a child. In determining what is in the best interest of a child, the court will consider many things, including the child’s age, mental and physical health, emotional ties between the parent and the child, ability of the parent to care for the child and the child’s preferences.

Bond: Money that a detainee may be able to pay to immigration authorities in order to be released from detention while the immigration case continues. If the person attends all his or her hearings, he or she can get the bond money back at the end of the case no matter what the outcome of the case is. If the person does not attend all hearings, the money will not be returned.

Caregiver: The person who is taking care of your children while you are unavailable.

Case plan: Also called a service plan or reunification plan. A list of things you must do to show that you should have custody of your children again. A child welfare worker works with you (and your children, if they are old enough) to write the plan. The family court judge approves the plan.

Child support: Money paid to a child’s caregiver by the parent who does not live with the child. The caregiver receiving child support may be the other parent, or the state or county if the child is in the child welfare system.

Child welfare system: The child welfare system is made up of government agencies and private organizations that are responsible for protecting children. These agencies and organizations work together to make sure that children are safe and families are strong. The child welfare system gets involved with families for many different reasons, most often because children have been abandoned, abused or neglected, or their parents cannot care for them because they are either in jail, in detention or have been deported.

Consulate: A consulate is an office from your native country’s government in the U.S. The consulate can help you get official papers such as visas, passports and identification. It can register the birth of your children born in the U.S. It may be able to help with some kinds of court cases.

Custodial parent: The custodial parent is the parent who has primary care, physical custody and control of the children.

Custody: The right to make decisions for the children and physically live with them. Legal custody is the authority to make decisions on children’s daily care and upbringing. Physical custody is when the children live with you and you provide daily care for their needs. Children in a child welfare case are in the legal custody of the family court and in the physical custody of either foster parents, a guardian or other caregiver authorized by the court.

Discretion: In the immigration context, discretion is the U.S. government’s authority to decide whether or not to put someone in immigration proceedings and immigration detention.

Family court: This court is part of the child welfare system. It decides whether parents or someone else should have custody of children who have been abandoned, abused or neglected, or who lack a safe home for other reasons such as a parent’s arrest or detention.

Foster care: Children in a child welfare case, who have been removed from home, often live in the home of another family that is licensed and approved by the state to provide temporary care. This type of care is called foster care, and the licensed home is called a foster home.

Guardianship: A guardian is a caregiver who may be appointed by a court to take over long-term legal and physical custody of a child when parents have temporarily lost custody or cannot provide care for another reason.
Humanitarian parole: Temporary admission to the U.S. granted only in emergency situations. Humanitarian parole is only used for people who have no other legal way to enter the U.S. It is given for a very short time and the person must leave the U.S. before the parole expires.

ICE: Immigration and Customs Enforcement is an agency of the U.S. government responsible for finding, arresting and deporting non-U.S. citizens who are undocumented, or who have broken either immigration or criminal laws.

Legal Orientation Program (LOP)/Know Your Rights (KYR) presentation: Free immigration law information sessions conducted inside detention centers. During LOP/KYR presentations, lawyers and legal assistants from nongovernmental organizations explain the immigration court process. This includes information about how to get an immigration lawyer or represent yourself, and how to determine if you are eligible for immigration relief or should apply for a faster deportation.

Nongovernmental organization (NGO): A private organization that is not part of the government. In detention centers, NGOs conduct Legal Orientation Programs and Know Your Rights presentations, monitor conditions and work for better treatment of detainees.

Notarize: When you sign a document in front of a notary and the notary stamps and signs the document to confirm and prove that your signature is genuine.

Notary (or notary public): A person authorized by a state government to officially witness the signing of documents for legal matters.

Parental rights: All of the legal rights and responsibilities that go along with being a parent. The rights include legal and physical custody of the children and authority to make decisions about all aspects of their daily care and upbringing. The responsibilities include supporting the child financially, and meeting the child's essential needs for food, clothing, shelter, affection, medical care, education and protection from harm.

Petitioner: A person, party or government entity that files a case with the court. In family court cases, the petitioner is generally the state or county.

Power of attorney: A legal paper that lets you appoint a trusted person to handle certain parental (or other) responsibilities if you are unable or unavailable to take care of them yourself.

Public benefits: Assistance in cash and services that are available to eligible low-income families through state governments. Some examples of public benefits are food stamps, child health insurance, Medicaid, and employment services to help adults gain job skills and find jobs.

Release on recognizance: If you are released on your own recognizance, ICE will release you and allow you to live in the community while your immigration case proceeds through the court. You will not have to pay a bond in order to be released.

Respondent: The person or party answering a petition or motion. In family court cases, the respondent is generally the parent.

Supervised release: In some cases, a person released from ICE custody may be given supervised release while they wait for a final decision in their immigration case. The terms of supervised release can differ, but may include regularly checking in with an ICE office in person or by phone and/or may require the person to wear an ankle bracelet so that ICE can monitor where they are at all times.

Termination of parental rights: When a family court permanently ends the legal relationship between a parent and child. A parent who has lost legal rights to a child has no right to see the child, make decisions about the child, or have any information about the child.

Abbreviations

CASA Court-Appointed Special Advocate
CPS Child Protective Services
ERO Enforcement and Removal Operations (a division of ICE)
ICE U.S. Immigration and Customs Enforcement
VAWA Violence Against Women Act
If you are in immigration detention or are facing deportation, you may have a lot of questions about what will happen to your children. It is normal to be worried and feel overwhelmed. But there are things you can do to help ensure that you do not lose your rights as a parent because you are detained or deported.

If your children are placed into the care of the child welfare system, (sometimes called child welfare services, child protective services or the department of children and family services), it can affect your ability to reunite with them. It can also be very confusing. The immigration system (which is run by the national U.S. government) and the child welfare system (which is run by state and local governments) are very different. The two systems do not work well together and the people you interact with in one system may know very little about the other system.

This guide describes the child welfare system in great detail. Some of the words and terms that the child welfare system uses may be new to you. If you do not know what a word or term means, see the Glossary on pages 2 and 3.

One thing to remember as you go through this guide is that child welfare systems and family court systems vary greatly from one state or county to the next. This guide will offer general advice on things you can do at different times in the detention, deportation and child welfare process to protect your rights as a parent.

Note: Bolded green words refer to definitions and/or abbreviations. They are defined in the Glossary/Abbreviations on pages 2 and 3.
But it is also important that you get help from a lawyer, a legal aid organization or relatives and friends to learn about the child welfare laws and practices in the state where your children are living.

We recommend that you read all the chapters in this guide and pay special attention to the Basic Tips to Protect Parental Rights list at the end of Chapter 1.

Some of the things you need to do to protect your relationship with your children may seem complicated. You may need to read certain sections in this guide several times in order to understand and you may also need to ask someone else for help.

Even if a chapter does not seem to fit your situation right now, keep in mind that it may apply at a later time. It is very important to read boxes marked with a RED BOX and AN ARROW. These ARROWS indicate information that is critical for you to know.

This manual will help you:

1) Know what questions to ask, and
2) Figure out the steps you need to take to reunite with your children.

If you have trouble understanding anything in this guide, or trouble doing something the guide recommends, ask Immigration and Customs Enforcement (ICE), detention center staff, volunteers from a visitation program, a librarian, a chaplain, a lawyer or a relative or friend to help interpret, explain the guide or write out your wishes.

Do not worry if you have more questions than when you started! Do not be discouraged. Keep reading and ask for help when necessary. Most importantly, have courage and do not give up hope!

DISCLAIMER: This manual is intended to help you better understand and navigate the child welfare system. It is not intended as legal advice. If you have questions about specific parts of your immigration or child welfare legal case, it is important that you talk with a lawyer.
This chapter provides information about parents’ rights and explains many of the things you should do to stay involved in decisions being made about your children. Each state has its own rules and procedures, so after you have read this chapter you will need to do some work to find out what the rules and procedures are in the state or county where your children live. Be sure to look for information about child welfare practices in the state where your children live, even if this is not the state where you are living. See Chapter 10 for a list of people who may be able to help you get information and take action. You should also try to get a lawyer and ask relatives and friends for help.

What are my rights and obligations as a parent?

Parents have a legal right to make decisions about their children’s care and how they are brought up (this is called Legal Custody). Parents also have a legal right to live with their children (this is called Physical Custody). However, the government may temporarily or permanently take away a parent’s children if they think they children are not safe with their parents.

Together, these rights will be referred to as Parental Rights.
Parents also have certain responsibilities when it comes to caring for their children. Parents must make sure that their children’s basic needs are met, including food, clothing, shelter, affection, medical care and education, and that the children are protected from harm. Parents are also responsible for financially supporting their children. When a parent does not live with her or his children because of a court-related matter such as divorce, or serving jail time, a court or child support agency may require the parent to pay child support.

What happens to parental rights when children enter the child welfare system?

If children enter the child welfare system, parents may temporarily or even permanently lose their parental rights. But there are a lot of things that must happen before parental rights can be taken away. While you are separated from your children, there are steps you can take to exercise your rights and participate in decisions being made about your children’s care. It is important to do these things in order to protect your parental rights for the future.

Be aware that it will be hard to do a lot of the things mentioned in this guide if you are detained or deported. But the steps and actions in this guide are your best tools for preserving and defending your rights to your children and for reuniting with them. You will have to work very hard and be very determined and persistent in getting help from others for the activities you cannot do alone.

What can I do to protect my parental rights if I am detained or deported?

The following pages contain some important things that will have a real impact on your ability to reunite with your children:

[For more information on child support, see Chapter 9.]

[See Chapter 4 for an explanation of the process that the child welfare system must follow before a parent’s rights can be terminated.]
CHAPTER 1: Protecting Your Rights as a Parent When You Are Detained or Deported

A summary of the most important steps you can take to protect your parental rights should be posted on the bulletin board in your housing unit and/or be available in the detention center’s law library. Look for a document called “Women’s Refugee Commission, Guide for Detained and Deported Parents with Child Custody Concerns,” a two-page guide on the parental interest directive.

A HOW-TO GUIDE—KEY INFORMATION

Basic tips to protect parental rights

What is the “facilitating parental interests in the course of civil immigrant enforcement activities” directive?

In August 2013, ICE released a directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities.”* This directive provides guidance to ICE officers on working with parents who are involved in both the immigration and child welfare systems. The directive is not enforceable, and it may not be in place permanently. But if you are making requests related to release, visitation, or access to family court or, you are trying to make arrangements for what will happen to your children after you are deported, it may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request (see box at left).

1) Try to get released

First things first. If you are worried about who will care for your children, tell Immigration and Customs Enforcement (ICE) that you have children and ask to be released so you can care for them. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request (see box at left).

Then do the following:

• If you are concerned about the welfare of your children, tell ICE that you need to make a phone call right away to make sure they are being cared for properly. If you need to make more than one phone call, ask ICE or detention center staff. ICE does not have to give you more than one free phone call when you arrive in detention, but they may be willing to help you, so it’s good to try.

• If you ask to be released but ICE will not release you, keep asking! Tell all the officials you speak to that you have children and that you need to care for them. You may be told that you cannot be released because you are subject to mandatory detention, but don’t let that stop you!

• Tell the person who is processing you into the detention center (putting your information into the computer) that you have children, especially if you are the only person who cares for them.

• Make sure your Deportation Officer (sometimes called a Case Officer) knows you have children, especially if you are a single parent or the main caregiver for your children. Ask him or her to

* http://www.ice.gov/about/offices/enforcement-removal-operations/parental-directive.htm
exercise discretion in your case (discretion is a word that has a particular meaning for ICE, so use this word when asking). You should also ask your Deportation Officer how to request release on Humanitarian Parole, Release on Recognizance, Supervised Release or Alternatives to Detention and how to request a bond hearing.

- If there are any changes with respect to the custody of your children or their safety, tell your Deportation Officer and detention center staff. ICE may be willing to reconsider your request for release.

You should always ask ICE and detention center staff for assistance in doing the things you need to do to reunite with your children. If you are not satisfied with the response you get from them, or they are not providing you with the help you need, you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained, or ICE Headquarters.

If ICE is considering your request for release, they may ask for proof that you are the parent or the main caretaker or caregiver of your children. They may also want proof that there is no other parent available to care for your children. ICE may require you to give them the address where you will live if you are released, and some proof that you will be able to live there, like a letter from a landlord or someone who lives in the house. Ask relatives or friends outside to help you get this information.

2) If ICE does not release you, follow these steps¹

Contacting & coordinating care of your children:
- If you do not know where your children are, try to find out where they are as soon as you can. Once you find them, ask relatives or friends outside to put money into your detainee account so you can call and talk to your children and the person taking
care of them. If this is not possible, tell ICE you need to make arrangements for your children and ask if you can make free calls to deal with child custody issues.

Detention center phone systems are not typical phone systems. Your relatives and friends, your children’s caregiver, your lawyer, the child welfare caseworker and others involved in your children’s care or custody may need to call their phone company and arrange to be able to receive calls from a detention center, especially collect calls.

- Contact your consulate and let them know about your situation, unless there is a reason you do not want your government to know where you are. They may be able to help you with any child custody concerns. Contact information for consulates should be available in your housing pod, but if it is not, ask ICE or detention center staff.

- Stay in touch with your children. Your efforts to communicate with and visit with your children are very important evidence that you want to maintain a relationship with them.

In order to keep your parental rights, you will need to show evidence of your relationship with your children and your commitment to their well-being. This is very important if you want to have input in decisions that are made for your children.

- If parent-child visitation is required by the family court or child welfare, show documentation of the requirement to ICE and ask them to facilitate visitation. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request.

In some cases, the child welfare system may not allow a parent to contact his or her children. If this is the case, you should not contact your children. Speak with your lawyer or child welfare caseworker first to find out what type of contact you are allowed to have under your case plan. In the meantime, you can write letters to send to your children once you have permission. This may also help to show the child welfare system that you want to be reunited with your children to care for them.
Your rights in a child welfare court case:

- Make sure that the family court judge, the child welfare caseworker and other people who are involved in your child custody case understand that you are in detention because of an immigration problem and not because of a criminal problem. Be sure to tell the family court and child welfare that immigration detention is civil/administrative detention and not criminal custody! You may need to repeat this many times, because the court may try to use the fact that you are detained to argue that you are not a good person.

- Carefully review all the paperwork you receive from child welfare and the family court. If any of the information is incorrect, tell the child welfare caseworker, the family court judge and your lawyer (if you have one) as soon as possible.

- You have the right to an interpreter in family court proceedings. ICE can also provide you with access to interpretation if you need help communicating with people in the immigration detention system. If you do not speak English or if you cannot read or write, do not be afraid to ask the family court, the child welfare caseworker, your lawyer(s) or ICE and detention center staff to provide you with an interpreter and/or other assistance.

- Ask about the deadline by which the family court judge has to issue a long-term placement plan for your children. Federal and state laws require the judge to order a long-term plan for your children with strict timelines. It is important for you to remember that you have only limited time, so remember the deadline date.

- Try to participate in all hearings related to the custody of your children either in person, by video (if available) or by telephone. Make sure you understand the purpose of each hearing in advance. Depending on the type of hearing, you may want to bring paperwork that shows you have completed a program (e.g., substance abuse, anger management, GED). It is also good to have a relative or friend attend hearings, especially if you cannot be there.

Communicating with child welfare:

- If your children are in the child welfare system, they will be assigned a child welfare caseworker. Stay in touch with the child welfare caseworker. Show him or her that you are interested in

Participating in a child welfare court case

If your children are in the child welfare system, state or local family courts will make decisions about their custody. It is very important that you become involved in the child welfare case as soon as possible and stay involved. Tell ICE you want to participate in the court proceeding and ask them how they can facilitate this. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request.
your children’s case. Tell her or him about any difficulties you are having getting access to court, visiting with your children or complying with your case plan. Ask him or her how your children are doing.

- Try to work with the child welfare caseworker and anyone else assigned to help your children. It is OK to disagree with them, but it will not help your case if you get angry or get into fights with them. If you disagree with something that they say or recommend, make sure your family lawyer knows that you disagree so that he or she can tell the family court judge. If you do not have a lawyer, ask a relative or friend to help.

- Do not sign any documents related to your immigration or child welfare case if you don’t understand what they say.

- Make sure everyone involved with the child welfare case knows your current address and alien number (A#) at all times. If you are transferred to a different detention center or are released from detention, send them your new address immediately.

- Make sure you tell everyone involved in the child welfare case (including the child welfare caseworker, judge, lawyer(s), guardian ad litem, court-appointed special advocate and others helping your child) what you want for your children. If there is a relative who is willing to care for the children, let the child welfare caseworker know this right away.

- If your children are in the child welfare system, you may be assigned a case plan (also called a service plan or a reunification plan). Make sure you do what is asked of you in the case plan because this will impact the outcome of your case. If you cannot do certain things that the plan requires because you are detained or have been deported, make sure everyone involved in the child welfare case knows this. If certain programs that you are required to participate in are not available in the detention center where you are held, tell everyone involved in the child welfare case as soon as possible (especially the child welfare caseworker and family court judge).

- If you complete certain programs that are required by the case plan, ask for copies of any paperwork showing that you completed the program and give them to the child welfare caseworker and the family court judge.
• If there is a legal case in family court, your children will probably be assigned a lawyer (may be called a law guardian) and/or a guardian ad litem. Get in touch with your children’s lawyer or guardian ad litem and let them know that you are concerned for your children and want to be reunited with them.

Getting a lawyer to assist you with your family law case:

• If you have a family lawyer and/or an immigration lawyer, communicate with them regularly. Make sure you know the name, address and telephone number of your lawyer(s) because it is very important that you are in contact with them about your case. Also make sure your family lawyer and immigration lawyer know about each other and know how to contact each other.

• If you do not have a family lawyer or cannot afford one, ask the family court to appoint a lawyer to represent you in the case. Depending on the stage of the proceeding, you may not have the right to a lawyer, so the court may deny your request. But keep asking.

How to prepare for deportation and reunification:

• Ask ICE for accommodations for you to make arrangements for your children. If you have a final order of deportation and ICE is planning to deport you, ICE will do what it can to assist you in making arrangements for your children (as long as you have maintained your parental rights). Such arrangements may include facilitating your efforts to arrange guardianship for your children so that they may remain in the United States, or facilitating your efforts to obtain travel documents for your children so they can accompany you to your country of removal. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request.

• Apply for a passport for your children as soon as possible. If you are deported and want to take your children with you, it will be much easier to do this if they have passports. You should also work with your consulate to obtain travel documents (passports and/or visas) and other necessary paperwork if you want your children to travel to your home country.

• Register your children’s birth with the consulate of your home country. This can be difficult to do while in detention, but it will
help the consulate in assisting you if your children are in the child welfare system and you are having difficulty reuniting with them. Your U.S. citizen children will keep their U.S. citizenship even if you register them with the consulate of your home country. Contact your consulate for more information.

- Have a relative or friend help you gather your children’s birth certificates, school records and medical records. Your children will need these documents to get established in your home country if you are deported and wish to have them join you there.

- Be persistent. Don’t stop trying! If you do not receive a response to a letter you have written about your children or the child welfare case, try again. If you are still having problems getting a response, write to a supervisor or someone in a higher position and to the family court judge to ask for help.

- Keep good records. Make sure you keep a copy of everything you send to anyone involved in the child welfare case. You may have to make handwritten copies. If you are handwriting the copies, be sure to sign your name and write “true and accurate copy of the original” and put your initials on each page. It may be helpful to keep a log or list of all communication related to your case.

- Make sure you keep a written log/list of all contact you have with your children (visits, phone calls and letters). If you do not have access to a copy machine, copy your letters by hand and write “true and accurate copy of the original” with your initials on each page.

- Get support if you need it. The focus of a child welfare case is on what your children need. However, being involved in a child welfare case can be very stressful, and it is also important that you get support so that you can stay actively involved. Talking to family, friends or a chaplain may help.
How to be an active parent from detention:

Do your best to stay involved in your children’s lives:

- Call your children, write to them, or send them drawings or pictures if they are too young to read.

- Ask the person caring for your children to bring them for visits as often as possible. If there is a formal arrangement through the courts, make sure visitation is part of the agreement.

Only people who have immigration status in the United States should enter an immigration detention center. People without immigration status who try to enter a detention center risk being detained and put into deportation proceedings. Those who have legal status but have a criminal record for a violent or drug-related charge should check with an immigration lawyer before attempting to enter a detention center as they could be detained and, if they are not U.S. citizens, put into deportation proceedings.

Family, friends, and service providers can locate you in detention through this online system:
https://locator.ice.gov/odls/homePage.do

They will need either:
1. Your alien number (A#) and country of birth OR
2. Your First and Last Name, Country of Birth AND Date of Birth

The facility location and visitation hours can then be looked up at: http://www.ice.gov/detention-facilities/

- Stay in touch with the person who is caring for your children to find out how your children are doing. Be helpful to the caregiver and your children in any way that you can.

- Make sure to ask your children (away from the caregiver, if possible) how often they go to school, how the living arrangements are, who lives in the home and what they do in their free time.

- Ask to see report cards, reports from doctor visits or other important papers, and pictures of your children, their friends and their activities.
• Celebrate their birthdays and other important days with them if you can.

• Pay child support if you are required to do so.

More information about how to participate in the child welfare process while detained can be found in the following chapters.

If ICE or the detention facility stands in the way of your ability to reunite with your children (e.g., prevents you from complying with your case plan, prevents you from participating in court proceedings), you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained or ICE Headquarters. If you are being deported and your children are not in the child welfare system, ask your Deportation Officer if your children can travel with you. Although ICE is not responsible for your children’s travel, it is still worth trying, and does not hurt to ask.

[See Chapter 9 for more information about child support.]

[For information about how to contact the Field Office, Headquarters or ERO (Enforcement and Removal Operations) Community Outreach Office, see Appendix A.]
KEY POINTS
• You can arrange for the care and custody of your children (if they are not already in the child welfare system).
• There are three types of arrangements—figure out which one is best for you.

In order to avoid having your children enter the child welfare system while you are detained, try to arrange for them to live with a relative or friend. This way, you will have a greater chance of reuniting with your children after your release. However, this may only be possible if you are able to make such arrangements as soon as you are arrested or taken to detention. This chapter will discuss the different types of arrangements that may be possible.

Be aware that child welfare may already be involved with your children, especially if you were not permitted to arrange for someone to care for them immediately after your arrest or apprehension. If your children are in the child welfare system, this chapter does not apply to you. Instead, you should carefully read Chapter 3.

Note: If there is another parent involved in your children’s lives, she or he has a legal right to custody of your children. If you do not want your children to live with this person, it is important to get advice from a family lawyer. If your children’s other parent has abused you, you may be eligible for lawful immigration status in the U.S. For more information, see the text box about the Violence against Women Act (VAWA) and U Visas on page 36, and talk to an immigration lawyer.*

*For information on how to get a lawyer, see Chapter 5.
How can I choose someone to care for my children while I am detained?

There are several ways that you can give permission for relatives or friends to care for your children. Each method has advantages and disadvantages. Some of these options will make it more difficult to get your children back, so be sure to read the advantages and disadvantages carefully in order to understand the decision you are making.

**Different ways in which you can give a relative or friend permission to care for your children:**

1) An informal arrangement without legal papers (no court involved).
2) An informal arrangement with legal papers (no court involved).
3) A family court-approved custody arrangement.

**Option One: Informal arrangements without legal papers (no court involved).**

Just as you can have your children stay with a baby sitter without signing any papers, you can choose to have your children live with someone for a longer period of time without signing any papers. You simply need to talk to the person and get his or her verbal agreement that they will care for your children. This type of arrangement may work well for you if you expect to be detained for only a short time. Make sure that the caregiver you choose does not need public benefits in order to care for your children (like Medicaid or food stamps). Be sure to choose someone whom you trust, and make sure that there is no reason why anyone would object to this choice of caregiver.

**Advantages:**

- Simple, no court involved
- You choose who you want to care for your children
- You keep all your parental rights
- You can easily reclaim your children when you get out of detention

**Note:** The laws regarding who can care for your children and how to make caregiving arrangements are different in each state. Try your best to find out about the law in the state where your children are living. Ask a lawyer, a relative or a friend for help.*

*For more information on how to find a lawyer, see Chapter 5.
Disadvantages:

- The caregiver has no paper to show authorities (like schools or doctors) that they have your permission to make decisions for your children. This is because they do not have “legal authority” — they only have “physical custody.”

- If law enforcement or child welfare is called, the caregiver will have no papers to show that they were authorized by you to care for your children.

- The caregiver will not be able to make decisions for your children about school, medical, special education or disability services.

- The caregiver has no power to either apply for, or collect, public benefits for the children (such as Medicaid or food stamps), even if the children qualify for them.

- If a conflict were to arise, either with another person or with authorities, regarding who has the right to care for your children, the caregiver would not have any legal power to keep physical custody of your children.

Option Two: Informal arrangements with legal papers (no court involved)

By preparing and signing a simple legal document that you have notarized, you can attempt to keep all the advantages of the informal arrangement described in Option One, but give a caregiver authority to make certain parental decisions on your behalf. In the legal document, you can delegate or assign some of your parental rights to another person. This document has different titles in different states. You may know it as a power of attorney, an assignment, a letter of designation or a “poder.”

If you are going to use this option, be sure to make the document as specific as possible, being clear about what powers and responsibilities you are giving to the caregiver. You can assign specific caregiving duties and legal decision-making authority.

It is important to use the right document for the state where your children are living so that schools, doctors and others would be more likely to accept it. Ask a lawyer, detention center staff or your children’s caregiver for help in getting the right document. If you cannot find the right document, write down the details of the arrangement you want (using Appendix O as a guide) and sign it. It might not be
accepted for all official purposes, but it could be helpful for the care-
giver. It might also help show the court that you made an effort if that
becomes important later on.

Each state has different laws about what a valid legal
document is. If possible, you should either speak with a
lawyer first, or review the law in the state where your children
are. For example, in some states, using an informal legal
document instead of a legal guardianship order could result
in a child welfare investigation at the caregiver’s home.

Depending on the state, the arrangement may last for six months,
12 months or until canceled by you. Be sure to sign a new document
for the caregiver if necessary. Generally, to end this kind of arrange-
ment, you must give a letter to the caregiver stating clearly that you
cancel the document, and that the caregiver’s authority to act for
you and your children is no longer valid. If there is a time limit on
the arrangement, it will end when the time period expires unless
you cancel it sooner. When canceling a power of attorney or similar
document, have the letter notarized and make a copy for your records.

How to create a power of attorney or similar paper

1. If possible, use the correct legal
form from the state where your
children are living. If this is not
available, write the details of the
arrangement you want on a piece
of paper. Make sure to number
your pages.

2. If you want your children to join
you in your home country in the
event of you being deported, you
should include this request in
the document.

3. Make a copy or write another
copy by hand for your records.

4. Sign both copies in front of a
notary and two witnesses, and
have both copies notarized. The
detention center should provide
access to a notary. If you have
trouble getting access to a notary,
ask ICE, detention center staff or
your lawyer for help. If no one at
the facility will help provide you
with access to a notary,
have a relative or
friend contact ICE.*

5. If a notary is unavailable, you and
your two witnesses should still
sign both copies.

6. If possible, have the caregiver sign
the document as well (in addition
to the notary and two witnesses).
This proves that the caregiver is
aware of the arrangement, and
agrees to take responsibility. If
you are already in detention, send
the original signed and notarized
document to the caregiver, and
keep the other copy for yourself.

*For information on how to
contact ICE, see Appendix A.
This type of informal arrangement may work well for you if you do not expect to be detained for more than a few weeks or months. In addition, this type of arrangement works when you know who you want to care for your children, giving him or her official authority to make decisions for them while you are detained.

**Advantages:**
- You retain your parental rights, but your chosen caregiver has some authority to care for your children and make decisions about things like education and medical care.
- If there are any questions about the details of your arrangement, a formal document would give the caregiver some legal support in making sure your plans remain as you’ve requested.
- It does not require a court.

**Disadvantages:**
- Because this is not a court order, it is possible that some schools, doctors or others might dispute a power of attorney or similar document. This depends on each state’s law.
- The caregiver may not be able to apply for public benefits for your children, such as Medicaid or food stamps.
- The caregiver will not be able to make any medical decisions, or requests about special education or disability services in school. If the caregiver has to re-enroll your children in another school, he or she may encounter obstacles that are difficult to navigate.

**Note:** In some states, the caregiver you choose can sign a legal document accepting certain kinds of child care authority (like permission to make temporary arrangements related to school, travel and medical needs). This is a good alternative if this option is available in the state where your children live and you are not able to sign a legal document yourself. But, a document created and signed by you will give the caregiver more authority (though likely not the power to get public benefits such as Medicaid or food stamps for your children).

**Using legal papers to authorize someone to care for your children is a serious step and will give that person legal authority over the care of your children. It is essential that you assign this privilege to someone you trust completely! It is also best to choose someone who is a U.S. citizen or who has legal status. Before asking someone without papers to care for your children, ask a lawyer or legal aid organization about the practices in the state where your children are living. In some states, child welfare caseworkers may report people without legal papers to immigration. This may lead to their arrest and detention, especially if the caretaker or children do not have papers. Be careful!**
CHAPTER 2: Making Your Own Care Arrangements for Your Children

Option Three: Formal Arrangement—Family court-approved custody

If you want an arrangement that gives your chosen caregiver more legal authority over your children, you may want to seek a family court-approved custody (or conservatorship) arrangement. These arrangements have different names in different states. You may hear them referred to as a temporary guardianship or something else.

Family courts deal with family matters, such as child custody issues. We will use the term family court throughout this guide for simplicity. However, the court that is involved in a custody or guardianship matter may be called a guardianship court, a juvenile court, a probate court or something else.

When you make court-approved arrangements, you may have two or three different options: 1) temporary custody (time-limited); 2) custody (also called conservatorship); or 3) guardianship. One option may provide greater parental rights than the other. These family court-approved custody arrangements provide greater stability for your children. They will give the caregiver the right to make decisions for your children. But be aware that they are more difficult to end. You should get advice from a lawyer to decide if this kind of arrangement is the right choice for you.

Giving someone custody of your children through a court is a VERY serious step and will give that person legal authority over the care of your children. It is essential that you assign this privilege to someone you trust completely! If possible, you should ask a close relative such as your sister, your brother or your children’s grandparent. It is also best to choose someone who is a U.S. citizen or who has legal status.

In some states, a relative or friend who is fulfilling the role of a parent—a de facto parent—may go to court and get a court order giving them legal custody. In that case your presence and permission may not be necessary.

Not only may there be different court-approved custody options, but the rules and procedures for custody vary greatly depending on the state. For example, some states require the caregiver to be a close
relative. In some places, the caregiver must file the petition, while in other places, either the parent or the caregiver can make the request. If you want to consider this kind of arrangement, it is important that you find out about the types of court-approved custody options and the process in the state where your children are living. For this reason, we strongly advise you to talk with a lawyer if you want to pursue this option. If possible, the lawyer should handle the court proceedings.

If a petition for a family court-approved custody arrangement is filed, the court often conducts an investigation and background check of everyone living in the house. Problems could arise if members of the household are undocumented or have a serious criminal history. Some courts may be unwilling to approve a caregiver who is undocumented.

A family court-approved custody arrangement may work well for you if you expect to be detained for a longer time. It is also a good option if the caregiver would like to apply for public benefits for your children (like Medicaid or food stamps) or if the caregiver wants a more formal, stable arrangement.

**What if the person caring for my children needs to apply for public benefits for them?**

Court-approved custody arrangements may make it easier for your children’s caregiver to apply for public benefits (such as Medicaid, cash assistance or food stamps) on your children’s behalf. But, be aware that applying for public benefits brings with it the possibility of child welfare asking questions about the caregiver’s circumstances, including his or her immigration status. Child welfare workers may also inspect the caregiver’s home. Also, if your children receive public benefits, you may be ordered to pay child support. You and the caregiver should think carefully about these possible consequences of using public benefits before deciding to apply. The receipt of some public benefits, such as Temporary Assistance for Needy Families (TANF), or Supplemental Security Income (SSI), may trigger a public charge determination, which can have an impact on your immigration case. You should talk to an immigration lawyer if your children’s caregiver plans on applying for public benefits.

**Note:** You do not have the right to a free lawyer when you ask a court for a custody arrangement. But, you or your caregiver may be able to get help or advice at little or no cost.*

*Contact information for State Bar Associations is available in Appendix M. See Chapter 5 for more information on how to get a lawyer.*
How formal court custody arrangements can be canceled or ended

Family court-approved custody arrangements can be complicated and hard to reverse. However, it is usually easier to reverse than foster care placement. It is important to include in the document the ways in which you want the arrangement to end. For example, you may want to specify a date on which the family court will return custody to you as long as there is no reason why they shouldn’t (such as evidence that you abandoned, abused or neglected your children). If family court-approved custody arrangements in your state have an expiration date, then you will automatically regain custody when the order expires without having to go back to court.

You can also write arrangements into the agreement about what should happen in the event that you are deported. For example, if you would like your children to join you in your home country, you can include words that say that if you are deported, the caregiver would work with you to reunite you with your children in your home country.

More permanent custody arrangements may be more difficult to cancel than a temporary arrangement because it requires the court to reverse its earlier decision about custody. The court will make decisions based on the best interests of your children. You will need to work hard to explain why and how you are ready to start parenting again, and why it has become in the best interest of your children to be with you, and not the caregiver.

When the time comes to ask for your children to be returned to you, you should be prepared to show the judge that you remained involved and in touch with your children while you were separated from them. Regular visitation with your children, or calling and writing to them, is the best evidence that you are a good parent, and that you care about your children's well-being. Do everything you can to show that you are involved, and that you care about them.
Advantages:

- Gives the caregiver authority similar to those that a parent has, and prevents anyone from taking your children away from the caregiver.
- Caregiver may be a relative or a non-relative.
- May allow caregiver to apply for public benefits for your children.

Disadvantages:

- Significantly limits your ability to make your own decisions for your children.
- Even if you take physical custody of your children, this will not be enough for you to be able to resume full legal rights over your children.
- Difficult to end the arrangement because it requires court involvement. You have to show that you are able to take back your parental responsibilities. Also takes a lot of time.
- Difficult to pursue without the help of a lawyer.

Things to remember about any court-approved custody arrangement:

- If you are submitting the request, attach a letter from the caregiver stating that she or he is ready, willing and able to accept custody of your children.
- If you are comfortable with the caregiver having custody of your children, give him or her a signed letter (if possible, notarized) from you to submit along with the application. This letter should say that you want them to have custody. This letter may help the court make a decision more quickly.
- If the caregiver submits the request, you have the right to disagree with it. Do not sign the papers if you do not want that person to have legal rights over your children.
- Ask the court to give you visitation rights.
- Be sure that your correct detention address is written out on the application. If you are transferred, send the court and the caregiver your new detention center address right away.
- If the custody arrangement has a set expiration date, be sure to renew or extend it if this is necessary.
- It is usually a good idea to include in the agreement an automatic date on which custody ends. It can be extended as needed.
- Include words that state that if you are deported, the caregiver will help to reunite you with your children in your home country, if that is what you wish.
What if I think my children are not safe with the person who is caring for them?

If you think there is a serious immediate threat to your children’s life or health because of the actions of their caregiver, you can call the child welfare agency or Child Protective Services (CPS) hotline in the state or county where the children are living. You can also call the nonprofit organization Childhelp at 1-800-4-A-Child (1-800-422-4453) and ask to be connected to CPS or child welfare in the place where your children are living. You can call the hotline even if the caregiver is another parent or relative.

It is important to understand that calling child welfare will get the authorities involved in what is happening to your children. The child welfare service will investigate and may decide that the safest thing for your children is to take them from your home into their care. If your children are placed in the care of child welfare services, it may be more difficult to reunite with them. However, depending on the circumstances, this may be the best option to ensure that your children are safe.

Calling child welfare services could have immigration consequences if the children or their caregiver are undocumented. But if your children’s safety is really at risk, then it is very important to do something to protect them. If your children are in danger and you do not report it, you may be named in a petition for neglect or abuse, even if you were not involved in the abuse yourself.

If your children are not in immediate danger, but you think that the caregiver is not taking good care of them and is not keeping them safe and healthy, you can ask another relative or friend to take over the care of your children.

If your arrangement with the first caregiver was informal (option one or two), it is relatively easy to take permission away from that person and give it to someone else. If the first caregiver does not cooperate in giving up custody, you should choose a formal arrangement (option three) for the second caregiver that gives him or her legal power to take over the care of your children. This option allows the courts or law enforcement to intervene in the event that the first caregiver refuses to give up your children. If you had a formal arrangement involving a court, you must ask the court to change the custody. Again, this is a process where you may need to talk with a lawyer first.
CHAPTER 3


KEY POINTS
- Find out if your children are in the child welfare system.
- Find out how to participate in your child welfare case.
- Get a family lawyer.

If you were not able to choose your childcare arrangements, and your children have been placed in the custody of the child welfare system, you may be uncertain about where they are and what is happening to them. This chapter will provide basic information about the child welfare system. It includes information about how to find out if your children are in the system, and gives you practical steps that you can take to request that child welfare place your children with a relative or friend.

What is the child welfare system?

It is the child welfare system’s job to protect your children. The child welfare system investigates cases of suspected child abuse, abandonment or neglect, and finds temporary and permanent homes for children if they are not safe with their parents. Child welfare also cares for some children who have been separated from their parents due to jail, detention or deportation.

Child welfare systems differ from state to state, and their policies and procedures vary. If you are working with the child welfare system to reunite with your children, you will need to find out the rules and requirements in the state where they are living.

[For information about child welfare practices in the state where your children live, see Appendix E.]
The child welfare system has two parts: child welfare social services and child welfare courts.

**Child welfare social services**: Each state and locality has a child welfare agency. The name of the agency varies from state to state. It may be called Child Protective Services, the Division of Children and Family Services, the Department for Children, Youth and Families, or something else. In this guide we will call it the child welfare agency.

Child welfare caseworkers are employees of child welfare agencies, and are assigned to children’s cases to make sure that children in the system are safe and well cared for. They investigate family situations and help parents regain custody of their children when it is temporarily lost. They also make recommendations to the court about where children should live and what services they need.

**Child welfare courts**: The child welfare system in each state and locality also has courts. This court may be called a Dependency Court, Juvenile Court, Family Court, Children’s Court or another name, depending on the state. In this guide we will call the court involved with child welfare proceedings the family court. Judges in these courts decide whether or not parents should have custody of their children or someone else should have custody if they have been abandoned, abused, neglected or are not safe in their home for other reasons, such as a parent's arrest or detention. They will also decide where children will live if they cannot live with their parents.

In some states, children in the child welfare system are assigned a lawyer and/or a guardian ad litem. These people help children navigate the child welfare process and the family court. The lawyer or guardian ad litem will either advocate for your children’s legal rights or advocate for what is in their best interest. Some states also give children a Court Appointed Special Advocate (CASA). CASAs are volunteers who spend time getting to know your children and make recommendations to the court about what they think is best for them.

By law, the child welfare system’s main goal is to see that children have safe and permanent homes. When the child welfare system finds children that are unsafe living with their parents, or finds that the parents are not available to provide care, it may remove the children from the home, taking them into its care. The law only allows children to stay in temporary care for a limited period of time before a more permanent home must be found. This is meant to prevent children from spending long years growing up without the care of
a permanent family. The law’s goal is to ensure that children have permanent homes within approximately 6-12 months of entering the child welfare system, even if that permanent home is with someone other than the parents. For this reason, you must act quickly if you know or suspect that your children are in the child welfare system.

To be sure to meet the law’s time limits, the child welfare system usually has two plans for children in place. These two plans are often referred to as the “permanency plan.” As proceedings progress, the family court may eliminate the first plan and choose the second plan.

- The first plan, “Plan A,” tries to reunite parents with their children.
- The second plan, “Plan B,” looks for a permanent home with someone other than the parents – often with a relative. If the parents do not qualify to be reunited with their children within the time allowed, the children may still be placed in the “Plan B” permanent home.

Be careful if you are charged with a crime!

If you plead guilty to a crime, or are found guilty of one (including child abandonment, abuse or neglect), it may impact your immigration status, your ability to stay in the U.S. and your chances of getting your children back. Inform your immigration lawyer and your family court lawyer immediately if you have been charged with a crime. Criminal defense lawyers should tell you if there are immigration consequences to your crime, but they are not always aware of how steps that might be good for the criminal case can hurt immigration and family cases. Do not agree to do anything in your criminal case until you are very clear about how it will affect your other cases.

How do I find out if my children are in the care of the child welfare system?

If there was no one available to care for your children when you were detained, if you were not allowed to choose your care arrangements when you were taken into custody or if you are just not sure where your children are, they might be with the child welfare system. You should try to find out as soon as you can! The longer they remain in the system, the greater the risk is to your parental rights.

Note: Your children may be in the child welfare system even if they are living with a relative. If your relative mentions that there is a child welfare caseworker involved, or she or he has to go to court about your children, that is a sign that there may be a child welfare court case.
As soon as possible:

- Call the child welfare agency hotline for the state or county where your children are living, or have a relative or friend call. If that does not work, call the nonprofit organization Childhelp at 1-800-422-4453 and ask to be connected to child welfare in the state or county where your children are living. Hotlines usually take calls 24 hours a day, every day.

- Give your name and explain that you are calling to see if your children are in the child welfare system (your relative or friend can say that they are calling on your behalf).

- If you have more than one child, give each child’s name because they may not be together in the same child welfare placement.

- Explain that this is an emergency situation because you are in immigration detention where they do not allow you to receive return phone calls, and you want to make sure that your children are safe.

- If child welfare has opened a case for your children, ask for the name, address and phone number of the child welfare office in charge of the case, and write it down.

- Also ask for the name, address and phone number of the assigned child welfare caseworker, and write it down.

- Ask for the contact information of all the lawyers, guardians ad litem and/or advocates on the case.

- Ask if case numbers are available for each child’s case, and write them down.

- Ask the hotline worker to add these things to your children’s case records if possible: your name, the name under which you are registered in detention (if different), your alien number (A#) and the detention center address.

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**Note:** If you cannot do any of the following yourself, ask a relative or friend in your children’s community to help you with these calls.
Child welfare is required to notify you by letter that it has opened a case on your children. They may also send you information about steps you need to take to reunite with your children. However, they cannot follow this rule if they do not know where you are. Make sure that you, a relative, or a friend, gives your name(s), alien number (A#) and address to child welfare as soon as possible so that they know where to send letters, updates and notices for your children’s case. If you are transferred to a different detention center, contact child welfare as soon as you can to give them your new address. If you do not know the phone number for child welfare, see Appendix C for the hotline phone number in the state where your children are living or call Childhelp at 1-800-422-4453. You should also tell ICE and staff at the new detention center that you have children and that you are their caregiver.

Make sure you give your full name and any other names you are known by, as well as your alien number (A#). This will make it easier to track you if ICE transfers you to another detention center.

Why is it so important to contact child welfare?

It is often very hard for people outside the immigration detention system to find those detained inside the system. Some child welfare caseworkers do not know that immigration detention exists, and, even if they do, many do not know how to locate a parent who is detained or deported. You should assume that they do not know where you are and should therefore try to make contact with them as soon as possible. If child welfare cannot find you and does not hear from you, the child welfare caseworker and the family court may think you do not care about your children or have abandoned them. If this happens, the family court will look for another family or placement for your children and, over time, they will make it permanent. Your children could even be adopted. Do not be alarmed! This is the worst case scenario! It will not happen overnight. So if it takes you a few weeks, or a couple of months, to make contact with child welfare, your children should not be adopted during that time.
Where will my children live while they are in the care of the child welfare system?

Once the child welfare system becomes involved with your children, there is a very short period of time during which they might be willing to release your children to a relative or a friend without opening a formal case. The length of time varies depending on the state and the circumstances of the case. Most likely, they will only allow this if there is a legal custody arrangement already in place (through a court) or if you gave your relative a legal document arranging custody (power of attorney or “poder”). If you contact the child welfare agency quickly, you may be able to help them understand that you were unable to plan for your children’s care prior to being taken into custody. The agency may think you abandoned your children if they do not know that you are in immigration detention.

Although child welfare may try to release your children to a relative or friend without opening a case, they may place your child in foster care instead. This is particularly likely to happen if a parent has been arrested or taken into immigration custody and there is no other adult in the home available to care for the children.

Note: If there is another parent involved in your children’s lives, he or she has a legal right to custody of your children and the child welfare system should release your children to him or her as soon as he or she contacts them. (Your children will not be released to the other parent if there is an allegation of abandonment, abuse or neglect against that parent, or if a prior case has suspended the other parent’s custody rights).

If the other parent has abused either you, or your children, you should tell the court and the child welfare caseworker. Make sure that they are aware of any concerns you have about the other parent’s ability to care for your children. (If your child’s other parent has abused you, you may be eligible for immigration status in the U.S. For more information, see the text box about the Violence against Women Act (VAWA) and U Visas on page 36.)

Child welfare generally uses three types of placements:

- Emergency shelters: facilities that care for children and meet their basic needs for a short period of time, usually up to 30 days. Many children stay there for only a few days.
• Group homes: usually smaller than emergency shelters and often located in a residential house in a residential neighborhood. Both shelters and group homes have staff on duty day and night to supervise and care for the children. Usually, it’s only older children that are placed in group homes.

• Foster homes: in a foster home, children live in a house with a family that has been approved by the state or county. The parent(s) of the family take care of the foster children along with their own children. There are three types of foster homes:

  » Kinship/Relative: a relative who agrees to have a background check and care for your children through the child welfare system. There may be a special kinship foster care program available to your relative.

  » Friend: a person identified by either the children or the parent, and who agrees to have a background check. (Often this requires the children, the children’s lawyer, the guardian ad litem or parent to make this request.) Some friends may be eligible for kinship foster care.

  » Stranger: a person screened by the local child welfare agency and licensed by the State to take children into their home.

The child welfare system is required to look for kinship care options (placing your children in the care of relatives) when they are deciding where your children will live while they are in the child welfare system. If a relative or friend is available, and is approved as a safe and stable placement by the child welfare agency, they may be able to foster your children. Placement with someone your children know may help them feel more secure while they are separated from you. Placement with a relative may also help preserve the family relationship. If the child welfare system decides that your children cannot be reunited with you, they will consider the possibility of your children living more permanently with your relative.

Be aware that it can sometimes take several months for a new foster home to be approved by either a family court judge or the child welfare agency. Child welfare caseworkers can explain the application and training process needed to become a foster parent. While a relative or friend is being approved, your children will live in one of the other placements listed above.
In some states, a person without valid immigration papers cannot be a foster parent. In some states, child welfare caseworkers will report people without papers to immigration, which may lead to their arrest and detention, especially if the caregiver or the children are undocumented. Be careful! Before asking an undocumented person to care for your children, ask a lawyer or legal aid organization about the practices in the state where your children are living.

How do I increase the chance of child welfare placing my children with someone they know?

To increase the likelihood that your children will be able to live with a relative or friend while they are in the child welfare system, you should do the following as soon as possible:

- Give child welfare caseworkers the names and contact information of any relatives or friends who are able to care for your children (make sure these are people you trust). The child welfare system can only reach out to potential caregivers if it has their names and phone numbers. Child welfare caseworkers have many cases and are very busy, so be prepared to leave a voice-mail message when calling. When leaving a message, always mention that you are in detention and that you cannot receive a return call. Be sure to give the date and time when you will call again.

- Contact the relatives or friends you have chosen to care for your children. Tell the relatives or friends to contact the child welfare caseworker immediately to inform them that they are offering to be the caregiver. They should be prepared with papers to be able to prove their relationship to the children, such as a signed statement from you (notarized if possible), and the children’s birth certificates. Birth certificates are especially important if the children and caregiver are related to each other but have different surnames.
Before agreeing to release children to a friend or relative, child welfare will conduct a criminal background check on that person along with any other adults living in the home. Child welfare will also check to see whether or not the caregiver or other adults in the home have ever been investigated for child abuse, abandonment or neglect. They may also visit the caregiver’s home to make sure it is clean and safe.

- Be persistent. When contacting child welfare caseworkers, both you and any potential caregiver should call, leave messages and keep trying until you can talk to the child welfare caseworker who has authority in your children’s case.

- Ask your relative or friend to go to the child welfare office in person to get a faster response.

- If you are unable to get a response, ask for a supervisor. Go up the chain of command, and write down everything you do, including all your efforts to make contact. You can also contact the state or county lawyer on the case and tell him or her that the child welfare caseworker is not responding, or that you cannot locate the child welfare caseworker. (The name and contact information for the state or county lawyer should be on the court papers.)

- If necessary, ask for a child welfare caseworker who speaks your language. If one is not available, ask for an interpreter.

- If you try everything on this list and do not get a response from child welfare, ask your lawyer, ICE, detention center staff, the chaplain or a relative or friend for help.

If there is no one that you trust to care for your children, or if you do not feel that your children would be safe with a relative or friend, a shelter or foster care may be the best option (better than having your children in danger or alone). If a trustworthy relative or friend becomes available later on, and you are confident that this person will not mistreat your children, you can ask child welfare to place your children with them.
My children’s other parent is available to provide care, but I am afraid of this person

The Violence Against Women Act (VAWA)

If you have been a victim of domestic violence, you may be able to get legal immigration status in the United States. Domestic violence occurs in families when one person seeks to control and intimidate another. It may involve physical abuse, or other threats and behaviors that “frighten, intimidate, terrorize, manipulate, hurt, humiliate, blame, injure or wound” the victim.*

A victim may apply for a visa under VAWA if the abuser is a U.S. citizen or lawful permanent resident (green card holder). A VAWA applicant can be the spouse (either wife or husband) of the abuser, the child of the abuser, the parent of an abused child (in this case you may apply for yourself and your children) or the parent of an abusive child. You do not need to tell the abuser or get permission from the abuser to apply. You do not need the abuser’s signature on the application. A VAWA application is confidential! This means that the government is prohibited from telling the abuser about a VAWA application.

If your VAWA application is approved, you may be allowed to remain legally in the U.S., receive help from programs for domestic violence victims, work legally and apply for permanent residency (a green card). If you think you might be eligible for VAWA protection, talk to an immigration lawyer for more information. In detention, you may also request assistance from Legal Orientation Program or Know Your Rights program presenters.

U Visa for Victims of Criminal Activity

If you have been the victim of certain serious crimes you may qualify for a U visa. A U visa gives you permission to live and work in the U.S. In order to qualify for this visa, a person must have been the victim of a crime that happened in the U.S. and must be helpful to law enforcement in the investigation or prosecution of the crime. The victim must have suffered serious mental or physical harm, must have information about the crime and must have helped or be willing to help U.S. authorities investigate the crime or prosecute the criminal(s). The immigration status of the criminal does not matter for a U visa. In order to apply for the visa, a law enforcement agent must confirm in writing that the victim was indeed helpful. More than 25 kinds of serious crimes fit the U visa rules. A few examples include domestic violence, rape, assault and being held against your will. You can apply for a U visa at any time during your immigration case, even if you have already been ordered removed from the United States by an immigration judge.

If you qualify for and receive a U visa you will be able to stay in the U.S. legally, work legally, apply for visas for certain close family members and eventually apply for permanent residency (a green card). If you think you might be eligible for a U visa, ask an immigration lawyer or presenters at Legal Orientation Program or Know Your Rights program presentations in the detention center where you are held for more information. They can help you determine whether or not you qualify for a U visa and assist you in obtaining the written statement from the law enforcement agent.

If you think you may be eligible for VAWA relief or a U Visa, be sure to attend a Legal Orientation Program presentation or a Know Your Rights presentation in the detention facility where you are held, and talk to the lawyer about your situation.

What should I do once I know my children are in the care of the child welfare system?

No matter how long it took you to discover that your children are in the child welfare system, you can still participate in their case and request that they be allowed to live with a relative or friend. As soon as you know your children are in the child welfare system, you should:

- Follow the steps on pages 30 – 35 to make contact with your children’s child welfare caseworker, and communicate your wishes about where and with whom your children will live.

- Ask the child welfare caseworker where the case is in the family court process, what you have missed and when the next family court date is. Tell the child welfare caseworker that you want to participate in the court case, and ask him or her to send you all the documents related to the case.

- Ask the child welfare caseworker whether or not you have been given a family lawyer. If not, use the standard form from the state where your children are living to request that the court give you a lawyer (you can ask the child welfare caseworker, a relative or a friend for help in getting the form). If you do not have access to the form, send a letter to the court asking the judge to appoint a lawyer for you. Make sure to make a copy for yourself.

- Keep trying to have your children placed with a relative or friend if that is what you want. Even if your children are currently in a shelter or living with a foster family that you do not know, the judge may agree to let your children live with your relative or friend instead. Be aware that the longer your children live where child welfare has placed them, the more reluctant child welfare and the judge will be to move the children to another home, even a relative’s home. So do not wait to ask about placement with a relative or friend if at all possible.

[See Appendix D for a sample letter.]

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**Note:** Not all states provide family lawyers, but some do.*

*See Appendix N for more information about whether the state where your children are living provides a family lawyer to help you.*
Tell the caseworker, your lawyer, your relatives and friends, about ICE’s Online Detainee Locator System, which will make it easier to find you in case you are moved to a different detention center. They can access the locator at https://locator.ice.gov/odls/homePage.do or they can do an Internet search for “online detainee locator.” To use the locator, they will need your Alien Registration Number (A#) or the name under which you are detained, along with your place and date of birth. Make sure everyone involved in your case has this information.

What if I think my children are not getting proper care or are being mistreated while in the child welfare system?

If at any point you think that your children are not getting the services they need while in the the child welfare system, or the child welfare-approved caregiver is either mistreating them or not taking care of them, you should tell your lawyer (if you have one) and the child welfare caseworker. If you are not satisfied with the way child welfare responds to your concerns, try to tell the children’s lawyer, guardian ad litem, Court-Appointed Special Advocate or the judge. Do not hesitate to advocate for your children—that is exactly what any concerned parent would do!
KEY POINTS:
• Ask ICE to release you to be able to participate in the child welfare case.
• Participate in family court—there are ways to participate even from detention. Ask ICE!
• Get a lawyer and ask for help!

There are many different family court proceedings that will each have an impact on your ability to reunite with your children. This chapter will explain what will happen during these proceedings and will give you suggestions about how you can participate in them.

In most states, there will be several family court hearings. Each hearing has a different purpose. They may happen weeks or months apart, or several of them may happen at the same time. The names of these hearings, along with the required timeline for holding the hearings, differ by state. Sometimes the hearings happen very quickly, so be prepared ahead of time whenever you can.

The information in this chapter is intended to give you a general understanding of what may happen at the various stages in the child welfare process. It is not legal advice. Try to get help from a lawyer if at all possible. If you do not understand what is happening, ALWAYS ask a lawyer, the child welfare caseworker, the judge or someone else who has expertise in the child welfare process to explain it to you.

[For information on child welfare practices in the state where your children are living, see Appendix E.]
Can I participate in child welfare proceedings even if I am detained?

YES! There are ways to participate even from detention! Make sure that you try to participate in all of the family court hearings. These hearings will decide whether or not you can get your children back when you are released from detention or have been deported. If you do not participate or show that you are trying to participate, the child welfare system and the family court may think that you no longer wish to care for your children. Participation is possible in many different ways. It is not just attending in person. You can also participate by phone or by writing letters to the court. Your efforts to participate do matter because they demonstrate your commitment to caring for your children—if you do not succeed at first, do not give up!

You can participate whether or not you have a family lawyer. But you should try to get a family lawyer. Your family lawyer understands all the proceedings and can help you express your wishes.

If you do not have a lawyer, read this guide very carefully. If you do not understand some of the recommendations, do not be afraid to ask your immigration lawyer, ICE, detention center staff, a relative or a friend to help you. You can also ask the detention center librarian, a relative or friend to look for more information about child welfare proceedings in the state where your children are living and have them print out the information for you.

Remember, your participation is not just limited to courtroom proceedings. One of the most important things you can do is show your love and support for your children.

In some instances, child welfare may not allow a parent to contact his or her children. If that is the case, do not try to contact your children. Speak with your lawyer or the child welfare caseworker first, before trying to contact your children, to find out what type of contact you are permitted to have.
How do I participate in child welfare proceedings?

Work with ICE or a detention center staff person to arrange to participate in family court. If you are not satisfied with the response you get from them, you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the Field Office where you are being detained, or ICE Headquarters.

Your rights. You have the right to be notified of all hearings that affect the custody of your children. You also have a right to receive copies of the court documents and to attend all hearings. If you are in immigration detention, it can be very hard for you to arrange to go to court. However, it is worth the effort to try, even if there is little chance of success, because it shows child welfare and the judge that you did everything you could to attend in person. You will need to ask ICE for help and permission to attend. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request.

I cannot attend in person. If you cannot attend in person, ask to participate by video. If this is not possible, insist on participating by telephone. If you can only participate by telephone, ask ICE for a letter (and ask for 2 copies, one for yourself) stating that you are not able to attend in person. If you have a lawyer, send the letter to him or her. If you do not have a lawyer, send the letter to the family court and the child welfare caseworker.

Try to get released. If you asked for release but are still in detention, show ICE the notice of the family court hearing and ask them, once again, to be released. When you ask, explain that you need to attend and participate in family court proceedings so that you do not lose custody of your children. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request. If you can afford to pay a bond, ask for a bond hearing. If you cannot afford to pay a bond or do not qualify for one, ask for release on Humanitarian Parole, Release on Recognizance, Supervised Release or Alternatives to Detention. You may not get released by any of these means, but it is worth asking.
Attending court in person:

- Show the hearing notice (letter) from the family court to ICE or detention center staff, and ask them to help arrange transportation for you to go to court.

- **Ask for permission** to go to court as soon as you get the hearing notice so that ICE and detention center staff have time to process your request. Detention facilities might refuse to arrange transportation if there is not enough time between the request and the court date, or if the family court is very far away. Some facilities need several weeks to make arrangements.

If you are able to attend court in person, you may be in handcuffs for the whole hearing, even if you do not have a criminal conviction. You or your lawyer can ask the judge to issue an order that your handcuffs be removed while you are in court.

ICE may tell you that you have to pay for transportation to the hearing.

- If you need more time to arrange transportation, call or write to the judge and ask that the hearing be postponed (delayed). The judge may or may not agree to do this.

- **If ICE does not agree to take you to court**, and you are detained within a reasonable distance to the court, **ask the family court judge to issue a request** for ICE to bring you to court. (You can do this yourself, through your lawyer, a relative or a friend.) The judge may or may not agree to do this.

- You will need to **ask ICE or detention center staff for permission to attend each hearing** individually. If they require a request from the judge, you will need to get a separate request for each hearing. As soon as you receive each notice or request, show it to ICE or detention center staff and ask again for transportation to court.

- If you are not able to go to court in person, **ask relatives or friends to go for you**. This will show the court that you and your family care about your children and want them back. If your relative or friend goes to the hearing, they should tell the court officer in the courtroom that they are there for your case.

**Note:** In some jurisdictions, friends or relatives may not be able to attend court hearings because they might be closed to the public.
• Make sure the child welfare caseworker and the judge are aware of all your efforts to get to court. Call them or write them letters saying that you have been trying to attend.

• If there is no way to go to the hearings in person, you should participate by video or telephone.

Attending court by video or telephone:

If you cannot attend court in person, you may be able to participate by video or telephone, if available. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making any requests related to participation in family court.

• Show ICE or detention center staff the hearing notice (letter) from the family court and ask to participate in your hearing by video or telephone.

Each family court will have different ways of allowing you to participate. Some will have video and some will only have phones. Some will want you to call them and some will want a number where they can call you. Read the notice carefully.

• Ask ICE or detention center staff if there is a way to make free calls to government offices. Also ask if there is a telephone number where the court can call you.

If you are having trouble making phone calls, ask your lawyer or the child welfare caseworker to talk to ICE or detention center staff. They can help explain why it is so important for you to make these calls.

• Give the name and phone number for either ICE or a detention center staff person to your lawyer and the child welfare caseworker, so they can help arrange for your call with the court at the proper date and time.

• Give ICE or detention center staff the phone number for the specific courtroom where your hearing will be held (not the general number for the court house). If you only have the general number, make sure to give them the name of the judge as well.
If ICE or detention center staff do not agree to help you participate by video or telephone, ask the family court judge to issue a request for ICE to let you participate by video or telephone. The judge may or may not agree to do this.

If the judge is unwilling to issue a request, make sure to write a letter to the judge explaining the problem, so that there is a record in the court case file. Send copies of the letter to your lawyer and your child welfare caseworker. Be sure to keep a copy for yourself. If you do not have access to a copier, copy it by hand and write “true and accurate copy of the original” and put your initials on each page.

Once you have the request, show it to ICE or detention center staff and ask again to participate in the court hearing by video or telephone. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request.

Even if you are not able to get help from ICE to participate by telephone, try to get a telephone number for the family court, and make the call with a calling card. This will be expensive, but it is worth it.

If the family court refuses to let you participate by video or phone, write to the court and explain. Tell the judge again that you need a lawyer appointed to you to advocate on your behalf.

Tell the child welfare caseworker and the judge about all your efforts to participate in your hearings. Send them each a letter saying that you tried to attend in person, and participate by video and telephone, but ICE would not allow it. This will create a record of your efforts that will help show that you are committed to being involved with your children. It will help in case you need to appeal.

[See Chapter 5 for ideas on how you can try to find legal help.]
How do I participate in child welfare proceedings if I do not speak or understand English, or if I cannot read or write?

**Ask for an interpreter.** You should always tell your lawyer, the child welfare caseworker, the family court and anyone involved in the child welfare process if you have trouble understanding or communicating with the court. Also, ask if there are forms available in your native language. Many legal forms are available in Spanish, for example. Even if you do speak and write English, you can always ask for an interpreter if you do not understand something. If you are writing to the court and are not sure you are explaining yourself clearly, write everything out in both English (if possible) and the language that you feel comfortable in.

If at any point you have trouble understanding this guide or doing something the guide recommends, ask ICE or detention center staff (such as a librarian or chaplain) to help interpret, explain the guide or write down your wishes. You can also ask for forms in a language you understand.

Who are the people in a child welfare case?

There will be many people involved in the child welfare case:

- A family court judge
- The lawyer for the state or county who will represent the child welfare system
- Child welfare caseworker(s) from the child welfare agency
- Representation for the children (one or several of the following):
  - A lawyer for the children (sometimes called a law guardian) who represents your children's legal rights, and/or
  - A guardian ad litem who represents the children's best interests, and/or
  - A **Court-Appointed Special Advocate (CASA)** who is not a lawyer, but also advocates for the children’s best interests.
It can be very helpful to your case to communicate with your children's lawyer. You will want to show him or her that you care for and love your children. If you have a lawyer, always talk to your lawyer before you speak with your children’s representative.

- A lawyer for the parent (not guaranteed). Only certain states appoint a lawyer automatically. If there is no lawyer appointed to you by a judge, it does not mean that the court has refused to provide one to you free of charge. Always ask the judge.
- The other parent of your children and his or her lawyer.

What will happen at the various hearings?

This depends on the type of hearing. In this section, you will find a general description of the types and purposes of family court hearings that you will encounter if your children are in the child welfare system. The hearings may have different names, and may occur in different order and over different time periods, depending on the state. It is important that you find out the process in the state where your children are living.

It is impossible to describe all the things that might happen in this guide. This information is provided in order to give you a general understanding of what may happen at the various stages of the hearing process. It is not intended to provide you with legal advice. If you do not understand what is happening, ALWAYS ask for help from a lawyer, the child welfare caseworker, the judge or someone else who has expertise in the child welfare process.

You should try to get information on the various hearings in the state where your children are living so you understand what is happening at each stage of the process. Ask for help!
• Ask your child welfare caseworker or your family lawyer if there is a booklet or handbook that explains the child welfare process in the state or county where your children are living.

• If they cannot help you, try to have a relative or friend get information for you.

• The chaplain, librarian or someone else at the detention center also might be willing to print information for you from the Internet, so ask them for help.

• If you are not able to get the information you need, you may call the ICE Community and Detainee Helpline at 1-888-351-4024. If you cannot make the call, have a relative or friend contact the ICE Field Office in the area where you are being detained or ICE Headquarters.

Child welfare initially gets involved with children either because someone reports suspected child abuse, abandonment or neglect, or because the children are left without a parent to care for them (for example, because they are in jail or immigration detention, or have been deported). When the local child welfare agency is notified that children may be in an unsafe situation, they investigate to decide whether or not the children can stay in the home or need to be temporarily placed in the care of the child welfare system. If the child welfare agency thinks that children need to be placed in the child welfare system, they will file a petition with the family court. This petition is the first step in child welfare proceedings.

The petition will state the reasons why child welfare thinks the children have been abandoned, abused or neglected. The petition will also explain why they think that the children might need to depend on the child welfare system instead of the parent for daily care. You may hear this referred to as a dependency petition or a child protection petition, but different states call it different things.

You, as the parent, may be referred to as the Respondent in the child welfare court proceeding documents.

[See Appendix E for a list of resources for different states and the Internet sites where they can be found.]

[For information about how to contact the Field Office and Headquarters, see Appendix A.]

What does it mean if my children are declared dependent on the court?

If your children are declared dependent on the court, it does not mean that your parental rights have been terminated. If you do everything the child welfare system asks of you, and can prove that you are willing and able to care for your children when you are released from detention, you may be able to reunite with your children at a later date.
Case plans

An important part of the court proceedings is the case plan. The case plan will explain all the things you need to do to reunite with your children. The case plan is usually created early on in the child welfare proceedings. You can offer suggestions to the court about what will be included in your case plan. Do your best to be involved in the process of writing your case plan. This way, the plan can include things that you will be able to do from detention. If you are having trouble participating in court proceedings or your case plan because of being detained, it is important to mention this to the judge, your lawyer and the child welfare caseworker. You should also tell the judge or your lawyer if the caseworker is not helping you with the case plan. [Case plans will be discussed in more detail in Chapter 6.]

Shortly after children are removed from the home and the petition is filed, there will be an initial hearing. This hearing is usually held within a few days after the children are removed from the home. At this hearing, the court will review the petition and decide whether or not there is an immediate risk to the children. It will also decide whether or not the children will remain in the care of the child welfare system, be allowed to return to parents (if parents are not in detention) or be allowed to live with other relatives.

If your children are still in the care of the child welfare system after the initial hearing, the family court will schedule many more hearings. These hearings are intended to provide an opportunity for you to be heard, to review the care of your children and to determine what is in their best interest. Toward the end of the process, the judge will make a long-term plan for your children at what is sometimes called a Permanency Hearing.

Because the first hearing can happen within a few days of the child welfare system getting involved with your children, it is quite likely that you will have missed it, especially if you did not know that your children were in the child welfare system. If you have already missed one or more hearings, call or write to the child welfare agency in the state where your children are living, the child welfare caseworker or the family court judge and ask if a lawyer was appointed for you. If one has been appointed, ask how to contact him or her, or if one has not been appointed, ask how to get one. You should also ask for information on when the next hearing will take place. When you write, be sure to include your mailing address so they can send you a copy of the case plan and notification of future hearings.

Over the course of the different hearings, the judge will make the following decisions:

- **Where your children will live while they are in the child welfare system.**

  ![Best interest of the child](Warning)
  
  Best interest of the child is a legal phrase. It means different things in different states. You will hear this often throughout your hearings. Always communicate what you think is best for your children to the judge, your lawyer and the child welfare caseworker.

- **Whether or not you have abandoned, abused or neglected your children.**

Just the fact that you are in detention might make child welfare think you have abandoned, abused or neglected your children, even though you have not purposely done this.

- **What the case plan will require from you in order for you to be reunited with your children.**

Being given a case plan is a good thing. It means that the court thinks it would be best for your children to be reunited with you, as long as you can show that you are willing and able to care for them.

- **Whether or not you are complying with your case plan.**

If you are given a case plan, there will be a deadline for fulfilling the requirements. If you have a case plan, the judge will schedule review hearings to see how you are progressing. It is very important that you show the court all you have been doing to prove that you should be reunited with your children.

- **How the case is progressing and whether or not the current placement is in the best interest of the children or needs to be changed.**

Example 1: If your children are placed in a home where only English is spoken, and you want them to be with someone who speaks your language, you can ask that your children be placed in a bilingual home. (This may be only possible for Spanish speakers or for other more common languages.)

Example 2: If you feel your children are being forced to practice a religion that is not their own, you can voice your objection.

Example 3: If a family member has become available to care for your children, and you prefer to have him/her instead of the current placement, you can ask the court to consider him/her.

[See Chapter 3 for more details.]

[Read more about how to comply with a case plan in Chapter 6.]

[See Chapter 3 for information about placements.]
• **Whether or not you can be reunited with your children.**

If you do everything that the child welfare system requires you to do and can prove that you are willing and able to care for your children when you are released from detention, there is a reasonable chance that you will be able to reunite with your children.

• **Whether or not to reject termination and continue with your case plan to let you work towards getting your children back.**

If the judge decides to do this, it is another opportunity for you to participate in your case plan, suggest changes to it and/or change your children’s living situation.

• **Whether or not your parental rights should be terminated—permanently.**

The family court can terminate your parental rights if it believes that you have abandoned, abused or neglected your children, if you have failed to comply with the case plan and/or if they believe that you are not fit to regain custody of your children. Because of your detention, abandonment will most likely be one of the grounds for termination.

**If your parental rights are terminated, you would no longer be considered to be the legal parent of the children.** You would have no legal right to see them, no right to make decisions for them, nor would you be able to get any information about them.

[The judge has to give you notice and a hearing before legally terminating your parental rights.]

[You have the right to be at this hearing and you should ask to be there. If you have been deported, you can ask the U.S. government for Humanitarian Parole to re-enter the U.S. so you can attend the hearing. This can be difficult to get, but if you are able to make the trip you should try to make the request. You can also ask to participate by telephone.]

[If your parental rights are terminated, you will have very little time to file an appeal. Talk to a lawyer if you can, or your consulate which may be able to help you find a lawyer, as soon as possible.]
It is difficult to predict what long-term or permanent arrangement would be made for your children’s care if your parental rights have been terminated or reunification is not possible. The judge will choose a long-term placement option that she or he thinks is in your children’s best interest and gives them the most stable and permanent home. This might be different from the place they have been living up to now. The placement will depend on the age of the children, the circumstances and the availability of options.

**The options may include:**

1) Long-term **foster care**/independent living (if one of your children is close to 18 years old).

2) Permanent legal **guardianship**.

3) Adoption into a new family (only if your parental rights are terminated). [See below for more information.]

**Will my parental rights automatically be terminated if a permanency hearing is held?**

**Not necessarily.** Your parental rights are not terminated just because a permanency hearing is scheduled. If you were given a case plan and have made good progress, this hearing may result in an agreement that allows you to keep working towards get your children back. If there was no case plan, or the case plan has not gone well, the judge may hold off on terminating your parental rights, giving you more time to obtain and participate in a case plan.

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> In some states a separate hearing will be held with separate charges before your parental rights are terminated. You might have the right to a lawyer if this happens, even if the court did not appoint you one before. Make sure you ask for a lawyer.

> **NEVER** sign a document that voluntarily terminates your parental rights unless this is really what you want! **Speak to a lawyer first. It is almost impossible to reverse.**
If my children are adopted, what can I do?

Adoption

Adoption is the placement that is the most final and that has the most serious effect on your relationship with your children. If the court chooses adoption, your parental rights will be completely and permanently terminated. Unless a family member adopts your children, your family will lose all rights to your children as well.

If you want to appeal an adoption, you should talk to a lawyer as soon as possible. You may be able to get your parental rights back. But be aware that a finalized adoption is nearly impossible to undo.

If your children are adopted, you can tell the child welfare caseworker that you want to write to the adoptive parents (through the caseworker) to ask them if they would give you updates on your children. You can also write to your children (through the child welfare caseworker) and ask the adoptive parents to share your letters with them. Be aware that the child welfare caseworker cannot tell you the name or address of the adoptive parents, but she or he may be willing to forward your letters to them.

If you decide to send a letter to the adoptive parents, think carefully about what you write. If you seem desperate or demanding, the adoptive parents may be afraid of having contact with you. It is important to be polite and respectful, and to acknowledge them as the parents of your children, even if this is very hard for you to do. It might be best to start with a small request, such as asking if they would send you a picture of the children, or send you some basic information on how the children are doing. If they see that you are accepting and respectful of the adoption, they might be willing to give you more information or allow other access to the children over time.

You might also be able to be listed in an adoption registry so that your children can find you when they are 18 or 21, (depending on the state or country) if they choose to.

[See Appendix L for more information on how to be listed in a state adoption registry.]
If your children are placed in the care of the child welfare system, you should try to get a family lawyer to help you. Family court hearings will begin as soon as your children enter the child welfare system, so it is important to find a lawyer quickly, if possible. If you cannot find a lawyer right away, do not give up. It might take time to find a lawyer. A lawyer can start working on your case at any time during the process. It is better to have one start late than not to have one at all.

A family lawyer will do the following:

- Help you understand what is happening in family court
- Represent your wishes in court
- Work with you and child welfare to help you protect your rights to your children

It is generally best if your lawyer is in the same location as your child welfare case (this may or may not be the same place where your children are living). It will be easier for them to attend court hearings, and they will know the specific child welfare laws in that state.
Your immigration lawyer will probably not be able to assist you in your child welfare case. However, it is important that you tell your immigration lawyer what is happening with your children.

If you do not have a family lawyer to assist you, you must work hard to do everything you can to represent yourself. Use the information in this guide to help you.

**I cannot afford a lawyer: will the court provide one for me?**

*Maybe*—it depends on the proceeding and the state. After the petition is filed with family court, some states will give you the right to a free court-appointed family lawyer if you cannot afford one. If you want a court-appointed family lawyer, ask the judge for one immediately. Some states will only provide a lawyer later on in the proceedings—such as during **termination of parental rights**. But you should always ask as soon as you can. You should keep asking if the judge does not give you a lawyer at first.

Before the court will give you a lawyer, it may ask you to show that you cannot afford to pay for one yourself. The court may ask you for information about your income. It is important that you provide the information as soon as possible. You may need to ask a relative or friend to help you gather the information and send it to the court.

In some states, you must ask for a lawyer in writing. Many states have a form that you can use to make this request, and you should use this form if possible. Ask a relative or friend, the child welfare case-worker or the court to send you a request form if one is necessary. If you cannot get the correct form, you can also write the court a letter requesting that a lawyer be assigned to you. If you ask for a lawyer but do not get one, resubmit the form or ask again in writing.

Each time you attend a hearing without a lawyer, ask the judge to appoint one. This can be helpful later on (during an appeal). The judge may also change his or her mind after you explain what efforts you have made to try to get one yourself.
What if the court will not appoint a lawyer for me?

If the court decides that you are not eligible for a court-appointed lawyer, you still have a right to have a lawyer represent you in court. Try to find a low-cost or no-cost lawyer. Many states have legal aid providers who can represent those who cannot afford a lawyer, or can only afford to pay very little. You, or a relative or friend, can check with the bar association in the state where your child welfare case is taking place to see what resources are available in that area. They will have a list of family lawyers. Often, they also have legal referral hotlines. You can also have a relative or friend go to a local library to get help in finding a lawyer. Talk to any support networks you may have: immigration lawyers, churches, immigrant rights organizations, or neighbors. They may be able to help you find a lawyer.

There are different types of low-cost or no-cost legal services:

- **Legal aid providers**: organizations that will use your income level to decide how much to charge. If you have no income, the service may be free.

- **Pro bono services**: lawyers who take extra cases at no cost, as a service to the community. You can find these lawyers through the State Bar Association, legal assistance hotlines or nonprofit organizations.

- **Law school legal clinics**: there are law schools in every state, often at the major state universities. Many of the law schools run clinics where law students provide legal representation. A lawyer supervises the students. Law school clinics may know about resources in other places if they are not able to assist you themselves, so it can be very useful to call them for help.

- **Your consulate**: if you want assistance from your consulate, contact them and ask if they can help you get a lawyer. They are not required to provide this service, but some consulates are willing to help, especially when children are in the child welfare system.

You can also attend a **Legal Orientation Program** presentation or a **Know Your Rights presentation** in the detention center where you are held. Tell the lawyer giving the presentation what your concerns are about your children and ask if she or he can recommend a no-cost or low-cost family lawyer who can help you.

[To find contact information for the bar association in the state where your child welfare case is, go to http://www.statebarassociations.org/ba.htm or see Appendix M.]
What if I cannot find a no-cost or low-cost family lawyer to help me?

If you cannot find a no-cost or low-cost family lawyer through any of the resources listed above, and you can afford to pay for one, you can hire a lawyer to represent you. Call the State Bar Association in the state where your child welfare case is taking place or ask a relative or friend to call for you. If you live near a big city, you can also contact the local chapter of the American Bar Association, which is a national association of lawyers and is not run by the government.

Look for a lawyer with experience in your type of case—
custody, child welfare proceedings or adoption.

There are lawyers and others who will take advantage of immigrants by promising results that they cannot achieve, or by charging a lot of money without providing good service. Sometimes these people are called “notarios.” Do your best to research a lawyer before you hire one. Ask people and organizations you trust—like a church, an immigrant services organization or your immigration lawyer, if they know a lawyer who they would recommend. A good lawyer should give you a free consultation and should be willing to answer questions about their fees.

When you, or a relative or friend meet with a potential lawyer, ask for a free consultation. In this consultation, you or your relative or friend will meet with the lawyer to discuss the case and the cost of representation. Some family lawyers may lower the price of services based on your income. You or your relative or friend may want to go to several lawyers before choosing one.

If you try all of these things and still do not have a lawyer:

- Tell the court about your efforts and the difficulties you have had.
- Ask the judge once again to appoint a lawyer for you.
If your children are in the *child welfare system*, there may be a long list of things you need to do to prove that you should keep or regain *custody* of them. Many of these things will be explained in your *case plan*. It is extremely important that you do everything the case plan requires, because if you do not, the child welfare agency and the court may think that you are unable or unwilling to care for your children in the future.

If you are given a case plan, you will have a certain period of time to fulfill the requirements. The judge will schedule review hearings to see how you are progressing. It is very important that you participate in these hearings and that you are prepared to show the court what you have been doing, to prove that you should be reunited with your children.

**What is a case plan?**

*A document listing goals and steps for you and your children.*

As part of the *family court* process, you may be given a case plan (also called a reunification plan or a service plan). This plan lists the requirements you must follow to prove that you are willing and able to reunite with your children.

The case plan will require you to complete certain activities. These may include things like regular visits and phone calls with children,
parenting classes, counseling, drug or alcohol treatment, drug testing or anger management classes. It may also require you to find housing and work if you are released.

If you are given a case plan, you will have to follow it if you want to get your children back, even if you think that some of the things it requires are unnecessary. You must work hard to comply with the plan, even if it is difficult or frustrating. It can be very hard to comply with a case plan from detention, but it is important to try your best. If you do not, you could lose custody of your children permanently.

What should I do when I find out that a case plan has been issued?

Get a copy! You have the right to see your case plan. If you do not receive a copy, ask the child welfare caseworker or family court for it. When you get the plan, read it carefully. You should ask the judge and the child welfare caseworker to change things in the plan that are:

- Incorrect. For example, you have never used alcohol, but the plan requires you to complete alcohol treatment.
- Difficult for you to do. For example, you are supposed to visit your children weekly, but they live 100 miles away from where you are detained.
- Impossible for you to do. For example, none of the classes you need to take are available in detention, or you do not have authorization to work in the U.S.

It is extremely important that you tell your lawyer, the judge and the child welfare caseworker about anything in the plan that you are unable to do. You can also suggest things that you can do that could be added to the plan, such as writing letters to your children or getting help from your consulate to make arrangements for your children if they join you in your home country. Be sure to tell everyone involved in the child welfare case that you are willing to comply with the plan, but that detention may limit your ability to participate in certain activities.

Be creative in finding ways to access classes or activities that are not available in detention. For example:

- If your plan includes parenting and anger management classes, ask the child welfare caseworker for the names of books used in
court-approved classes. Then, ask the detention center librarian to order the books (in different languages if possible) and put them in the library and housing pods.

- Ask your lawyer, relatives or friends to look for parenting and other required classes that you could take by mail. You should also ask the child welfare caseworker to help you. In addition to classes required by the case plan, classes that would help you complete a GED (a series of tests that show you have the equivalent of a U.S. high school diploma) or improve your job skills would be helpful.

- Participate in work and other activities that are available in detention, and ask for certificates or letters that say you were a hard-working participant.

- Ask people who know you and your children to send you letters that state why you are a good parent. You can show these to the child welfare caseworker and the family court.

You might not have much time to complete the case plan. Some states only give you six months if your children are three years old or younger, and up to 12 months if your children are between four and 17 years old.

Sometimes, though not often, the time you have to complete the case plan may be extended if child welfare and the judge see that you have made every effort. You **MUST** work hard to complete these requirements so that you can prove to the court that you deserve the extended time.\(^3\)

**Does anyone help me comply with the case plan?**

**You are responsible for doing the things the case plan requires.** Child welfare caseworkers are supposed to help you get access to many of the activities and services needed to complete the case plan. But in reality, they may not be very helpful, especially to parents who are detained or deported.

Detention facilities typically do not provide access to the kinds of programs and classes that case plans require. If the classes you need are not available in your detention center, talk to **ICE and** detention center staff to see if they can help. They may be able to order some educational materials or bring in resources from the local community. If you are not getting help from detention center staff, you **may call the ICE Community and Detainee Helpline at 1-888-351-4024,** or ask a relative or friend to contact either the local Field Office in your area or ICE Headquarters. [For more information about how to contact the Field Office and Headquarters, see Appendix A.]
When you receive your case plan, show it to ICE and explain the reasons why it will be hard for you to comply with it from detention. Ask ICE to release you so you can participate in the plan.

What do I do if it is impossible for me to comply with the case plan because I am detained or deported?

If you are having a hard time participating in the case plan, and the child welfare caseworker is not helping you, the family court judge may be able to order them to provide services to your family. Work with your lawyer (if you have one), or a friend, relative or detention center staff to request orders for specific services that will help you stay in touch with your children and help you complete your case plan.

The kinds of things a family court judge might order child welfare to do can include:
- Ensuring that children are available for phone calls and providing access to collect calls if necessary;
- Bringing children to see you if you are detained close enough to where they are living;
- Providing counseling for you and your children.

Court-ordered services should be provided to you at no cost. The family court judge may or may not agree to order the services, and you may not be able to receive most of the services if you are detained or deported. But it is worth asking for them as they will benefit your children and help your case. If a judge requires child welfare to provide services, it might encourage ICE to help you access those services, or even release you.

Can my children visit me?

Because parenting classes and other required programs are rarely available in detention facilities, visits and phone calls are even more important in demonstrating that you want to maintain a relationship with your children.
Detainees are allowed to have visits from their children in accordance with the detention center’s visiting rules. Each center may have slightly different rules for visitation. Some may allow contact visits where you are in the same room with your children. Others may only allow non-contact visits, where you visit with your children through video or glass. Read the visitation section in your detainee handbook or ask ICE or detention center staff for assistance. If the facility where you are held does not normally allow contact visits, talk to ICE and detention center staff and tell them that visitation is an important part of your efforts to get your children back. Ask if they would make a special exception to allow you to have contact visits with your children. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request. If you are not able to arrange these by working with ICE and detention center staff, you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained or ICE Headquarters.

In most detention centers, you have to write the name, date of birth and social security number of each visitor on a visitor request list. This includes the child welfare case-worker and anyone who may be escorting your children to visit you. The detention center then checks the names in its security system before approving them for visitation.

Only people who have immigration status in the U.S. should enter an immigration detention center. People without immigration status who try to enter a detention center risk being detained and put into deportation proceedings. Those who have legal status but have a criminal record for a violent or drug-related charge should check with an immigration lawyer before attempting to enter a detention center as they could also be detained and, if not a U.S. citizen, be put into deportation proceedings.

Make sure you allow enough time between requesting visitor approval and the day of the actual visit for the detention center to do its security check. It may take several weeks for the background checks to clear.

[For information about how to contact the Field Office or Headquarters, see Appendix A.]
To arrange family visits when child welfare is not involved with your children, you can simply work with your children’s caregiver to make visitation plans.

If child welfare is involved, you will need the help of the child welfare caseworker, as well as the caregiver. You will also need visitation to be included in your case plan. If visitation is included in the plan, you have the right to visits with your children (though visits might be supervised by a person chosen by the child welfare system).

The case plan might name a specific place for the visits to occur. If it does not, the order is valid for visits anywhere, including the detention center. If the case plan names a place other than the detention center where you are being held, you will probably need to get a new order from the family court. If you have to get a new order, try to get one that does not name a specific place for the visits so that it will still be valid if you are transferred or released.

If the detention center where you are detained does not allow contact visits, look at your case plan to see if it requires visits with your children to be contact visits. If it does, let the child welfare caseworker and the judge know that this is not possible, and ask for a new visitation order that allows non-contact visitation. You may also want to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request and ask ICE to facilitate court-ordered visitation with your children.

If your case plan does not have a visitation order, ask your lawyer or the child welfare caseworker to help you get one. Visitation is supposed to be included in the case plan unless child welfare feels that it would result in a threat to your children.

If visitation is included in the plan and your children are living with a relative under child welfare supervision, the relative will need to get permission from the child welfare caseworker to bring your children to visit you. If your children are in foster care or a group home, it is the child welfare caseworker’s responsibility to arrange for visits. Plan to work very hard and make many phone calls to the child welfare caseworker (and to your lawyer, if you have one) in order to make sure that you do have visits.
If your case is progressing towards reunification, the child welfare caseworker should be supportive of visitation. But if your case plan has been stopped or your parental rights have been terminated, the child welfare caseworker is not required to help you visit with your children.

Be aware that child welfare caseworkers (and caregivers) may be reluctant to transport your children if the children live far away from where you are detained, because they do not have enough time or money for the trip. Child welfare caseworkers and judges may also be reluctant to approve children’s visits to a detention center because they believe that the jail-like setting or the sight of the parent “in jail” would upset the children. Ask your lawyer, or a relative or friend, to fight for your right to visitation and remind child welfare and the family court that you are in civil detention, not in jail or prison.

Be sure to keep a written record of all visits with your children.

Other ways to stay in touch with your children

If it is not possible for your children to visit, try to communicate with them in any way you can. It can be very helpful to write them letters. Even if they do not know how to read, a foster parent or child welfare caseworker can read your letters to them.

Make sure you keep copies of all letters you send. Write “true and accurate copy of the original” and your initials on each page if you do not have access to a copy machine.

Phone calls are also a good way to stay in touch with your children. Each detention facility has its own policy on access to phones. Review the phone calls section of your detainee handbook for information on the rules in the detention center where you are detained.

Detention center phone systems are not typical phone systems. Your relatives and friends, your children’s caregiver, your lawyer, the child welfare caseworker and others involved in your children’s care or custody, may need to call their phone company and arrange to be able to receive collect calls from a detention center.
Phone calls from detention can be very expensive. If possible, ask a relative or friend to put money into your detainee account so that you can make regular phone calls to your children. If that is not possible, ask ICE or detention center staff if you can make free phone calls to your children so that you can comply with your case plan. You may also need to ask for free calls to communicate with the child welfare caseworker or the family court. If you need to make phone calls related to your child welfare case and you are not able to do so because you are detained, have a relative or friend contact the ICE Field Office in the area where you are being detained or ICE Headquarters and tell them you are having difficulty making phone calls.

It may be hard to have regular phone calls with your children if you are deported. If your ability to make calls changes because of your deportation, tell the child welfare caseworker and the family court judge. They may be able to work with you to allow you to make collect phone calls or find some other way of talking to your children. The child welfare agency in your home country may also be able to help you comply with your case plan requirements. If you have access to the Internet, you may also be able to have regular calls or visits with your children by using Skype, an online phone (and video phone) call service that has very affordable rates.

What happens if my case plan stops?

If the court finds that you have not worked on your case plan, or that you have not finished everything in the plan within the time allowed, it might decide to end the plan (this is also called termination of services). This means that child welfare could stop trying to help you reunite with your children and will begin working with the court to find another permanent home for them.

Termination of services can happen even if the only reason you could not work on or complete your case plan is that you were detained and had no access to classes or other services.
If you are released from detention, you should act quickly to try to reunite with your children. This will be easier to do if they are not in the child welfare system. If they are in the system, you may still be able to reunite, but remember that you will need to participate fully in the case plan and hearings and act fast. This chapter will provide information on the steps you will need to take to live with your children again.

How do I reunite with my children if they are not in the child welfare system?

If your children are with a relative or friend and no court was involved in deciding who would care for them, you have full parental rights and can collect them as soon as you wish.
If you gave the caregiver a signed legal paper (like a power of attorney) giving him or her your permission to care for your children, you should now give this person a signed and notarized letter stating that you cancel the arrangement. Be sure to keep a copy of this letter for your records.

If your children are in a family court-approved custody arrangement (but not in the child welfare system), you should ask the family court to return your children to you. Ending this kind of arrangement can be just as complicated as starting one, and you have the best chance of success if you have a lawyer’s help. Unfortunately, you are not entitled to a free lawyer unless your children are in child welfare proceedings and the state where your children are living provides one.

In deciding whether or not to end a family court-approved legal custody arrangement, the court will look very carefully at your situation. The court will probably arrange for an investigator to inspect your home and interview you. This process will take time. You will need to convince the judge that you are fully prepared to take care of your children, that the reasons for the legal custody arrangement are now completely resolved and that it is now in your children’s best interest to be with you instead of the caregiver.

Remember that until the court ends the arrangement, you cannot make any decisions for your children. If you take them without the permission of the caregiver or the court, you could be arrested for kidnapping.

How do I reunite with my children if they are in the child welfare system?

If your children are in the child welfare system, you must ask the family court to return custody to you. There is no guarantee that the court will grant your request, but it is possible (especially if you have been working hard to show you want to be involved in your children’s lives), and you should work very hard to make this happen.
If your case plan is still active, your family lawyer and the child welfare caseworker can help you work towards reunification with your children. If you are released:

- Let everyone involved in the child welfare case (child welfare caseworker, judge, lawyers and/or the guardian ad litem and court-appointed special advocate) know you have been released and that you are working hard to get your children back.
- Start immediately doing anything in your case plan that you were not able to do while you were detained.
- Ask for your visitation schedule to be adjusted to allow more visits with your children.
- Find out the date of the next hearing. Be ready to attend and show that you have made a lot of progress on your case plan.
- Find a safe home (this could be the home you had before you were detained) for your family.
- If possible, find a job.
- If you are unable to work, find a way to show that you have arranged for your family’s support in another way, for example, living with relatives, caring for their children and keeping house for them while they are at work.

If you were not given a case plan, or services have been ended, it is even more important that you have a lawyer to help you. As long as your parental rights have not been terminated, you can still work toward getting your children back. It is really important to complete the case plan for this to happen. Do all the things described in the bulleted list above to show everyone involved in the case that you want your children back and are working hard to make this happen.
What Happens to My Children If I Am Deported?

If you are going to be deported, you will no doubt be afraid of what will happen to your children. You may or may not be able to take them with you when you leave the country. This will depend on how you are deported and whether or not your children are in the care of the child welfare system. If you plan ahead, working with your consulate to stay in touch with the person caring for your children and with child welfare, you can increase the likelihood that you will be able to reunite with your children in your home country—if that is what you want to do.

I am going to be deported. What decisions do I need to make?

First things first. If you know you are going to be deported, you should decide whether or not you want your children to live with you in your home country, or stay in the U.S. after you leave. If your children are living in an informal care arrangement and the child welfare system and courts are not involved, the decision is entirely up to you (and the other parent, if he or she is involved in the children’s lives). Your children may be able to travel with you, or they may have to join you once you are back in your home country, depending on how you are being deported. If your children are in the care of child welfare services, you should still decide whether you want them to live in your home country. But realize that if you want them to join you, you will have to regain custody of them first.
The U.S. government does not have a legal claim on your children, even if they are American citizens. They are not the property of the U.S. government, and the only limitation on their ability to leave the U.S. is if they are in the child welfare system and the system has not agreed to reunite them with you. Even if they are in the child welfare system, your deportation will not affect your parental rights unless a family court legally terminates your rights.

Some parents prefer to take their children with them, and others will want their children to stay in the U.S. Both options have advantages and disadvantages, and you should make the decision that you think is best for you and your children. Realize, however, that if you want your children to join you in your home country and they are in the child welfare system, you will have to work hard and get help to try to make that happen.

If you decide that you want your children to remain in the U.S., you should understand that they may need extra physical, financial and emotional support so that they can be safe and healthy. Try to arrange for relatives and friends to be available to help them. Be aware, however, that they may only be able to have contact with your children if your children are not in the child welfare system.

My children are not in the child welfare system and not in a court-approved custody arrangement

If your children are living informally with a caregiver and no court is involved, then you are free to coordinate travel plans with the caregiver. But, it can be difficult to coordinate travel for you and your children to leave at the same time if you are being deported from detention. If you are detained prior to being deported, you should be prepared for your children to have to travel to your home country after you do. You should also be prepared to cover the cost of your children's travel yourself, or ask a relative or friend to help you with these expenses.

If your children are undocumented, there is a chance that ICE might put them in deportation proceedings once you bring them to ICE’s attention. But this is unlikely if the reason for telling ICE about your children is so they can leave the country with you.

ICE will probably not tell you exactly when you will be deported or how you will be sent home. You might travel by bus or plane. You might fly on a commercial airline or on a flight that is operated by ICE. Talk to ICE. Ask if your situation would allow for family travel, and if the officer would help you coordinate your travel schedule with your children’s. ICE may or may not agree to help you travel with your children. It is not ICE’s job to help your children, but it does not hurt to ask. It may be helpful to mention the ICE directive on “Facilitating Parental Interests in the Course of Civil Immigration Enforcement Activities” when making this request. If you are not satisfied with the response you get from them, or they are not providing you with the help you need, you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained, or ICE Headquarters.*

*For information about how to contact the Field Office or Headquarters, see Appendix A.
ICE may be willing to share your travel information with a neutral party, like your consulate or lawyer. For this reason, if you are not already in contact with the consulate of your home country, call them as soon as you know when your immigration proceedings are coming to an end (as long as you do not have any fears about your government knowing where you are). Contact information for your consulate should be available in your housing pod. If it is not, ask ICE or detention center staff.

In addition to helping you coordinate your children’s travel, you may need to work with your consulate to get travel documents for your children.

My children are in one of the court-approved custody arrangements, but are not in the child welfare system

If your children have a court-approved caregiver but are not in the child welfare system, you will need permission from the family court for them to travel. If you take them out of the country without the permission of the caregiver and the court, you may be arrested for kidnapping.

My children are in the child welfare system

If your children are in the child welfare system, child welfare will decide whether or not they will be allowed to join you in your home country. At a minimum, this will depend on how well you participate in the case plan, how well you demonstrate that you are willing and able to care for your children again and how far along in the child welfare process your case is when you are deported. It may also depend on whether or not the child welfare caseworker and the family court judge think it is in your children’s best interest to join you in your home country.

If you think that the family court does not want to reunite you with your children because you are undocumented or are going to be deported, talk to your lawyer or have a relative or friend ask a legal aid organization for help. Immigration status alone should not be a reason for terminating your parental rights. The child welfare system should be willing to reunite your children with you in your home country as long as you can prove that you can provide them with a safe and stable environment.

[See Chapter 7 for information about the legal processes you will need to follow to reunite with your children.]
Sometimes child welfare does not want to reunite children with a parent who has been deported because it is complicated to do so. This is not a good enough reason for child welfare to refuse reunification.

As soon as you know that your immigration case is ending, contact your family lawyer, the child welfare caseworker and the family court judge and inform them. Give them an approximate date when you think you will be deported and tell them where you plan to go. Make sure all of these people have a way of contacting you once you leave the U.S., such as a street address, email address and/or phone number. If you do not know where you will be living, ask a relative or friend if they will let you use their address and phone number to stay in touch with the court until you get settled. If your children are old enough and you have contact with them, let them know how to contact you too.

In preparation for deportation, ask the child welfare caseworker and the family court if your case plan can be revised to make it easier for you to participate in it from outside the U.S. For example, see if contact visits can be changed to telephone visits.

If you have not done so already and are comfortable doing so, you should also contact the consulate of your country to let them know about your situation and ask them to assist you in reuniting with your children. They may be able to advocate for you in family court and with child welfare, even if your children are U.S. citizens. Many countries recognize children born in the U.S. with foreign national parents as having citizenship in the parent’s country as well.

The consulate may also be able to connect the child welfare agency that has custody of your children with the child welfare agency in your home country so that they can work together to find ways for you to participate in your case plan. The child welfare agency in your home country will have to investigate the conditions in your home and report back to the U.S. child welfare agency on whether or not you are able to provide your children with a safe and stable home before your children can reunite with you in your home country. So it is good to have the consulate’s help in establishing this relationship early on.

Remember that there are no guarantees that child welfare will agree to reunite you with your children in your home country. Be prepared to work very hard. Ask for help from your lawyer, your consulate, the child welfare agency in your home country and your relatives and friends. You can also make it easier for reunification to take place by following the steps listed in the next bulleted section.

[For more information on how to comply with a case plan if you are deported, see page 72.]
What happens to my case plan and the child welfare proceedings if I am deported?

If you are deported and your children are in the child welfare system, the family court will still have custody of your children. You will still be expected to complete the case plan before you can be reunited with your children, and the family court hearings will proceed just as if you were in the U.S.

If you are deported, you still have the right to help from child welfare in reuniting with your children as long as your case plan has not been stopped.

It is important that you find ways to complete the case plan activities and services while in your home country. If possible, start working with the family court, the child welfare caseworker, your lawyer, your consulate and the child welfare agency in your home country before you leave the U.S. so you can develop a strategy for completing the case plan once you get home. If you are not able to get a strategy in place before you are deported, contact these people as soon as you get to your home country to work out your home country plan.

Once you are in your home country, let the child welfare caseworker, the family court judge and your lawyer know if you are having difficulty completing the plan, just as you would if you were still in the U.S. Child welfare is still responsible for helping you complete the case plan and solving problems that keep you from doing so.

In some countries, there are agencies or offices to help citizens who have been living abroad find a job and a place to live when they return home. A job and a safe home are essential to getting your children back. A judge will not give children to a parent who cannot support or house them. Your consulate may be able to tell you how to contact these agencies.

You must also try your best to participate in family court hearings and stay in touch with your children and child welfare. Be creative in thinking about ways to participate in the child welfare process and communicate with everyone involved in your case. Here are some ideas on how to do this:

- Find classes and activities run by local social service agencies that will satisfy your case plan requirements.
• Send the child welfare caseworker and your lawyer reports on your progress at least once a month.

• Find a safe home for your family and a job as soon as you can so the judge can see that you are ready to take care of your children.

• Stay in touch with your children at least once a week. If you have access to the Internet you may be able to use Skype to “visit” with your children through the computer, if the child welfare caseworker or the children’s caregiver is willing to do this. You can download Skype at www.skype.com.

• Participate in hearings by telephone or over the Internet using Skype.

Since it will be more difficult and expensive to communicate with the family court and child welfare once you are deported, you can ask your lawyer or a relative or friend to contact them on your behalf if you are not able to make contact yourself. But you should always try to communicate with your children yourself, because this will help show that you are committed to maintaining a relationship with them. It will be more difficult to work through the steps to reunite with your children when you are far away. But be persistent and do not give up!

What papers and permissions do my children need to travel and live in my home country?

Your children will need passports. They may also need letters of permission from their other parent to leave the U.S. They may also need permission from your home country to enter and live there, such as a visa. If your children are U.S. citizens, make sure they have important documents like birth certificates, U.S. passports and social security cards before they leave the U.S. These documents are proof of U.S. citizenship that may be needed later. They should also have copies of school and medical records to help them get established in your home country.

Getting a passport for U.S. citizen children

To apply for a U.S. passport for your children, you must complete a form called the DS-11 Application for a U.S. Passport. The form is available at: [http://www.travel.state.gov/passport/get/minors/minors_834.html](http://www.travel.state.gov/passport/get/minors/minors_834.html). A hard copy of the application must be submitted in person for each child and the children must be present. If you are detained, ask ICE or detention center staff to help you get a passport application. **When filling out a passport application, carefully**
read all instructions about how to show proof of your children’s U.S. citizenship, your relationship to the children and your identity. Be aware that instructions for how to apply for a passport differ depending on children’s age.

Usually both parents and the children must go in person to hand in the application. If you cannot go in person, you must complete another form called a DS-3053 Notarized Statement of Consent for Special Circumstances (available at http://www.travel.state.gov/passport/get/minors/minors_834.html), which explains why you cannot go in person. Be sure to sign Section 4A of this form in the presence of a notary.

If you are in detention, the detention center should provide access to a notary. If you have trouble, ask ICE, detention center staff or your lawyer. Explain to ICE that you need a notary to arrange the travel documents for your children. You can also contact the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained or ICE Headquarters.

To hand in the forms if you are detained either:

- The other parent and the children go in person;
- The legal caregiver (or child welfare worker if your children are in foster care) and the children go in person; or
- Someone else goes in person with the children. In this case, the person must show that she or he has notarized consent from both parents to apply for the children’s passports, or that one parent with sole legal custody has given notarized consent.

It usually takes 6-8 weeks to get a passport after the application has been handed in.

Getting a passport from another country

If your children are not U.S. citizens, you will need to contact the consulate of their birth country to find out how to apply for passports. You have the right to contact your consulate for free while you are in detention. Contact information for consulates should be available in
your housing pod. If it is not, ask ICE or detention center staff. If they do not provide it, you may call the **ICE Community and Detainee Helpline at 1-888-351-4024**, or have a relative or friend contact either the ICE Field Office in the area where you are being detained or ICE Headquarters. Your children who were born in the U.S. may also be citizens of your home country through your citizenship. In this case, they can travel with a passport from either country. You should try your best to get a U.S. passport for your children because it is definite proof of U.S. citizenship and might be useful in the future. A passport from your own country will also be very helpful if they want to go with you now or in the future. It may help them to get access to education, medical care, etc., in your home country. If you cannot get a U.S. passport, they will need a travel document from your country. Talk to your consulate to find out how to register your children or get them a passport from your home country.

**Getting your children immigration papers for your country**

It is a good idea to talk with your consulate before your children travel, to see if they need any kind of special permission to enter your home country or to live there for a long time, especially if they are U.S. citizens. Be sure that your children will be considered citizens or have another status allowing them to stay permanently and go to school, get medical care, work and fully participate in daily life.

**Are there special rules for children traveling to another country?**

**Rules for children traveling with an adult**

To protect children from kidnapping, any adult traveling out of the U.S. with children may need to show written permission (sometimes called a parental consent letter) from both parents or the court-approved legal caregiver (if there is one). If one parent is traveling with the children, she or he may need written permission from the other parent. Authorities may require these parental consent letters to be notarized. If your children’s travel is going to be arranged by child welfare or if they are going to be on an ICE flight, these documents may not be needed, but it is good to be prepared just in case. Have a relative or friend check with the airline and the consulate of the destination country to find out the specific permission and visa requirements for your children’s travel.
Rules for children traveling alone

Check with the airline to find out what its rules are for children traveling without an adult. Most airlines do not allow children aged 4 or younger to fly alone. Older children may be allowed to travel internationally on certain kinds of flights, but they may need to carry parental consent letters and other papers. If your children are going to travel to your home country alone, it is best to call the airline or ask a relative or friend to call the airline to find out these rules.

If I am deported, can I get a visa to come back to the U.S. to visit my children?

If you have an order of deportation from the immigration judge, it is unlikely that you will be able to legally return to the United States for 10 years. It may be easier to come back to the United States in the future if the judge gives you voluntary departure rather than a deportation order. Talk with an immigration lawyer or the immigration judge to see if you qualify for voluntary departure.

Also, in some very limited cases, it may be possible after leaving the U.S., to get a special waiver, visa or humanitarian parole to come back temporarily for the purpose of participating in hearings related to termination of your parental rights. An immigration lawyer can help you evaluate whether or not it would be likely that the Department of Homeland Security would give you permission to come back.

You, your immigration lawyer, a relative or friend should contact ICE Headquarters to discuss the possibility of temporarily returning to the United States under humanitarian parole. You will need to provide verifiable evidence of termination hearings and proof that the family court requires you to participate in person. You may be asked to provide a copy of your return plane ticket, agree to certain conditions, including routine reporting requirements, electronic monitoring and even detention, and agree to depart at the conclusion of the family court proceedings without seeking any immigration benefit or relief. Still, these conditions may be worth it if it means you would keep custody of your children. If you fear return to your country, speak with an immigration attorney about your right to seek relief while in the United States. Certain rights are protected under U.S. and international laws and you may be eligible even if you signed a paper saying you did not intend to apply.
There are a number of child support issues that can arise if you are detained or ordered deported, especially if your children receive public benefits after this happens. This chapter will give you some very basic information about child support. If you were paying or receiving child support before you were detained, if you are ordered to pay during the time you are detained, or if you are ordered to pay after being deported, contact the court or child support agency that manages your child support order to find out what your rights and responsibilities are. It is also a good idea to talk with a lawyer who specializes in family issues.

What is child support?

When biological parents live apart from their children, they may be ordered to pay money to their children’s primary parent or other caregiver. For example, when a child is born to parents who are not married or living together, or when a couple divorces, it is very common for the parent who does not live with the child to pay child support to the other. Also, if your children receive certain public benefits like Medicaid or food stamps while living apart from you, or are placed in government-funded foster care, you could be ordered to pay child support to the state.
Contact either the court or the child support agency that manages your child support order if you need help with a child support issue.

I was receiving child support before detention. What happens to it now?

If your children’s other biological parent was ordered to pay you child support at any time, those payments should continue even if you are detained. If your children are in the child welfare system, the family court may redirect the payment to the child welfare system. Otherwise, you can contact the child support agency to talk about the different options for sending your payments to your children’s caretaker.

I was ordered to pay child support before being detained. Do I still have to pay?

**Generally, yes.** Your child support order does not stop because you are detained. Even if you were behind on your child support payments before being detained, you still need to pay. But, you can contact either the court that ordered you to pay child support or the child support agency handling your case, to request that the payment be reduced or suspended while you are in detention and are unable to work. This request or “modification” may be made whenever there is a “substantial change in circumstances,” such as being taken into custody. Make the request for payment reduction as soon as possible because an early request will help you keep your child support debt as small as possible while you are detained. If your request is denied, you can usually appeal the denial. The court or child support agency in your state can tell you how to file an appeal, which is called a “request for review and modification.”

If you are detained, it is very important that you contact the court or child support agency that manages your child support order regularly to ensure that you are either meeting your child support responsibilities or have a plan in place to do so.
I am not ordered to pay child support so none of this applies to me, right?

Wrong. Even if you have not had to pay child support in the past, this could change if someone else is caring for your children or they are in the child welfare system.

If you receive a new child support order or notice while in detention, you have the right to tell the court or child support agency whether or not you agree to owing child support, and whether or not you think the payment amount is fair. Be sure to respond to the notice quickly. The response deadline varies from state to state, but it is often only 30 days. If you do not respond in time, the court or child support agency will assume that you agree to pay and an amount will be set. Usually you do not have the right to a free lawyer in child support matters, but be sure to ask about this anyway. In some instances, the court or state legal service organizations may be able to locate a lawyer to help you.

Even if you do not receive a child support order, you may be required to pay child support. You should contact the local child support agency where your children live to verify if an order has been made without your knowledge.

Do I still owe child support if I am deported?

Yes. The U.S. government has agreements with a number of other countries to ensure that state child support agencies can work with them to find parents and collect child support payments. Once you are working, if your job pays less than what you made when your payment amount was set, you can ask the court or child support agency to consider lowering (review and modify) the payment amount.

Each U.S. state has different agreements with countries to facilitate child support payments. If you are deported to a country that does not have an agreement with the state where your child support order is in place, you will have to make your own payment arrangements. Be sure to contact the court or child support agency as soon as possible after you are deported to ask how you should make your child support payments from outside the U.S. You may need to make your own arrangements with the child, child support agency or your children’s caregiver.
What happens if I do not make my child support payments?

If you do not make your child support payments, your debt will keep growing and the court or child support agency will try to find other ways to get the payments from you. They can take money from your bank account, paycheck and tax refund. They can put a “lien” on property you have in the U.S., such as furniture, cars, land or a house. This means that if the property is sold, they can take a portion of the profits. You can be given a jail sentence for not paying child support. It can also affect immigration relief.

A state only counts child support payments as having been made if they are made through the state. If you have made a private arrangement to make payments directly to the child’s caregiver (not through the state), be sure to notify the court or local child support agency and ask if you need to submit any paperwork as proof of payment.
There are many people who are involved in your immigration and child welfare cases. It can be difficult to figure out who all these people are, what role they play in what is happening to you, and whether or not information you give them is confidential (cannot be shared with others). Many of them can be helpful if you know what they do. This chapter will give you a brief explanation of the people you may meet while you are detained and if you have children in the child welfare system.

People who can help you

<table>
<thead>
<tr>
<th>CHILD WELFARE CASEWORKER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Who does he/she work for?</td>
</tr>
<tr>
<td>The state or local child welfare agency</td>
</tr>
<tr>
<td>Is what I say confidential?</td>
</tr>
<tr>
<td>Not always</td>
</tr>
<tr>
<td>How do I get one?</td>
</tr>
<tr>
<td>If your children are placed into the child welfare system, a child welfare caseworker will be assigned to their case.</td>
</tr>
<tr>
<td>What is the caseworker’s job?</td>
</tr>
<tr>
<td>To protect children from harm.</td>
</tr>
<tr>
<td>What can I expect the caseworker to do?</td>
</tr>
<tr>
<td>• Look for relatives who could care for your children in your absence.</td>
</tr>
<tr>
<td>• Assess the safety of your children, protect them from harm and assess their living situation where they are placed while they are out of your care.</td>
</tr>
<tr>
<td>• Notify you of your case plan, assist you in complying with the case plan and work with you to adjust the plan if needed.</td>
</tr>
<tr>
<td>• Help you reunite with your children if the family court allows reunification.</td>
</tr>
<tr>
<td>• Make another plan for the long-term safety of your children if reunification with you is not possible.</td>
</tr>
</tbody>
</table>
### LAWYERS

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>Immigration lawyer</th>
<th>Family lawyer</th>
<th>Defense lawyer</th>
</tr>
</thead>
<tbody>
<tr>
<td>You</td>
<td>You</td>
<td>You</td>
<td>You</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Is what I say confidential?</th>
<th>Yes</th>
<th>Yes</th>
<th>Yes</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>How do I get one?</th>
<th>By finding a volunteer lawyer who will work for free, or hire and pay for a one.</th>
<th>By finding a volunteer lawyer, by hiring a lawyer or, if you cannot afford one, by asking the family court to appoint one for you.</th>
<th>By hiring a lawyer or, if you cannot afford one, by asking the criminal court to appoint one for you.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>What is the lawyer’s job?</th>
<th>Your lawyer helps you understand your rights and options, works to accomplish your goals for your case and protects your legal rights.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>What can I expect the lawyer to do?</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Respond to your calls and requests for assistance and information within a reasonable amount of time.</td>
</tr>
<tr>
<td>• Be prepared for and attend every hearing.</td>
</tr>
<tr>
<td>• Talk with you before hearings to understand what you want and to help you prepare.</td>
</tr>
<tr>
<td>• Help you understand what happens during hearings and what will happen next.</td>
</tr>
<tr>
<td>• File all necessary documents and motions on time.</td>
</tr>
<tr>
<td>• Be available to attend non-court meetings on your behalf.</td>
</tr>
<tr>
<td>• Represent you and advocate for your position in court and other meetings.</td>
</tr>
<tr>
<td>• Explain clearly all your options and the advantages or disadvantages of each one.</td>
</tr>
</tbody>
</table>
## CONSULATE STAFF

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>The government of your country.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No. Check with your immigration lawyer before getting help from your <strong>consulate</strong>, especially if you are applying for asylum or trying to stay in the U.S. because of problems with your government.</td>
</tr>
<tr>
<td>How do I contact my consulate?</td>
<td>In detention you have the right to call your consulate for free. Contact information for consulates should be available in your housing pod.</td>
</tr>
<tr>
<td>What is the consulate’s job?</td>
<td>To assist citizens of their country living temporarily or long term in the U.S. and to help protect their rights.</td>
</tr>
</tbody>
</table>
| How can the consulate help me? | • Issue official documents like identification cards and passports.  
• Help to obtain other documents like birth or marriage certificates.  
• Register U.S. born children of its citizens.  
• Mediate with local authorities in some legal matters.  
• Help its citizens return to the home country.  
• Help identify a social services agency in the home country that can help with case plan compliance, home studies, etc.  
• May be able to help with logistics of children’s travel to the parent’s home country. |

## CHILD’S LAWYER OR LAW GUARDIAN

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>Your child or children.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>The family court may appoint a lawyer or law guardian for your children to help in obtaining a <strong>custody</strong> decision that is in your children’s best interest. Not all courts appoint lawyers for children.</td>
</tr>
</tbody>
</table>
| What is the children’s lawyer’s job? | • To protect your children’s rights and their best interest.  
• To work for what the children want (when the children are old enough and mature enough to state their opinion). |
| What can I expect the children’s lawyer to do? | This lawyer works for your children in nearly the same way that your lawyer works for you. If your children are young, they may represent their best interest. |
## GUARDIAN AD LITEM

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>Your child or children.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>The family court may appoint a guardian ad litem for your children. Not all courts appoint guardians ad litem for children.</td>
</tr>
<tr>
<td>What is the guardian ad litem’s job?</td>
<td>To work for what she or he thinks is in the children’s best interest. This may not be the same as what your children want. Most but not all guardians ad litem are lawyers.</td>
</tr>
</tbody>
</table>
| What can I expect the guardian ad litem to do? | • Meet with the children.  
• Talk with others involved in the case.  
• Make recommendations to the judge about what should happen with your children’s placement, services and visitation. |

## COURT-APPOINTED SPECIAL ADVOCATE (CASA)

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>Your child or children.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>The judge may assign a CASA volunteer to your children. Not all courts use CASA volunteers.</td>
</tr>
<tr>
<td>What is the CASA’s job?</td>
<td>The CASA looks into the children's situation and reports to the court what she or he thinks is the children's best interest. CASAs are specially trained volunteers from the community. They are not usually lawyers.</td>
</tr>
</tbody>
</table>
| What can I expect the CASA to do? | • Have frequent contact with your children and get to know them well.  
• Talk to others involved in the case, including parents, to learn about the children's life and needs.  
• Make recommendations to the court about what should happen in the case to serve your children's best interests. |
# FAMILY COURT JUDGE

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>The court.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No. There is a record and transcript of everything you say in court.</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>The court assigns a judge to your case.</td>
</tr>
<tr>
<td>What is the family court judge's job?</td>
<td>To be in charge of hearings and make decisions about cases based on information from parents and their lawyers, caseworkers, children’s lawyers, guardians ad litem, CASAs and review boards.</td>
</tr>
</tbody>
</table>
| What can I expect the family court judge to do? | • Make decisions that are in the best interest of your children concerning their placement, services and visitation.  
• Be objective and neutral (not biased for or against anyone involved in the case).  
• Decide where your children will live temporarily during the case.  
• Decide the plan for your case so you can keep a relationship with your children and possibly regain custody.  
• Decide where your children can permanently live and whether or not you can keep your rights as their parent. |

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# DEPORTATION OFFICER (SOMETIMES CALLED A CASE OFFICER OR JUST ICE)

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>U.S. Immigration and Customs Enforcement (ICE).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No.</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>You are assigned a Deportation Officer at the detention center.</td>
</tr>
<tr>
<td>What is the Deportation Officer's job?</td>
<td>To work with and support the U.S. law enforcement system to find, arrest and deport non-U.S. citizens who are undocumented, or who have broken immigration or criminal laws.</td>
</tr>
</tbody>
</table>
| What can I expect the Deportation Officer to do? | • Consider requests from parents to be released from detention in order to care for their children.  
• Consider requests for parents to attend family court hearings in person or participate by phone.  
• Consider coordinating travel plans with child welfare services and consulates so that your children can travel with you if you are deported. |
## GUARD OR DETENTION CENTER STAFF

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>The detention center.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>You will interact with different guards and other detention center staff in the housing pods and other areas of the detention center.</td>
</tr>
<tr>
<td>What is the guard’s job?</td>
<td>To keep day-to-day things running smoothly in the detention center and solve problems that may arise.</td>
</tr>
</tbody>
</table>
| What can I expect the guard to do? | • Help to resolve daily issues before they become big problems.  
• Respond to problems, incidents and grievances.  
• Make sure that services and programs happen on time and are done properly. |

## CHAPLAIN

<table>
<thead>
<tr>
<th>Who does he/she work for?</th>
<th>In some places he or she works for the detention center, in other places he or she works for an outside agency like Church World Service or Jesuit Refugee Service.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is what I say confidential?</td>
<td>No</td>
</tr>
<tr>
<td>How do I get one?</td>
<td>You can talk to any chaplain at your detention center.</td>
</tr>
<tr>
<td>What is the chaplain’s job?</td>
<td>To be a pastoral counselor and problem solver and provide religious activities that include opportunities for worship, prayer, scripture services and fellowship to people of all faiths.</td>
</tr>
</tbody>
</table>
| What can I expect the chaplain to do? | • Provide spiritual and personal counseling.  
• Help solve crisis situations involving detainees, staff or their families.  
• Help solve daily issues and get special needs addressed, for example arranging for a special religious diet.  
• Advocate for your religious rights.  
• Provide religious services and meetings.  
• Teach staff to understand and respect cultural, social and religious differences. |
If you have been unable to resolve an issue by working with ICE employees or detention center staff, you can contact the ICE Community and Detainee Helpline. The Community and Detainee Helpline is toll-free and is available at 1-888-351-4024. Trained operators are available from 8:00 am to 5:00 pm, Eastern Time, Monday through Friday, for individuals in the community and for those currently in ICE detention. Community and Detainee Helpline information posters (English and Spanish) are posted in detention facility housing pods. Language assistance is also available.

You may call to:
- obtain basic immigration case information;
- report an incident of sexual or physical assault or abuse;
- report serious or unresolved problems at your facility;
- report that you are a victim of human trafficking; or
- let ICE know that your immigration detention separated you from your minor child who is dependent on you.

You, a relative or friend, can also bring a problem or concern to the attention of the ICE Field Office that has jurisdiction over the facility where you are held, or to ICE Headquarters in Washington, D.C. ICE is committed to a transparent process and to resolving your concerns as promptly as possible. For this reason, concerns or questions regarding ICE practices, policies and/or programs should first be directed to the appropriate local Field Office. If the issue is not resolved after contacting the Field Office, you, a relative or friend should contact ICE Headquarters.
The names, responsibilities and contact information for the ICE Field Office and Headquarters departments responsible for responding to parental rights and other detainee concerns may change from time to time. For the latest information on how to contact the ICE Field Office and Headquarters staff responsible for community inquiries and parental rights, have your lawyer, a relative or friend go to http://www.ice.gov/about/offices/enforcement-removal-operations. Interactive maps on the drop down menus provide contact information for the appropriate staff person in each Field Office, and instructions for raising problems and concerns with Headquarters.

When contacting ICE, be sure to tell them it is a “Parental Interests Inquiry,” or write this in the subject line of your email.


It is a good idea to keep a written record of all the things you do to resolve an issue by working with ICE employees at your detention center and detention center staff. Be sure your written record includes dates, a description of your request and the response you received. That way, you can show the Field Office and ICE Headquarters that you tried to solve the problem and have not been successful. When contacting the Community and Detainee Helpline, provide the operator with a detailed description of all your efforts to resolve your concern.

If you are detained in an immigration detention center, you have a right to report complaints and criminal activity. You can also have your lawyer, a relative or friend make the report for you. The following offices are responsible for investigating and responding to allegations of misconduct:
Office for Civil Rights and Civil Liberties
To report complaints alleging discrimination based on race, ethnicity, national origin, religion, gender or disability; violation of rights while in immigration detention or as a subject of immigration enforcement; or other civil rights, civil liberties or human rights violation related to a U.S. Department of Homeland Security (DHS) program or activity, contact the DHS Office for Civil Rights and Civil Liberties.
Tel: 202-401-1474 or 866-644-8360
Email: CRCLCompliance@hq.dhs.gov
Mail: DHS Office for Civil Rights and Civil Liberties
Compliance Branch
245 Murray Lane, SW
Building 410, Mail Stop #0190
Washington, D.C. 20528

Joint Intake Center
Complaints involving ICE may be sent to the Joint Intake Center (JIC). Allegations of misconduct received by the JIC are screened by the Office of Inspector General and, when warranted, are returned to the JIC for appropriate action by the ICE Office of Professional Responsibility or the U.S. Customs and Border Protection Office of Internal Affairs.
Tel: 877-2INTAKE (877-246-8253)
Fax: 202-344-3390
Email: Joint.Intake@dhs.gov
Mail: Department of Homeland Security
Joint Intake Center
P.O. Box 14475
1200 Pennsylvania Avenue, NW
Washington, D.C. 20004

Office of Inspector General
To report criminal and noncriminal misconduct by DHS employees and contractors, as well as theft or misuse of DHS funds, property or programs, contact the Office of Inspector General.
Tel: 800-323-8603
Fax: 202-254-4292
Email: DHOIGHotline@hq.dhs.gov
Mail: Attn: Office of Investigations – Hotline
Department of Homeland Security
Office of Inspector General/Mail Stop 2600
245 Murray Lane, SW, Building 410
Washington, D.C. 20528

ICE Privacy Office
To report complaints regarding privacy concerns, contact the ICE Privacy Office.
Tel: 202-732-3300
Email: ICEPrivacy@ice.dhs.gov
Mail: Privacy Office
U.S. Immigration and Customs Enforcement
500 12th Street, SW, Mail Stop 5004
Washington, D.C. 20536-5004
Sample Contact Log

It is a good idea to keep clear and complete records of any contact you have with people outside the detention center with regards to your child welfare case (including your children). Below is a sample of the information you should keep for each type of contact.

**PHONE CALL LOG**

<table>
<thead>
<tr>
<th>Date/Time</th>
<th>Length of call</th>
<th>Person called/ phone number</th>
<th>Voicemail</th>
<th>Summary of conversation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Yes/No</td>
</tr>
</tbody>
</table>

**VISIT LOG**

<table>
<thead>
<tr>
<th>Date/Time</th>
<th>Length of visit</th>
<th>Visitor(s) name(s)</th>
<th>What happened during the visit, what was discussed, what was decided</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**SENT LETTERS LOG**

<table>
<thead>
<tr>
<th>Date Sent</th>
<th>Letter sent to who?</th>
<th>What was in the letter? Why did you send the letter?</th>
<th>Did you keep a copy?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Yes/No</td>
</tr>
</tbody>
</table>

**CASE PLAN CLASS AND ACTIVITY LOG**

<table>
<thead>
<tr>
<th>Date/Time</th>
<th>Name of Class or Activity</th>
<th>Description of Class or Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
If you believe that your children are being abused or neglected, or that they have been abandoned by the person who is caring for them, you can make a report to the child abuse hotline in the state where they live. Contact information for the state hotlines is below. You can also call Childhelp U.S.A. and ask them to connect you to the child abuse hotline in the state where your children are living.

Childhelp U.S.A
National Child Abuse Hotline
1-800-4-A-CHILD
24-hours a Day

State-by-State Listings

**Alabama**
Department of Human Resources:
1-334-242-9500

**Alaska**
24-hour hotline: 1-800-478-4444

**Arizona**
Phoenix hotline: 1-800-541-5781

**Arkansas**
Department of Human Services:
1-800-482-5964

**California**
Department of Social Services
Office of Child Protective Services:
1-916-445-2771

**Colorado**
No central statewide number; each county has its own number. Call the National Child Abuse hotline for assistance contacting the county you need: 1-800-4-A-CHILD (1-800-422-4453)

**Connecticut**
Reporting 24-hour: 1-800-842-2599

**Delaware**
Reporting 24-hour in-state: 1-800-292-9582

**District of Columbia**

**Florida**
Abuse Registry: 1-800-962-2873

**Georgia**
Department of Human Resources
Child Protective and Placement Services Unit: 1-404-657-3408

**Hawaii**
Department of Human Services
24-hour hotline: 1-808-832-5300

**Idaho**
For information and referral to regional office: 1-208-334-0808

**Illinois**
In-state parents under stress and reporting 24-hour: 1-800-252-2873

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**Note:** Childhelp U.S.A. can connect you to the main phone number for the child welfare agency in the area where your children are living, but cannot connect you directly to their caseworker.
APPENDIX C: Child Abuse Hotlines

Indiana
Reporting: 1-800-562-2407

Iowa
In-state hotline: 1-800-362-2178

Kansas
Reporting 24-hour hotline: 1-800-922-5330

Kentucky
Local Department for Social Services
or statewide hotline: 1-800-752-6200

Louisiana
24-hour hotline: 1-504-925-4571

Maine
Reporting 24-hour: 1-800-452-1999

Maryland
No central statewide number; each
county has its own number. Call
the National Child Abuse hotline for
assistance contacting the county you
need: 1-800-4-A-CHILD.

Massachusetts
24-hour hotline: 1-800-792-5200

Michigan
24-hour hotline: 1-800-942-4357

Minnesota
No central statewide number; each
county has its own number. Call
the National Child Abuse hotline for
assistance contacting the county you
need: 1-800-4-A-CHILD.

Mississippi
24-hour hotline: 1-800-222-8000

Missouri
Reporting: 1-800-392-3738

Montana
24-hour hotline: 1-800-332-6100

Nebraska
Reporting 24-hour: 1-800-471-5128

Nevada
24-hour hotline: 1-800-992-5757

New Hampshire
In-state hotline: 1-800-894-5533

New Jersey
24-hour hotline: 1-800-792-8610

New Mexico
24-hour hotline: 1-800-432-2075

New York
Reporting 24-hour: 1-800-342-3720

North Dakota
Reporting: County Social Services or:
1-701-328-4806

North Carolina
24-hour hotline: 1-800-662-7030

Ohio
Department of Human Services Child
Protective: 1-614-466-0995

Oklahoma
24-hour hotline: 1-800-522-3511

Oregon
Department of Human Resources
Children’s Services Division:
1-503-945-5651

Pennsylvania
24-hour hotline in-state:
1-800-932-0313

Puerto Rico
24-hour hotline: 1-800-981-8333

Rhode Island
24-hour hotline: 1-800-742-4453

South Carolina
Department of Social Services
Division of Child Protective and
Preventive Services: 1-803-734-5670

South Dakota
Child Protective Services:
1-605-773-3227

Tennessee
Department of Human Services Child
Protective Services: 1-615-313-4746

Texas
24-hour hotline: 1-800-252-5400

Utah
24-hour hotline: 1-800-678-9399

Vermont
Department of Social and
Rehabilitation Services:
1-802-241-2131

Virginia
24-hour in-state hotline:
1-800-552-7096

Washington
24-hour hotline: 1-800-562-5624

West Virginia
24-hour hotline: 1-800-352-6513

Wisconsin
Department of Health and Social
Services: 1-608-266-3036

Wyoming
In-State Reporting:
1-307-777-7922
Note: If you want to ask the family court to give you a lawyer, you should try to get a copy of the Request for Appointed Counsel form that is used in the state where your children are living. (Ask your immigration lawyer, a relative or friend to help you get this form.) However, if you cannot get the correct form, you can write a letter to the family court, using the sample below:

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**Sample Request for Appointed Counsel in Family Court**

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**Note:**

If you want to ask the family court to give you a lawyer, you should try to get a copy of the *Request for Appointed Counsel* form that is used in the state where your children are living. (Ask your immigration lawyer, a relative or friend to help you get this form.) However, if you cannot get the correct form, you can write a letter to the family court, using the sample below:

---

**Sample Request for Appointed Counsel**

I, ____________________________, respondent or parent in the above referenced case, request that the Court appoint counsel to represent me for the following reasons:

I am the parent of ____________________________, date of birth ____________,

of ____________________________, date of birth ____________,

of ____________________________, date of birth ____________,

and of ____________________________, date of birth ____________,

about whom there is a pending family court action.

Check one of the following:

- I am indigent and have no means to pay for an attorney to represent me in this matter.
- I am currently in immigration detention, and have no immediate source of income with which I could make an agreement to pay an attorney.

OR

My total annual income is $ ____________________________

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Date: ____________________________  ____________________________  ____________________________

Signature  Printed Name

Parent’s Address: ____________________________________________

_________________________________________________________

I hereby certify that a copy of the foregoing was mailed by U.S. mail to the other party at the address listed below on this ____________ day of ____________, 20__.
State-specific Handbooks and Forms for Parents with Child Welfare Cases

Be sure to consult the handbook for the state where your children are living. If the link does not work, try the State Supreme Court website (look in the publications sections for information on child welfare/juvenile trial courts). You can also check out this website for another state-by-state listing:

http://www.hunter.cuny.edu/socwork/nrcfcpp/info_services/handbooks-for-birth-parents.html

Alabama
None available

Alaska
Protective Custody Handbook
http://hss.state.ak.us/ocs/Publications/default.htm

Arizona
How to Protect Your Parental Rights from Detention (English, Spanish)
http://www.firrp.org/resources/prose/

Dependency Handbook for Parents & Guardians
http://www.azcourts.gov/improve/Resources.aspx

Arkansas
Fact Sheet—Abuse & Neglect Overview
http://www.arlegalservices.org/node/38

California
Self Help Guide to Dependency Court; Dependency Flow Chart
http://www.courts.ca.gov/8041.htm

Incarcerated Parents Manual (English, Spanish)
http://www.prisonerswithchildren.org/publications/

Colorado
Dependency & Neglect, Handbook for CO Children Not Living at Home; & Child Support
http://www.courts.state.co.us/Courts/Education/Brochures.cfm

Parenting from Prison (click Publications)
http://www.ccjrc.org/index.shtml

Connecticut
Parent’s Right to Know

Delaware
Parent Handbook (English, Creole, Spanish, French)
http://kids.delaware.gov/fs/fs_cai.shtml

District of Columbia
When Child Welfare Investigates Your Family; When Child Welfare Must Take Your Child from Home
http://cfsa.dc.gov/DC/CFSA/For+Families/CFSA+and+You

Florida
A Parent’s Guide to Juvenile Dependency Court
http://www.flcourts.org/gen_public/family/publications.shtml

Florida Manual for Incarcerated Parents
http://www.f2f.ca.gov/res-YouthParents.htm

Georgia
Fact Sheets on CPS, foster care, and child support
http://dfcs.dhs.georgia.gov/fact-sheets

Termination of Parents’ Rights (English, Spanish)
http://wrc.ms/1e1JOBu

Hawaii
Guide to Child Welfare
http://hawaii.gov/dhs/protection/social_services/child_welfare/guide_to_cws
Idaho
Brochures and Information about Family Court Services (online)
http://www.isc.idaho.gov/family-court/fc-home

Illinois
What You Need to Know About a Child Abuse or Neglect Investigation Brochure
http://www.state.il.us/dcf/child/index.shtml#hotline (general information)
http://www.state.il.us/DCFS/docs/whatcani.pdf (English pdf)
http://www.state.il.us/DCFS/docs/cfs1050-54s.pdf (Spanish pdf)

Substitute Care for Your Child
http://www.state.il.us/dcf/library/com_communications_sumlicen_subchild.shtml

Indiana
In the Child’s Best Interest (English, Spanish)
http://www.iarcca.org/referencelibrary/Sites/Site1/12/32.pdf

Iowa
Handbook on Juvenile Court for Parents
http://wrc.ms/1eRDsWv

Kansas
What You Need to Know About Investigations of Child Abuse or Neglect

Child Support Handbook

Kentucky
Kids in Court (Resource for Children—an explanation of the child welfare system)
http://courts.ky.gov/resources/publicationsresources/Publications/KidsinCourt.pdf

Louisiana
Orleans Parish Juvenile Court, Child Protection Division (web page)
http://www.opjc.com/protection.php

Maine

Maryland
Juvenile Court in Maryland
http://www.courts.state.md.us/county.pdf
http://www.dhr.maryland.gov/county.php (Local Departments of Social Services)
http://www.peoples-law.info/node/267 (General information)

Juvenile Court

Massachusetts
A Family’s Guide to Protective Services for Children (English, Haitian, Creole, Khmer, Portuguese, Russian, Spanish)
http://wrc.ms/LNh3Tf

Michigan
A Parent’s Guide to Working with Children’s Protective Services (English, Spanish)
http://michigan.gov/dhs/0,4562,7-124-5452_7119_25045--,00.html

Children, Child Support & Parental Rights
http://www.michbar.org/programs/criminalissues.cfm

Minnesota
Families’ Guide to Child Protection (English, Hmong, Spanish, Somali)
http://wrc.ms/1e1JZN7

Child Protection Fact Sheet (English, Spanish); What is a Guardian ad Litem ) (English, Spanish)
http://wrc.ms/MYXh89
APPENDIX E: State-specific Handbooks and Forms for Parents with Child Welfare Cases

**Mississippi**
General information and Videos
http://courts.ms.gov/trialcourts/youthcourt/youthcourt_ycvideos.html

**Missouri**
Brochure on Your Rights
http://wrc.ms/1fZfRVR

Other Topical Guides (Child Support, Guardianship, Etc)
http://www.mobar.org/publicinformation/

**Montana**
What Happens Next? A Guide to the Child and Family Services Division
http://www.dphhs.mt.gov/publications/index.shtml#childabuseneglect

**Nebraska**
Guide for Parents
http://www.ccfl.unl.edu/publications/

**Nevada**
Parents Guide to Child Protective Services (English, Spanish)
http://www.dcfs.state.nv.us/DCFS_ChildProtectiveSvcs.htm

**New Hampshire**
The NH Department of Health & Human Services website.
http://www.dhhs.nh.gov/dcyf/cps/respondent.htm

**New Jersey**
Division of Child Protection & Permanency (formerly DYFS)’s Parents Handbook; A Guide For Parents When Your Child is in Foster Care (English, Spanish)
http://www.nj.gov/dcf/families/dcpp/

Child Abuse and Neglect: A guide for parents involved in DYFS child abuse or neglect cases

**New Mexico**
A Handbook for Parents and Guardians in Child Abuse and Neglect Cases
http://www.hunter.cuny.edu/socwork/nrcfcpp/info_services/handbooks-for-birth-parents.html

**New York**
A Guide to NewYork’s Child Protective Services System
http://assembly.state.ny.us/comm/Children/20011016/htmldoc.html

Parent Handbook: A guide for parents with children in foster care (NYC)

http://cwop.org/resources/how-the-system-really-works/the-survival-guide-to-the-nyc-child-welfare-system/

Abuse and Neglect Cases in New York State
http://www.inmotiononline.org/content/view/22/22/lang,en/

**North Dakota**
What Happens Next? A guide to the North Dakota Child Protective Services
http://www.nd.gov/dhs/services/childfamily/cps/

**North Carolina**
Child Protection Hearings; A Handbook for Parents, Guardians, Custodians and Children (English, Spanish)
http://www.nccourts.org/Citizens/CPrograms/Improvement/Handbooks.asp

**Ohio**
Child Abuse and Neglect Manual—Community
http://www.odjfs.state.oh.us/forms/ordercom.asp

**Oklahoma**
The Oklahoma Handbook for Parents and Guardians in Child Abuse and Neglect Cases
http://www.oscn.net/Sites/CourtImprovement/default.aspx

**Oregon**
What You Can Do About Child Abuse (English, Spanish, Vietnamese, Russian, Chinese)
APPENDIX E: State-specific Handbooks and Forms for Parents with Child Welfare Cases

Pennsylvania
Understanding Child Abuse and Neglect in Pennsylvania

A Parent’s Handbook (English, Spanish)

Rhode Island
Child Advocate Handbook, excerpts available at

(Call (401) 222-6650 or fax (401) 222-6652 for a complete copy)

South Carolina
Child Abuse & Neglect Handbook (English, Spanish) and other brochures
http://scjustice.org/brochures-and-manuals/family-law/

South Dakota
Child Protection Services Booklet; What I Should Know About Foster Care (English, Spanish)
http://dss.sd.gov/formspubs/ (Look under “Child Protection Services” header)

Tennessee
Child Dependency & Neglect Handbook for Parents & Guardians

Client Rights Handbook (scroll down to Children’s Services Guides)
http://www.tn.gov/youth

Texas
A Handbook for Parents and Guardians in Child Protection Cases (See the row for Child Abuse Neglect Committee in the table; English, Spanish)
http://www.texasbar.com/Content/NavigationMenu/ForLawyers/Committees/

While Your Child Is In Our Care: A Handbook for Parents
http://www.dfps.state.tx.us/Child_Protection/About_Child_Protective_Services/while_your_child.asp

Incarcerated Parents & Child Support (English, Spanish)
https://www.oag.state.tx.us/cs/publications_cs.shtml

Utah
Child’s Journey Through the Child Welfare System; Time Requirements for Dependency, Abuse, and Neglect Cases
http://www.utcourts.gov/courts/juv/#Welfare

Vermont
Parent’s Guide to Investigations & Assessments; Your Child is in DCF Custody: What You Need To Know
http://dfc.vermont.gov/fsd/ (General website)
http://dfc.vermont.gov/fsd/resources/parents (Links to guides)

Virginia
A Handbook for Parents and Guardians in Child Dependency Cases
http://www.courts.state.va.us/courtadmin/aoc/cip/resources/CPS—A Guide to Investigative Procedures (English, Spanish, Chinese);
CPS—A Guide to Family Assessment (English, Spanish, Chinese, Vietnamese);
CPS—Appeals and Fair Hearings (English, Spanish, Chinese, Vietnamese)
http://www.dss.virginia.gov/family/cps/index2.cgi (drop down the CPS Publications menu)

Washington
Child Support Guide: For Parent’s With Children in Foster Care, Parent’s Guide to Child Protective Services (English and 21 other languages), and Child Support guides
http://www.dshs.wa.gov/publications/library.shtml

West Virginia
Father’s Guide to Child Protective Services Cases (general resource, not WV specific)
http://www.wvdhhr.org/bcf/children_adult/cps/

Wisconsin
Parent Guide to the Juvenile Court CHIPS Process

Wyoming
Handbook for Parents, Guardians, and Custodians on Child Abuse and Neglect Proceedings
http://www.courts.state.wy.us/CJP.aspx
ICE Field Offices

See http://www.ice.gov/contact/ero/index.htm

Atlanta Field Office
Area of Responsibility:
Georgia, North Carolina, South Carolina
180 Spring Street SW, Suite 522
Atlanta, GA 30303
Tel: (404) 893-1210

Baltimore Field Office
Area of Responsibility:
Maryland
31 Hopkins Plaza, 7th Floor
Baltimore, MD 21201
Tel: (410) 637-4000

Boston Field Office
Area of Responsibility:
Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont
10 New England Executive Park
Burlington, MA 01803
Tel: (781) 359-7500

Buffalo Field Office
Area of Responsibility:
Upstate New York
130 Delaware Avenue
Buffalo, NY 14202
Tel: (716) 843-7600

Chicago Field Office
Area of Responsibility:
Illinois, Indiana, Wisconsin, Missouri, Kentucky, Kansas
101 West Congress Parkway, 4th Floor
Chicago, IL 60605
Tel: (312) 347-2400

Dallas Field Office
Area of Responsibility:
North Texas, Oklahoma
8101 N. Stemmons Freeway
Dallas, TX 75247
Tel: (214) 424-7800

Denver Field Office
Area of Responsibility:
Colorado, Wyoming
12445 E. Caley Avenue
Centennial, CO 80111
Tel: (720) 873-2899

Detroit Field Office
Area of Responsibility:
Michigan, Ohio
333 Mt. Elliott St.
Detroit, MI 48207
Tel: (313) 568-6049

El Paso Field Office
Area of Responsibility:
West Texas, New Mexico
1545 Hawkins Blvd
El Paso, TX 79925
Tel: (915) 225-0885

Houston Field Office
Area of Responsibility:
Southeast Texas
126 Northpoint Drive
Houston, TX 77060
Tel: (281) 774-4816

Los Angeles Field Office
Area of Responsibility:
Los Angeles Metropolitan Area (Counties of Los Angeles, Orange, Riverside, San Bernardino), and Central Coast (Counties of Ventura, Santa Barbara and San Luis Obispo)
300 North Los Angeles St., Room 7631A
Los Angeles, CA 90012
Tel: (213) 830-7911

Miami Field Office
Area of Responsibility:
Florida, Puerto Rico, U.S. Virgin Islands
865 SW 78th Avenue, Suite 101
Plantation, FL 33324
Tel: (954) 236-4900

Newark Field Office
Area of Responsibility:
New Jersey
614 Frelinghuysen Ave., 3rd Floor
Newark, NJ 07112
Tel: (973) 645-3666

New Orleans Field Office
Area of Responsibility:
Alabama, Arkansas, Louisiana, Mississippi, Tennessee
1250 Poydras Suite 325
New Orleans, LA 70113
Tel: (504) 599-7800
New York Field Office
Area of Responsibility:
The five boroughs (counties of NYC) and the following counties: Duchess, Nassau, Putnam, Suffolk, Sullivan, Orange, Rockland, Ulster and Westchester
26 Federal Plaza
9th Floor, Suite 9-110
New York, NY 10278
Tel: (212) 264-4213

Philadelphia Field Office
Area of Responsibility:
Delaware, Pennsylvania, West Virginia
1600 Callowhill St., 6th Floor
Philadelphia, PA 19130
Tel: (215) 656-7164

Phoenix Field Office
Area of Responsibility:
Arizona
2020 N. Central Avenue, Suite 200
Phoenix, AZ 85004
Tel: (602) 766-7030

Salt Lake City Field Office
Area of Responsibility:
Utah, Idaho, Montana, Nevada
2975 Decker Lake Drive, Suite 100
W. Valley City, UT 84119-6096
Tel: (801) 886-7400

San Antonio Field Office
Area of Responsibility:
Central South Texas
1777 NE Loop 410, Suite 1500
San Antonio, TX 78217
Tel: (210) 283-4750

San Diego Field Office
Area of Responsibility:
San Diego and Imperial County
880 Front Street, Suite 2232
San Diego, CA 92101
Tel: (619) 557-6343

San Francisco Field Office
Area of Responsibility:
Northern California, Hawaii, Guam
630 Sansome Street, Room 590
San Francisco, CA 94111
Tel: (415) 844-5512

Seattle Field Office
Area of Responsibility:
Alaska, Oregon, Washington
12500 Tukwila International Blvd.
Seattle, WA 98168
Tel: (206) 835-0650

Washington Field Office
Area of Responsibility:
District of Columbia and Virginia
2675 Prosperity Avenue, 3rd Floor
Fairfax, VA 20598-5216
Tel: (703) 285-6301

Saint Paul Field Office
Area of Responsibility:
Iowa, Minnesota, Nebraska, North Dakota, South Dakota
2901 Metro Dr., Suite 100
Bloomington, MN 55425
Tel: (952) 853-2550
Child Welfare Agencies in Mexico and Central America

**El Salvador**
Instituto Salvadoreño para el Desarrollo Integral de la Niñez y la Adolescencia (ISNA)
Col. Costa Rica, Avenida Irazú y Final Calle Santa Marta, No. 2, San Salvador
Apartado Postal 2690
República de El Salvador, C. A.
Tel: (503) 2213-4700
Web site: http://www.isna.gob.sv
Email: webmaster@isna.gob.sv

Procuraduría General de la República
Novena Calle Poniente y Trece Avenida Norte, Torre PGR Centro de Gobierno
San Salvador, San Salvador
Teléfono de Recepción en Sede Central (503) 2231-9484
Web site: http://www.pgr.gob.sv/CFM.html
Email: sugerenciasparalamejora@pgr.gob.sv

**Guatemala**
Procuraduría General de la Nación (PGN)
Procuraduría de la Niñez y la Adolescencia
15 Avenida 9-69 Zona 13
Primer Nivel
Código Postal 01013
Tel: (502) 2414-8787 ext. 2010, 2011 and 2012
Fax: (502) 2248-3200 ext. 2009
Web site: http://www.pgn.gob.gt/procuraduria_de_la_ninez.html

**Honduras**
Instituto Hondureño de la Niñez y la Familia (IHNFA)
Tegucigalpa, Col. Humuya, Calle La Salud frente a semaforo El Prado, media cuadra abajo de Gasolinera Shell
Apartado Postal 3234
Tels: (504) 2235-7754, (504) 2235-7755, (504) 2235-7756
Fax: (504) 2235-3598
Web site: http://www.ihnfa.hn
Email: nuevoihnfa@reytelhn.com

**México**
Sistema Nacional para el Desarrollo Integral de la Familia (DIF)
Emiliano Zapata No. 340
Col. Sta. Cruz Atoyac
C.P. 03310
México D.F.
Tel: (52) 55-3003-2200
Web site: http://dif.sip.gob.mx/

**Nicaragua**
Ministerio de la Familia Adolescencia y Niñez
De donde fue ENEL Central 100 mts al Sur
Tels: (505) 2278-1620, (505) 2278-1842
Web site: http://www.mifamilia.gob.ni
Migrant Assistance Agencies in Mexico and Central America

El Salvador
San Salvador
Homies Unidos
Condominios Residenciales Villas de Normandía
Edificio A, Apto 5A 47 Avenida Norte y la Calle Pte
San Salvador, El Salvador

Cell: (503) 7398-2961
Tel: (503) 2219-3659
http://www.destinyschildren.org/

Guatemala
Guatemala City
Casa del Migrante
15 Ave. 1-94 “A” Zona 1
Guatemala, Guatemala

Tel: (502) 2230 2781
Email: camcs@itelgua.com

Tecún Umán
Casa del Migrante
0 Av. “C” del Migrante, 0-22
Col. Olguita de León
Tecun-uman. 12017- San. Marcos (Guatemala)

Tel: (502) 7776-8416
Fax: (502) 7776- 8417
Email: migrantetecun@yahoo.com.mx

Honduras
Tegucigalpa
Centro de Atención al Migrante
C.A.M.R.
Barrio Buenos Aires, Calle Principal, frente a Cooperativa CoacehI
Tegucigalpa

Tel: (504) 237-3282 / 1139
Email: fonamih@fonamih.org
Tel: (504) 2234-8240
www.coneanfo.org
Email: camteg2000@yahoo.com

San Pedro Sula
Centro de Atención al Migrante
C.A.M.R.
San Pedro Sula

Tel: (504) 2668-7922

Comité de Migrantes y Familiares de San Pedro Sula
Tel: (504) 553-4591 / 552-9663
www.coneanfo.org
Email: comunicacion@coneanfo.org

México
Ciudad de México
El Instituto para las Mujeres en la Migración (IMUMI)
Tamaulipas 66
Col. Condesa
Ciudad de México D.F. 06140 México

Tel: (52 55) 5211 4153
Email: contacto@imumi.org

Mexicali
Albergue Juvenil del Desierto (women and children)
Carpinteros #1515
Col. Industrial
Mexicali, México

Tel: (52) (686) 554-5364
Facebook: albergue monika

Albergue Mana (for men)
Ave. Jesus Garcia, esquina con Calle J
Colonia Nacozari
Mexicali, México

Tel: (52) (686) 556-0271
Email: alberguemana@hotmail.com

Tijuana
Casa de la Madre Assunta (women, children)
Calle Galileo 2305, Col. Postal
Tijuana, B.C., México

Tel: (52) (664) 683-0575 22350
Email: adecontini@hotmail.com
APPENDIX H: Migrant Assistance Agencies in Mexico and Central America

Casa del Migrante (men)
Calle Galileo 239 Col. Postal
Tijuana, B.C., Mexico 22350
Tels: (664) 382-7685 y (664) 682-5180
Fax (664) 682-6358

Ejercito de Salvacion (men)
Calle Aquiles Serdán No. 11585
Colonia Libertad, Parte Baja,
C. P. 22300
Apartado Postal 5-G
Teléfono y Fax: (664) 683-2694
22300 Tijuana, B.C., México
http://ejercitodesalvacionmx.org/

Tapachula
Casa del Migrante
Av. Hidalgo s/n
Col. San Antonio Cahoacán
Apartado Postal #87
C.P. 29700 TAPACHULA, Chis.
Tel: (962) 625-4812
Fax (962) 626-7770
rigoni2000@yahoo.com

Nogales
Casa de la Misericordia
Calle los Tigres 160
Colonia Bella vista
Nogales Sonora, Nogales
Tel: (52) 631-313-1740

Nuevo Laredo
Casa del Migrante Nazareth, A.C.
Madero #350
Col. Viveros
Nuevo Laredo, Tamaulipas.
Tel: (52) (867) 714-5611
casamigrantenl@yahoo.com

Agua Prieta
Attn: Padre Cayetano
c/o La Sagrada Familia
Calle 6 y Anahuac
Agua Prieta, Sonora, Mexico
Tel: (52) (633) 338-0530
See next page for a sample copy of a U.S. passport application.

[Note: This copy is not for official use]

You can find form DS-11 at


The instructions for applying for a U.S. passport are different depending on the children’s age.

Be sure to read the instructions carefully.

Applications for U.S. passports must be submitted in person and the child applying must be present.

Note: If you are applying for a U.S. passport for your children from your home country, do not follow the instructions on the application form. The process for submitting U.S. passport applications overseas differs from country to country. Contact the U.S. embassy or consulate where you are living and ask about the process for applying for a U.S. passport.
APPLICATION FOR A U.S. PASSPORT

PLEASE DETACH AND RETAIN THIS INSTRUCTION SHEET FOR YOUR RECORDS

I applied: Place: ______________________________________
Date: ____________________________________________

FOR INFORMATION, QUESTIONS, AND INQUIRIES:
Please visit our website at travel.state.gov. In addition, you may contact the National Passport Information Center (NPIC) toll-free at 1-877-487-2778 (TDD: 1-888-874-7793) or by email at NPIC@state.gov. Customer Service Representatives are available Monday-Friday 8:00a.m.-10:00p.m. Eastern Time (excluding federal holidays.) Automated information is available 24/7.

U.S. PASSPORTS, EITHER IN BOOK OR CARD FORMAT, ARE ISSUED ONLY TO U.S. CITIZENS OR NON-CITIZEN NATIONALS. EACH PERSON MUST OBTAIN HIS OR HER OWN PASSPORT BOOK OR PASSPORT CARD. THE PASSPORT CARD IS A U.S. PASSPORT ISSUED IN CARD FORMAT. LIKE THE TRADITIONAL PASSPORT BOOK, IT REFLECTS THE BEARER’S ORIGIN, IDENTITY, AND NATIONALITY AND IS SUBJECT TO EXISTING PASSPORT LAWS AND REGULATIONS. UNLIKE THE PASSPORT BOOK, THE PASSPORT CARD IS VALID ONLY FOR ENTRY TO THE UNITED STATES AT LAND BORDER CROSSINGS AND SEA PORTS OF ENTRY WHEN TRAVELING FROM CANADA, MEXICO, THE CARIBBEAN, AND BERMUDA. THE U.S. PASSPORT CARD IS NOT VALID FOR INTERNATIONAL AIR TRAVEL.

APPLICANTS WHO HAVE HAD A PREVIOUS U.S. PASSPORT BOOK AND/OR U.S. PASSPORT CARD
If your most recent passport book and/or passport card was issued less than 15 years ago and you were over 16 years old at the time of issuance, you may be eligible to use Form DS-82. To determine your eligibility, please visit travel.state.gov, or contact NPIC. Address any requests for the addition of visa pages to a passport agency or a U.S. consulate or embassy abroad. In advance of your departure, check for any visa requirements with consular officials of the countries you will be visiting.

WARNING: False statements made knowingly and willfully in passport applications, including affidavits or other documents submitted to support this application, are punishable by fine and/or imprisonment under U.S. law including the provisions of 18 USC 1001, 18 USC 1542, and/or 18 USC 1621. Alteration or mutilation of a passport issued pursuant to this application is punishable by fine and/or imprisonment under the provisions of 18 USC 1543. The use of a passport in violation of the restrictions contained herein or of the passport regulations is punishable by fine and/or imprisonment under 18 USC 1544. All statements and documents are subject to verification.

SPECIAL REQUIREMENTS FOR CHILDREN

• AS DIRECTED BY PUBLIC LAW 106-113 AND 22 CFR 51.28:
  To submit an application for a child under age 16 both parents or the child’s legal guardian(s) must appear and present the following:
  - Evidence of the child’s U.S. citizenship
  - Evidence of the child’s relationship to parents/guardian(s), AND
  - Parental/guardian identification.

  IF ONLY ONE PARENT APPEARS, YOU MUST ALSO SUBMIT ONE OF THE FOLLOWING:
  - Second parent’s notarized written statement or DS-3053 (including the child’s full name and date of birth) consenting to the passport issuance for the child. Statement can not be more than 3 months old and must come with a photocopy of the front and back side of the second parent’s identification, OR
  - Second parent’s death certificate if second parent is deceased, OR
  - Primary evidence of sole authority to apply, OR
  - A written statement or DS-3053 (made under penalty of perjury) explaining in detail the second parent’s unavailability.

• AS DIRECTED BY REGULATION 22 CFR 51.21 AND 51.28:
  - Each minor child applying for a passport book and/or passport card must appear in person.

FAILURE TO PROVIDE INFORMATION REQUESTED ON THIS FORM, INCLUDING YOUR SOCIAL SECURITY NUMBER, MAY RESULT IN SIGNIFICANT PROCESSING DELAYS AND/OR THE DENIAL OF YOUR APPLICATION.

WHAT TO SUBMIT WITH THIS FORM:

1. PROOF OF U.S. CITIZENSHIP (Evidence of U.S. citizenship that is not damaged, altered, or forged will be returned to you.)
2. PROOF OF IDENTITY (You must present your original identification AND submit a photocopy of the front and back side with your passport application.)
3. RECENT COLOR PHOTOGRAPH (Photograph must meet passport requirements – full front view of the face and 2x2 inches in size.)
4. FEES (Please visit our website at travel.state.gov for current fees.)

See page 2 of the instructions for detailed information on the completion and submission of this form.

WHERE TO SUBMIT THIS FORM:

Please complete and submit this application in person to one of the following acceptance agents: a clerk of a federal or state court of record or a judge or clerk of a probate court accepting applications; a designated municipal or county official; a designated postal employee at an authorized post office; an agent at a passport agency (by appointment only); or a U.S. consulate official at a U.S. embassy or consulate, if abroad. To find your nearest acceptance facility, visit travel.state.gov or contact the National Passport Information Center.

WARNING: False statements made knowingly and willfully in passport applications, including affidavits or other documents submitted to support this application, are punishable by fine and/or imprisonment under U.S. law including the provisions of 18 USC 1001, 18 USC 1542, and/or 18 USC 1621. Alteration or mutilation of a passport issued pursuant to this application is punishable by fine and/or imprisonment under the provisions of 18 USC 1543. The use of a passport in violation of the restrictions contained herein or of the passport regulations is punishable by fine and/or imprisonment under 18 USC 1544. All statements and documents are subject to verification.
1. PROOF OF U.S. CITIZENSHIP

APPLICANTS BORN IN THE UNITED STATES: Submit a previous U.S. passport or certified birth certificate. Passports that are limited in validity will need to be supplemented by other evidence. A birth certificate must include your full name, date and place of birth, sex, date the birth record was filed, the seal or other certification of the official custodian of such records (state, country, or city/town office), and the full names of your parent(s).

- If the birth certificate was filed more than 1 year after the birth; It must be supported by evidence described in the next paragraph.
- If no birth record exists; Submit a registrar's notice to that effect. Also, submit a combination of the following evidence: an early baptismal or circumcision certificate, hospital birth record, early census, school, medical, or family Bible records, or newspapers or insurance files. Notarized affidavits of persons having knowledge of your birth may be submitted in addition to some of the records listed above. Evidence should include your given name and surname, date and place of birth, and the seal or other certification of the office (if customary) and the signature of the issuing official. Visit travel.state.gov for details.

APPLICANTS BORN OUTSIDE THE UNITED STATES: Submit a previous U.S. passport, Certificate of Naturalization, Certificate of Citizenship, Report of Birth Abroad, or evidence described below:

- If you Claim Citizenship through Naturalization of Parent(s): Submit the Certificate(s) of Naturalization of your parent(s), your foreign birth certificate (and official translation if the document is not in English), and proof of your admission to the United States for permanent residence.
- If you Claim Citizenship through Birth Abroad to One U.S. Citizen Parent: Submit a Consular Report of Birth (Form FS-240), Certification of Birth (Form DS-1350 or FS-545), or your foreign birth certificate (and official translation if the document is not in English), proof of citizenship of your parent, your parents' marriage certificate, and an affidavit showing all of your U.S. citizen parent(s) periods and places of residence/physical presence in the United States and abroad before your birth.
- If you Claim Citizenship through Birth Abroad to Two U.S. Citizen Parents: Submit a Consular Report of Birth (Form FS-240), Certification of Birth (Form DS-1350 or FS-545), or your foreign birth certificate (and official translation if the document is not in English), parents' marriage certificate, proof of your parents' citizenship, and an affidavit showing all of your U.S. citizen parents' periods and places of residence/physical presence in the United States and abroad before your birth.
- If you Claim Citizenship through Adoption by a U.S. Citizen Parent(s): Submit evidence of your permanent residence status, full and final adoption, and your U.S. citizen parent(s) evidence of legal and physical custody. (NOTE: Acquisition of U.S. citizenship for persons born abroad and adopted only applies if the applicant was born on or after 02/28/1983.)

ADDITIONAL EVIDENCE: You must establish your citizenship to the satisfaction of the acceptance agent and Passport Services. We may ask you to provide additional evidence to establish your claim to U.S. citizenship.

NOTE: You may receive your newly issued document and your returned citizenship evidence in two separate mailings. If you are applying for both a passport book and passport card, you may receive three separate mailings; one with your returned citizenship evidence; one with your newly issued passport book, and one with your newly issued passport card.

2. PROOF OF IDENTITY

You may submit items such as the following containing your signature AND a photograph that is a good likeness of you: previous or current U.S. passport book; previous or current U.S. passport card; driver's license (not temporary or learner's license); Certificate of Naturalization; Certificate of Citizenship; military identification; or federal, state, or municipal government employee identification card. Temporary or altered documents are not acceptable.

You must establish your identity to the satisfaction of the acceptance agent and Passport Services. We may ask you to provide additional evidence to establish your identity. If you have changed your name, please see travel.state.gov for instructions.

IF YOU CANNOT PROVIDE DOCUMENTARY EVIDENCE OF IDENTITY as stated above, you must appear with an IDENTIFYING WITNESS who is a U.S. citizen, non-citizen U.S. national, or permanent resident alien who has known you for at least 2 years. Your witness must prove his or her identity and complete and sign an Affidavit of Identifying Witness (Form DS-71) before the acceptance agent. You must also submit some identification of your own.

3. RECENT COLOR PHOTOGRAPH

Submit a color photograph of you alone, sufficiently recent to be a good likeness of you (taken within the last six months), and 2x2 inches in size. The image size measured from the bottom of your chin to the top of your head (including hair) should not be less than 1 inch and not more than 1 3/8 inches. The photograph must be color, clear, with a full front view of your face, and printed on thin paper with a plain light (white or off-white) background. The photograph must be taken in normal street attire, without a hat, head covering, or dark glasses unless a signed statement is submitted by the applicant verifying the item is worn daily for religious purposes or a signed doctor's statement is submitted verifying the item is used daily for medical purposes. Headphones, "bluetooth", or similar devices must not be worn in passport photographs. Any photographs retouched so that your appearance is changed are unacceptable. Snapshots, most vending machine prints, and magazine or full-length photographs are unacceptable. Digitized photos must meet the previously stated qualifications and will be accepted for use at the discretion of Passport Services. Visit our website at travel.state.gov for details and information.

4. FEES

- If you are sixteen years of age or older: Your passport will be valid for 10 years from the date of issue except where limited by the Secretary of State to a shorter period. (See (information below about the additional cost for expedited service.)
- If you are under sixteen years of age: Your passport will be valid for 5 years from the date of issue except where limited by the Secretary of State to a shorter period. (See information below about the additional cost for expedited service.)

BY LAW, THE PASSPORT FEES ARE NON-REFUNDABLE. PLEASE VISIT OUR WEBSITE AT TRAVEL.STATE.GOV FOR CURRENT FEES.

The passport processing, execution, and security fees may be paid in any of the following forms: Checks (personal, certified, or traveler's) with the applicant's full name and date of birth printed on the front; major credit card (Visa, Master Card, American Express, and Discover); bank draft or cashier's check; money order (U.S. Postal, international, currency exchange), or if abroad, the foreign currency equivalent, or a check drawn on a U.S. bank. All fees should be payable to the "Department of State" or if abroad, the appropriate U.S. embassy or U.S. consulate. When applying at a designated acceptance facility, the execution fee will be paid separately and should be made payable to the acceptance facility. NOTE: Some designated acceptance facilities do not accept credit cards as a form of payment.

- For faster processing, you may request expedited service. Please include the expedite fee in your payment. Our website contains updated information regarding fees and processing times for expedited service. Expedited service is available only in the United States.
- If you desire OVERNIGHT DELIVERY SERVICE for the return of your passport, please include the appropriate fee with your payment.
- An additional fee will be charged when, upon your request, the U.S. Department of State verifies issuance of a previous U.S. passport or Consular Report of Birth Abroad because you are unable to submit evidence of U.S. citizenship.
- For applicants with U.S. government or military authorization for no-fee passports, no fees are charged except the execution fee when applying at a designated acceptance facility.

NOTE REGARDING MAILING ADDRESSES: Passport Services will not mail a passport to a private address outside the United States. If you do not live at the address listed in the "mailing address" then you must put the name of the person and mark it as "In Care Of." If your mailing address changes prior to receipt of your new passport, please contact the National Passport Information Center.

If you choose to provide your email address in Item #6 on this application, Passport Services will use that information to contact you in the event there is a problem with your application or if you need to provide information to us.
FEDERAL TAX LAW

Section 6039E of the Internal Revenue Code (26 USC 6039E) requires you to provide your Social Security Number (SSN), if you have one, when you apply for a U.S. passport or renewal of a U.S. passport. If you have not been issued a SSN, enter zeros in box #5 of this form. If you are residing abroad, you must also provide the name of the foreign country in which you are residing. The Department of State must provide your SSN and foreign residence information to the Department of Treasury. If you fail to provide the information, you are subject to a $500 penalty enforced by the IRS. All questions on this matter should be directed to the nearest IRS office.

NOTICE TO CUSTOMERS APPLYING OUTSIDE A STATE DEPARTMENT FACILITY

If you send us a check, it will be converted into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually occur within 24 hours and will be shown on your regular account statement.

You will not receive your original check back. We will destroy your original check, but we will keep the copy of it. If the EFT cannot be processed for technical reasons, you authorize us to process the copy in place of your original check. If the EFT cannot be completed because of insufficient funds, we may try to make the transfer up to two times and we will charge you a one-time fee of $25, which we will also collect by EFT.

REMITTANCE OF FEES

Passport service fees are established by law and regulation (see 22 USC 214, 22 CFR 22.1, and 22 CFR 51.50-56) and are collected at the time you apply for the passport service. If the Department fails to receive full payment of the applicable fees because, for example, your check is returned for any reason or you dispute a passport fee charge to your credit card, the Department of State will take action to collect the delinquent fees from you under 22 CFR Part 34 and the Federal Claims Collection Standards (see 31 CFR Parts 900-904). In accordance with the Debt Collection Improvement Act (Pub.L. 104-134), if the fees remain unpaid after 180 days and no repayment arrangements have been made, the Department will refer the debt to the Department of Treasury for collection. Debt collection procedures used by Treasury may include referral of the debt to private collection agencies, reporting of the debt to credit bureaus, garnishment of private wages and administrative offset of the debt by reducing or withholding eligible federal payments (e.g. tax refunds, social security payments, federal retirement, etc.) by the amount of your debt, including any interest penalties or other costs incurred. In addition, non-payment of passport fees may result in the invalidation of your passport. An invalided passport cannot be used for travel.

OTHER USES OF SOCIAL SECURITY NUMBERS

Your Social Security Number will be provided to Treasury, used in connection with debt collection and checked against lists of persons ineligible or potentially ineligible to receive a U.S. passport, among other authorized uses.

PAPERWORK REDUCTION STATEMENT

Public reporting burden for this collection of information is estimated to average 85 minutes per response, including the time required for searching existing data sources, gathering the necessary data, providing the information and/or documents required, and reviewing the final collection. You do not have to supply this information unless this collection displays a currently valid OMB control number. If you have comments on the accuracy of this burden estimate and/or recommendations for reducing it, please send them to: U.S. Department of State, Bureau of Consular Affairs, Passport Services, Office of Program Management and Operational Support, 2201 C Street, NW, Washington, DC 20520.

IMPORTANT NOTICE TO APPLICANTS WHO HAVE LOST OR HAD A PREVIOUS PASSPORT BOOK AND/OR PASSPORT CARD STOLEN

A United States citizen may not normally bear more than one valid or potentially valid U.S. passport book or more than one valid or potentially valid U.S. passport card at a time. Therefore, when a valid or potentially valid U.S. passport book or U.S. passport card cannot be presented with a new application, it is necessary to submit a Form DS-64, Statement Regarding a Lost or Stolen Passport. Your statement must detail why the previous U.S. passport book or U.S. passport card cannot be presented.

The information you provide regarding your lost or stolen U.S. passport book or passport card will be placed into our Consular Lost or Stolen Passport System. This system is designed to prevent the misuse of your lost or stolen U.S. passport book or passport card. Anyone using the passport book or passport card reported as lost or stolen may be detained upon entry into the United States. Should you locate the U.S. passport book or passport card reported lost or stolen at a later time, report it as found and submit it for cancellation. It has been invalidated. You may not use that passport book or passport card for travel.

PROTECT YOURSELF AGAINST IDENTITY THEFT!
REPORT YOUR LOST OR STOLEN PASSPORT BOOK OR PASSPORT CARD!

For more information or to report your lost or stolen passport book or passport card by phone, call NPIC or visit our website at travel.state.gov.
ACTS OR CONDITIONS

(If any of the below-mentioned acts or conditions have been performed by or apply to the applicant, the portion which applies should be lined out, and a supplementary explanatory statement under oath (or affirmation) by the applicant should be attached and made a part of this application.) I have not, since acquiring United States citizenship/nationality, been naturalized as a citizen of a foreign state; taken an oath or made an affirmation or other formal declaration of allegiance to a foreign state; entered or served in the armed forces of a foreign state; accepted or performed the duties of any office, post, or employment under the government of a foreign state or political subdivision thereof; made a formal renunciation of nationality either in the United States, or before a diplomatic or consular officer of the United States in a foreign state; or been convicted by a court or court martial of competent jurisdiction of committing any act of treason against, or attempting by force to overthrow, or bearing arms against, the United States, or conspiring to overthrow, put down, or to destroy by force, the government of the United States.

Furthermore, I have not been convicted for a federal or state drug offense or convicted for "sex tourism" crimes statute and I am not the subject of an outstanding federal, state or local warrant of arrest for a felony; a criminal court order forbidding my departure from the United States; a subpoena received from the United States in a matter involving federal prosecution for, or grand jury investigation of, a felony.

PRIVACY ACT STATEMENT

AUTHORITIES: Collection of the information solicited on this form is authorized by Titles 8, 22, and 26 of the United States Code, and other applicable laws and regulations, including 22 USC 211a et seq.; 8 USC 1104; 26 USC 6039E, Section 236 of the Admiral James W. Nance and Meg Donovan Foreign Relations Authorization Act, Fiscal Years 2000 and 2001; Executive Order 11295 (August 5, 1966); and 22 CFR parts 50 and 51.

PURPOSE: The primary purpose for soliciting the information is to establish citizenship, identity, and entitlement to issuance of a U.S. passport.

ROUTINE USES: The information solicited on this form may be made available as a routine use to other government agencies and private contractors to assist the U.S. Department of State in adjudicating passport applications and requests for related services, and for law enforcement, fraud prevention, border security, counterterrorism, litigation activities, and administrative purposes. The information may be made available to foreign government agencies to fulfill passport control and immigration duties. The information may also be provided to foreign government agencies, international organizations and, in limited cases, private persons and organizations to investigate, prosecute, or otherwise address potential violations of law or to further the Secretary's responsibility for the protection of U.S. citizens and non-citizen nationals abroad. The information may be made available to the Department of Homeland Security and private employers for employment verification purposes. For a more detailed listing of the routine uses to which this information may be put see the Department of State's Prefatory Statement of Routine Uses relative to the Privacy Act (Public Notice 6290 of July 15, 2008) and the listing of routine users set forth in the System of Records Notices for Overseas Citizen Services Records (State-05) and Passport Records (State-26) published in the Federal Register.

Your social security numbers will be provided to the U.S. Department of Treasury and failure to provide it may subject you to a penalty, as described in the Federal Tax Law provision. It also may be used for identification verification for passport adjudication and in connection with debt collection, among other purposes as authorized and generally described in this section. Providing your social security number and other information requested on this form otherwise is voluntary, but failure to provide the information requested on this form may result in processing delays or the denial of your U.S. passport application.

CONSEQUENCES OF FAILURE TO PROVIDE INFORMATION: Failure to provide the information requested on this form may result in Passport Services' refusal to accept your application or result in the denial of a U.S. passport.

ELECTRONIC PASSPORT STATEMENT

The Department of State now issues a type of passport book containing an embedded electronic chip and called an "Electronic Passport". The electronic passport book continues to be proof of the bearer's United States citizenship/nationality and identity, and looks and functions in the same way as a passport without a chip. The addition of an electronic chip in the back cover enables the passport book to carry a duplicate electronic copy of all information from the data page. The electronic passport book is usable at all ports-of-entry, including those that do not yet have electronic chip readers.

Use of the electronic format provides the traveler the additional security protections inherent in chip technology. Moreover, when used at ports-of-entry equipped with electronic chip readers, the electronic passport book provides for faster clearance through some of the port-of-entry processes.

The electronic passport book does not require special handling or treatment, but like previous versions should be protected from extreme heat, bending, and from immersion in water. The electronic chip must be read using specially formatted readers, which protects the data on the chip from unauthorized reading.

The cover of the electronic passport book is printed with a special symbol representing the embedded chip. The symbol will appear in port-of-entry areas where the electronic passport book can be read.

NOTICE TO APPLICANTS FOR OFFICIAL, DIPLOMATIC, OR NO-FEE PASSPORTS

You may use this application if you meet all of the provisions listed on Instruction Page 2, however you must CONSULT YOUR SPONSORING AGENCY FOR INSTRUCTIONS ON PROPER ROUTING PROCEDURES BEFORE FORWARDING THIS APPLICATION. Your completed passport will be released to your sponsoring agency for forwarding to you.
APPLICATION FOR A U.S. PASSPORT

Please Print Legibly Using Black Ink Only

1. Name Last
First
Middle

2. Date of Birth (mm/dd/yyyy)

3. Sex
M
F

4. Place of Birth (City & State if in the U.S., or City & Country as it is presently known.)

5. Social Security Number

6. Email Address (e.g. my_email@domain.com)

7. Primary Contact Phone Number

8. Mailing Address: Line 1: Street/RF/D #, P.O. Box, or URB.

9. List all other names you have used. (Examples: Birth Name, Maiden, Previous Marriage, Legal Name Change. Attach additional pages if needed)

A.
B.

10. Parental Information

Mother/Father/Parent - First & Middle Name Last Name (at Parent’s Birth)
Date of Birth (mm/dd/yyyy) Place of Birth Sex Male Female
U.S. Citizen? Yes No

Mother/Father/Parent - First & Middle Name Last Name (at Parent’s Birth)
Date of Birth (mm/dd/yyyy) Place of Birth Sex Male Female
U.S. Citizen? Yes No

Attention: Read WARNING on page 1 of instructions

Submit a recent, color photograph

CONTINUE TO PAGE 2

DO NOT SIGN APPLICATION UNTIL REQUESTED TO DO SO BY AUTHORIZED AGENT

I declare under penalty of perjury all of the following: 1) I am a citizen or non-citizen national of the United States and have not, since acquiring U.S. citizenship or nationality, performed any of the acts listed under “Acts or Conditions” on the reverse side of this application (unless explanatory statement is attached); 2) the statements made on the application are true and correct; 3) I have not knowingly and willfully made false statements or included false documents in support of this application; 4) the photograph submitted with this application is a genuine, current photograph of me; and 5) I have read and understood the warning on page one of the instructions to the application form.

Applicant’s Legal Signature - age 16 and older

Mother/Father/Parent/Legal Guardian’s Signature (if identifying minor)

Mother/Father/Parent/Legal Guardian’s Signature (if identifying minor)

Acceptance Agent (Vice) Consul USA Passport Staff Agent

Facility Name/Location

Signature of person authorized to accept applications

For Issuing Office Only

Bk Card Execution EF Postage Other

* DS 11 C 12 2010 1 *

Page 1 of 2
### Name of Applicant (Last, First & Middle)

### Date of Birth (mm/dd/yyyy)

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

### Additional Contact Phone Numbers

<table>
<thead>
<tr>
<th>Home</th>
<th>Cell</th>
<th>Work</th>
<th>Home</th>
<th>Cell</th>
<th>Work</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

### Permanent Address - If P.O. Box is listed under Mailing Address or if residence is different from Mailing Address.

- **Street/RFD # or URB (No P.O. Box)**
- **City**
- **State**
- **Zip Code**
- **Apartment/Unit**

### Emergency Contact - Provide the information of a person not traveling with you to be contacted in the event of an emergency.

- **Name**
- **Address: Street/RFD # or P.O. Box**
- **City**
- **State**
- **Zip Code**
- **Phone Number**
- **Relationship**

### Travel Plans

- **Date of Trip (mm/dd/yyyy)**
- **Duration of Trip**
- **Countries to be Visited**

### Have you ever been married?

- **Yes**
- **No**

### Have you ever applied for or been issued a U.S. Passport Book?

- **Yes**
- **No**

### Have you ever applied for or been issued a U.S. Passport Card?

- **Yes**
- **No**

### Sole Parent

- **P/C of ID**
- **DS-3053**
- **DS-64**
- **Bio Quest**
- **Citz W/S**
- **DS-10**
- **DS-86**
- **DS-71**
- **DS-60**

### PLEASE DO NOT WRITE BELOW THIS LINE

**FOR ISSUING OFFICE ONLY**

- **Name as it appears on citizenship evidence**
- **Birth Certificate**
- **SR**
- **CR**
- **City**
- **Filed:**
- **Issued:**
- **Report of Birth**
- **240**
- **545**
- **1350**
- **Filed/City:**
- **Nat. / Citz. Cert.**
- **Date/Place Acquired:**
- **A#**
- **Passport**
- **C/R**
- **S/R**
- **Per PIERS **
- **#DOI:**
- **Other:**
- **Attached:**

* DS 11 C 12 2010 *
Usually both parents must go with a child in person to hand in a U.S. passport application. If you cannot go in person, you must complete a form called DS-3053 Notarized Statement of Consent for Special Circumstances in addition to completing a passport application. This form explains why you cannot go in person.

You can find form DS-3053 at http://www.travel.state.gov/passport/get/minors/minors_834.html.

Ask someone to help you fill it out. A sample copy of the form DS-3053 is on the next page. [Note: This copy is not for official use]

Ask an ICE officer to assist you with getting the document notarized and explain that it is required in order for you to arrange for your child’s travel. If you are not satisfied with the response you get from them, or they are not providing you with the help you need, you may call the ICE Community and Detainee Helpline at 1-888-351-4024, or have a relative or friend contact either the ICE Field Office in the area where you are being detained, or ICE Headquarters.

Note: If you are going to apply for U.S. passports for your children from your home country, do not follow the instructions on the application form. The process for submitting U.S. passport applications overseas varies from country to country. Contact the U.S. embassy or consulate where you are living and ask about the process for applying for a U.S. passport.
APPENDIX J: Notarized Statement of Consent for Special Circumstances

U.S. Department of State

STATEMENT OF CONSENT:
ISSUANCE OF A U.S. PASSPORT TO A MINOR UNDER AGE 16

USE OF THIS FORM

The information collected on this form is used in conjunction with the DS-11, “Application for a U.S. Passport”. When a minor under age of 16 applies for a passport and one of the minor’s parent or legal guardians is unavailable at the time the passport is executed, a completed and notarized DS-3053 can be used as the statement of consent. If the required statement is not submitted, the minor may not be eligible to receive a U.S. passport. The required statement may be submitted in other formats provided they meet statutory and regulatory requirements.

FORM INSTRUCTIONS

1. Complete items 1 and 2.
2. Complete item 3, Statement of Consent, only if you are a non-applying parent or guardian consenting to the issuance of a passport for your minor child. NOTE: Your signature must be witnessed and notarized in item 4.
3. The written consent from the non-applying parent that accompanies an application for a new U.S. passport must not be more than 90 days old.
   A clear photocopy of the front and back of the non-applying parent's government-issued photo identification is required with the written consent.

WARNING: False statements made knowingly and willfully on passport applications, including affidavits or other supporting documents submitted therewith, may be punishable by fine and/or imprisonment under U.S. law, including the provisions of 18 U.S.C. 1001, 18 U.S.C. 1542, and/or 18 U.S.C. 1621.

FOR INFORMATION, QUESTIONS, AND INQUIRIES

For passport and travel information, please visit our website at travel.state.gov. In addition, contact the National Passport Information Center (NPIC) toll-free at 1-877-487-2778 (TDD 1-888-874-7793) or by e-mail at NPIC@state.gov. Customer Service Representatives are available Monday-Friday, 8:00 a.m. - 10:00 p.m. Eastern Standard Time (excluding federal holidays). Automated information is available 24/7.

For information on International Parental Child Abduction, please visit www.travel.state.gov/childabduction or contact the Office of Children’s Issues by telephone at 1-888-407-4747 or by e-mail at PreventAbduction@state.gov.

PRIVACY ACT STATEMENT

AUTHORITIES: We are authorized to collect this information by 22 U.S.C. 211a et seq.; 8 U.S.C. 1104; 26 U.S.C. 6039E; Executive Order 11295 (August 5, 1966); and 22 C.F.R. parts 50 and 51.

PURPOSE: The primary purpose for soliciting the information is to establish two parent consent for a minor's passport application, as required by Public Law 106-113, Section 236.

ROUTINE USES: This information may be disclosed to another domestic government agency, a private contractor, a foreign government agency, or to a private person or private employer in accordance with certain approved routine uses. These routine uses include, but are not limited to, law enforcement activities, employment verification, fraud prevention, border security, counterterrorism, litigation activities, and activities that meet the Secretary of State's responsibility to protect U.S. citizens and non-citizen nationals abroad.

More information on the Routine Uses for the system can be found in System of Records Notices State-05, Overseas Citizen Services Records and State-26, Passport Records.

DISCLOSURE: Failure to provide the information requested on this form may result in the refusal or denial of a U.S. passport application.

PAPERWORK REDUCTION ACT STATEMENT

Public reporting burden for this collection of information is estimated to average 20 minutes per response, including the time required for searching existing data sources, gathering the necessary data, providing the information and/or documentation required, and reviewing the final collection. You do not have to supply this information unless this collection displays a currently valid OMB control number. If you have comments on the accuracy of this burden estimate and/or recommendations for reducing it, please send them to: U.S. Department of State, Bureau of Consular Affairs, Passport Services, Office of Program Management and Operational Support, 2201 C Street NW, Washington, D.C. 20520.
## APPENDIX J: Notarized Statement of Consent for Special Circumstances

### 1. MINOR’S NAME

<table>
<thead>
<tr>
<th>Last</th>
<th>First</th>
<th>Middle</th>
</tr>
</thead>
</table>

### 2. MINOR’S DATE OF BIRTH (mm/dd/yyyy)

### 3. STATEMENT OF CONSENT

To be completed by the non-applying parent or guardian using his/her information when not present at the time the applying parent or guardian submits the minor’s application. **Statements expire after 90 days.**

I. ________________

Print Name (non-applying parent)

Give my consent to the issuance of a United States passport to my minor child named on this application.

<table>
<thead>
<tr>
<th>Street Address (non-applying parent)</th>
<th>Apartment</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

( ) Area Code

Telephone Number

E-mail Address

### STOP! YOU MUST SIGN THIS FORM IN FRONT OF A NOTARY.

**OATH:** I declare under penalty of perjury that all statements made in this supporting document are true and correct.

Signature of Non-Applying Parent or Guardian ________________________________ Date (mm/dd/yyyy)

NOTE: A clear photocopy of the front and back of the identification you presented to the notary is required with this form.

### 4. STATEMENT OF CONSENT NOTARIZATION

Name of Notary ____________________________

Print Name (Notary Public) ____________________________

Location ____________________________

City, State ____________________________

Commission Expires ____________________________ Date (mm/dd/yyyy)

Identification Presented by Non-Applying Parent or Guardian:

- [ ] Driver’s License
- [ ] Passport
- [ ] Military ID
- [ ] Other (specify) ____________________________

ID Number: ____________________________ Place of Issue: ____________________________

Issue Date (mm/dd/yyyy): ____________________________ Expiration Date (mm/dd/yyyy): ____________________________

**OATH:** By signing this document, I certify that I am a licensed notary under laws and regulations of the state or country for which I am performing my notarial duties, that I am not related to the above affiant, that I have personally witnessed him/her sign this document, and that I have properly verified the identity of the affiant by personally viewing the above notated identification document and the matching photocopy.

Signature of Notary ____________________________ Date of Notarization ____________________________ Date (mm/dd/yyyy)

---

Attention: Read WARNING and FORM INSTRUCTIONS on page 1

NOTE: For DS-3053, 08-2013}

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State Child Support Agencies

**Alabama**
Department of Human Resources, Child Support Enforcement Division
50 Ripley Street, PO Box 304000
Montgomery, AL 36130-1801
Tel: 334-242-9300
Fax: 334-242-0606

**Alaska**
Child Support Services Division, Department of Revenue
550 West 7th Avenue, Suite 280
Anchorage, AK 99501-6699
Tel: 907-269-6900
Fax: 907-269-6813

**Arizona**
Division of Child Support Enforcement, Arizona Department of Economic Security
3443 North Central, 4th Floor
Phoenix, AZ 85012
Tel: 602-771-8190
Fax: 602-771-8191

**Arkansas**
Office of Child Support Enforcement, Department of Finance and Administration
PO Box 8133
Little Rock, AR 72203-8133
Tel: 501-682-6169
Fax: 501-682-6002

**California**
California Department of Child Support Services
P.O. Box 419064, Mail Station—10
Rancho Cordova, CA 95741-9064
Tel: 916-464-5300
Fax: 916-464-5211

**Colorado**
Division of Child Support Enforcement, Department of Human Services
1575 Sherman Street, 5th floor
Denver, CO 80203-1714
Tel: 303-866-4300
Fax: 303-866-4360

**Connecticut**
Connecticut Department of Social Services, Bureau of Child Support Enforcement
25 Sigourney Street
Hartford, CT 06106
Tel: 860-424-4989
Fax: 860-951-2996

**Delaware**
Division of Child Support Enforcement, Delaware Health and Social Services
PO. Box 11223
Wilmington, DE 19850
Tel: 302-395-6500
Fax: 302-395-6733
Customer Service: 302-577-7171

**District of Columbia**
Child Support Services Division, Office of the Attorney General
Judiciary Square
441 Fourth Street NW 5th Floor
Washington, DC 20001
Tel: 202-724-2131
Fax: 202-724-3710
Customer Service: 202-442-9900

**Florida**
Child Support Enforcement, Department of Revenue
P.O. Box 8030
Tallahassee, FL 32399-7016
Tel: 850-717-7000
Fax: 850-921-0792
Customer Service: 1-800-622-5437

**Georgia**
Child Support Services, Department of Human Resources
2 Peachtree Street, Room 20-460
Atlanta, GA 30303
Tel: 404-657-3851
Fax: 404-657-3326

**Guam**
Office of the Attorney General, Child Support Enforcement Division
287 West O’Brien Drive
Hagatna, GU 96910
Tel: 671-475-3360
Fax: 671-475-3203

**Hawaii**
Child Support Enforcement Agency, Department of the Attorney General
601 Kamokila Boulevard, Suite 207
Kapolei, HI 96707
Tel: 808-692-7000
Fax: 808-692-7134

**Idaho**
Bureau of Child Support Services, Department of Health and Welfare
P.O. Box 83720
Boise, ID 83720-0036
Tel: 800-356-9868
Fax: 208-334-5571
APPENDIX K: State Child Support Agencies

Illinois
Division of Child Support Enforcement, Illinois Department of Public Aid
509 South 6th Street, 6th Floor
Springfield, IL 62701
Tel: 800-447-4278
Fax: 217-524-6049

Indiana
Child Support Bureau, Department of Child Services
402 West Washington Street, Room W360
Indianapolis, IN 46204-2739
Tel: 317-233-5437
Fax: 317-233-4932

Iowa
Bureau of Collections, Department of Human Services
400 S.W. 8th Street, Suite H
Des Moines, IA 50319-4691
Tel: 515-281-5647
Fax: 515-281-8854

Kansas
Kansas Child Support Enforcement, Department of Social & Rehabilitation Services
P.O. Box 497
Topeka, KS 66601-0497
Tel: 785-296-3237
Fax: 785-296-8395

Kentucky
Child Support Enforcement Program, Department for Income Support, Cabinet for Families and Children
730 Schenkel Lane—PO Box 2150
Frankfort, KY 40602-2150
Tel: 502-564-2285(Phone)
Fax: 502-564-5988

Louisiana
Office of Family Support, Support Enforcement Services Division
P.O. Box 94065,
627 N. Fourth Street
Baton Rouge, LA 70802
Tel: 225-342-4780
Fax: 225-342-7397

Maine
Department of Human Services, Division of Support Enforcement & Recovery, Office of Integrated Access and Support
State House Station 11
268 Whitten Road
Augusta, ME 04333
Tel: 207-624-4100
Fax: 207-287-2334

Maryland
Maryland Child Support Enforcement Administration, Department of Human Resources
Saratoga State Center,
311 West Saratoga Street, Rm 301
Baltimore, MD 21201-3521
Tel: 410-767-7065
Fax: 410-333-6264
Customer Service: 800-332-6347

Massachusetts
Child Support Enforcement Division, Massachusetts Department of Revenue
PO Box 9561
Boston, MA 02114-9561
Tel: 800-332-2733
Fax: 617-887-7570

Michigan
Office of Child Support, Department of Human Services
235 South Grand Avenue,
P.O. Box 30478
Lansing, MI 48909-7978
Tel: 517-241-7460
Fax: 517-373-4980

Minnesota
Office of Child Support Enforcement, Department of Human Services
444 Lafayette Road,
P.O. Box #64946
St. Paul, MN 55164-0946
Tel: 651-431-4400
Fax: 651-431-7517

Mississippi
Division of Child Support Enforcement, Department of Human Services
750 North State Street
Jackson, MS 39202
Tel: 601-359-4861
Fax: 601-359-4415

Missouri
Family Support Division, Child Support Enforcement
615 Howerton Court Building, P.O. Box 2320
Jefferson City, MO 65102-2320
Tel: 573-751-4247
Fax: 573-751-0507

Montana
Child Support, Department of Public Health & Human Services
3075 N. Montana Ave. Suite 112
Helena, MT 59620
Tel: 406-444-9855
Fax: 406-444-1370

Nebraska
Department of Health and Human Services
PO Box 94728, 220 South 17th Street
Lincoln, NE 68509-4728
Tel: 402-471-1400
Fax: 402-471-7311
<table>
<thead>
<tr>
<th>State</th>
<th>Agency Name</th>
<th>Address</th>
<th>Phone Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Hampshire</td>
<td>Division of Child Support Services, Health &amp; Human Services</td>
<td>129 Pleasant Street, Concord, NH 03301-8711</td>
<td>Tel: 800-852-3345, Fax: 603-271-4787</td>
</tr>
<tr>
<td>New Jersey</td>
<td>Office of Child Support, Department of Human Services</td>
<td>P.O. Box 716, Trenton, NJ 08625-0716</td>
<td>Tel: 609-584-5093, Fax: 609-588-2354</td>
</tr>
<tr>
<td>New Mexico</td>
<td>Child Support Enforcement Division, Department of Human Services</td>
<td>P.O. Box 25110, Santa Fe, NM 87502</td>
<td>Tel: 505-476-7207, Fax: 505-476-7045</td>
</tr>
<tr>
<td>New York</td>
<td>New York State, Division of Child Support Enforcement</td>
<td>40 North Pearl Street, 13th Floor, Albany, NY 12243-0001</td>
<td>Tel: 518-474-1078, Fax: 518-486-3127</td>
</tr>
<tr>
<td>North Carolina</td>
<td>North Carolina Department of Health and Human Services, Office of Child Support Enforcement</td>
<td>P.O. Box 20800, Raleigh, NC 27619-0800</td>
<td>Tel: 919-255-3800, Fax: 919-212-3840</td>
</tr>
<tr>
<td>North Dakota</td>
<td>Child Support Enforcement Program, North Dakota Department of Human Services</td>
<td>P.O. Box 7190, Bismarck, ND 58507-7190</td>
<td>Tel: 701-328-3582, Fax: 701-328-5497</td>
</tr>
<tr>
<td>Ohio</td>
<td>Office of Child Support Enforcement, Department of Human Services and Job and Family Services</td>
<td>30 East Broad Street, 31st Floor, Columbus, OH 43215-3414</td>
<td>Tel: 614-752-6561, Fax: 614-752-9760</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>Oklahoma Child Support Services, Oklahoma Department of Human Services</td>
<td>P.O. Box 53552, Oklahoma City, OK 73152</td>
<td>Tel: 405-522-2874, Fax: 405-522-2753</td>
</tr>
<tr>
<td>Oregon</td>
<td>Division of Child Support, Oregon Department of Justice</td>
<td>494 State Street, S.E. Suite 300, Salem, OR 97301</td>
<td>Tel: 503-986-6166, Fax: 503-986-6158</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Bureau of Child Support Enforcement, Department of Public Welfare</td>
<td>P.O. Box 8018, Harrisburg, PA 17105-8018</td>
<td>Tel: 800-932-0211, Fax: 717-787-9706</td>
</tr>
<tr>
<td>Puerto Rico</td>
<td>Administration for Child Support Enforcement</td>
<td>P.O. Box 70376, San Juan, PR 00936-8376</td>
<td>Tel: 787-767-1500(Phone), Fax: 787-282-8324</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>Office of Child Support Services, Department of Human Services</td>
<td>77 Dorrance Street, Providence, RI 02904</td>
<td>Tel: 401-458-4400, Fax: 401-458-4407</td>
</tr>
<tr>
<td>South Carolina</td>
<td>Child Support Enforcement Division, Department of Social Services</td>
<td>P.O. Box 1469, Columbia, SC 29202-1469</td>
<td>Tel: 803-898-9210, Fax: 803-898-9201, Toll free: 1-800-788-5858</td>
</tr>
<tr>
<td>South Dakota</td>
<td>Division of Child Support, Department of Social Services</td>
<td>700 Governor’s Drive, Pierre, SD 57501-2291</td>
<td>Tel: 605-773-3641, Fax: 605-773-7295</td>
</tr>
<tr>
<td>Tennessee</td>
<td>Child Support Division, Tennessee Department of Human Services</td>
<td>400 Deaderick Street 15th Floor, Citizens Plaza Building, Nashville, TN 37243-1403</td>
<td>Tel: 615-313-4880, Fax: 615-532-2791</td>
</tr>
<tr>
<td>Texas</td>
<td>Child Support Division, Office of the Attorney General</td>
<td>P.O. Box 12017, Austin, TX 78711-2017</td>
<td>Tel: 800-252-8014, Fax: 512-460-6867</td>
</tr>
<tr>
<td>Utah</td>
<td>Child Support Services, Department of Human Services, Office of Recovery Services</td>
<td>P.O. Box 45033, Salt Lake, UT 84145-0033</td>
<td>Tel: 801-536-8901, Fax: 801-536-8509</td>
</tr>
</tbody>
</table>
APPENDIX K: State Child Support Agencies

**Vermont**
Office of Child Support
103 South Main Street
Waterbury, VT 05671-1901
Tel: 802-786-3214
Fax: 802-241-2319

**Virgin Islands**
U.S. Virgin Islands
Department of Justice,
Paternity and Child Support Division
8000 Nisky Center,
2nd Floor, Suite 500
St. Thomas, VI 00802
Tel: 340-778-5958
Fax: 340-775-3808
Fax/St. Croix: 340-779-3800

**Virginia**
Division of Child Support Enforcement
7 North 8th Street, 1st Floor
Richmond, VA 23219
Tel: 800-257-9986
Fax: 804-726-7476

**Washington**
Division of Child Support Department of Social & Health Services
P.O. Box 9162
Olympia, WA 98507-9162
Tel: 360-664-5000
Fax: 360-664-5444

**West Virginia**
WV Department of Health and Human Resources,
Bureau for Child Support Enforcement
350 Capitol Street, Room 147
Charleston, WV 25301-3703
Tel: 800-249-3778
Fax: 304-558-2445

**Wisconsin**
Bureau of Child Support,
Division of Economic Support
201 East Washington Avenue E200
P.O. Box 7935
Madison, WI 53707-7935
Tel: 608-266-9909
Fax: 608-267-2824

**Wyoming**
Department of Family Services,
Child Support Enforcement
122 West 25th, Herschler Building,
1301 1st Floor East
Cheyenne, WY 82002
Tel: 307-777-6948
Fax: 307-777-5588
If your children have been adopted and you would like them to be able to find you later on, it is a good idea to register with an adoption registry. There are both national registries and state-run registries. Registering with both will increase the chances that your children will be able to find you if they choose to do so. If you decide to register with a state, be sure to use the registry in the state where the adoption occurred.

**Private Free Registries**
- **I Was Adopted (International)**
  - https://www.adopted.com/
- **Find My Family**
  - http://www.findmyfamily.org/
- **Adoption.com Reunion Registry**
  - http://registry.adoption.com/
- **Adoption Registry Connect**

**State Registries and Intermediaries**

**Alabama**
- Alabama Vital Records—Adoption Section
  - P.O. Box 5625
  - Montgomery, AL 36103-5625
  - Tel: 1-334-206-5426

**Arizona**
- No registry; information is available only through the Confidential Intermediary Program.
  - The Arizona Supreme Court Certification & Licensing Division
  - Confidential Intermediary Program
  - 1501 West Washington, Suite 104
  - Phoenix, AZ 85007
  - Tel: 1-602-452-3378
  - Email: CIP@courts.az.gov
  - http://www.azcourts.gov/cld/ConfidentialIntermediaryProgram.aspx

**Alaska**
- No registry; birth parents can submit contact information to the Bureau of Vital Statistics; also consent to release the information to the adoptee.
  - Bureau of Vital Statistics
  - Alaska Department of Health and Social Services
  - P.O. Box 110675
  - Juneau, AK 99811-0675
  - Tel: 1-907-465-3392 or 1-907-465-3618
Arkansas
Arkansas Department of Human Services
Division of Children and Family Services
Adoption Registry
P.O. Box 1437, Slot S565
Little Rock, AR 72203-1437
Tel: 1-501-682-8462 or toll free at 1-888-736-2820
Fax: 1-501-682-8094
https://dhs.arkansas.gov/dcfs/heartgallery/mcvar.htm

California
California Department of Social Services
Adoptions Support Unit
744 P Street, MS 8-12-31
Sacramento, CA 95814
Tel: 1-916-651-8088
http://www.childsworld.ca.gov/PG1314.htm

Colorado
Colorado Department of Public Health and Environment
Vital Records Section
4300 Cherry Creek Drive South
HSVRD-VR-A1
Denver, CO 80246-1530
Tel: 1-303-692-2200
Fax: 1-800-423-1108 or Outside continental U.S. 1-303-691-9307
E-mail: vital.records@state.co.us
http://www.colorado.gov/cs/Satellite/CDPHE-CHEIS/CBON/1251595220423

Connecticut
Department of Children and Families
Office of Foster Care and Adoption Services
DCF Search Unit
505 Hudson Street
Hartford, CT 06106
Tel: 1-860-550-6582
http://www.ctfosteradopt.com/fosteradopt/cwp/view.asp?a=3795&Q=498604&fosteradoptNav="

Delaware
No registry; birth parents can submit the adoption contact information and consent to release information to the adoptee to the court that finalized the adoption. A form is available from Brenda Connor at the Office of Vital Statistics.

Office of Vital Statistics
Attention: Brenda Connor
417 Federal Street
Dover, DE 19901
Tel: 1-302-744-4549
http://www.dhss.delaware.gov/dhss/dph/ss/vitalstats.html

District of Columbia
No registry; information is available only by order of the court that finalized the adoption. The agency below may be able to help you determine which court to contact.

District of Columbia Child and Family Services
400 6th Street, SW
Washington, DC 20024
Tel: 1-202-442-6100
Fax: 1-202-727-6505
Email: cfsa@dc.gov
http://cfsa.dc.gov/

Florida
Florida Adoption Reunion Registry
1317 Winewood Boulevard, Building A, Room 102,
Tallahassee, FL 32399-0700
Tel: 1-904-353-0679
http://adoptflorida.com/Reunion-Registry.htm

Georgia
Georgia Adoption Reunion Registry
2 Peachtree Street N.W., Suite 8-407
Atlanta, GA 30303-3142
Tel: 1-888-328-0055 toll free
Fax: 1-404-656-2463
http://www.ga-adoptionreunion.com/
Hawaii
No registry; birth parents can submit contact information and consent to release the information to the adoptee to the Adoptions Records Unit. The office below handles Oahu adoptions only but can provide contact information for family court records offices on other islands.

Adoptions Records Unit
Court Management Services
4675 Kapolei Parkway
Kapolei, HI 96707
Tel: 1-808-954-8145

Idaho
Voluntary Adoption Registry
Vital Records Section
Center for Vital Statistics and Health Policy
450 West State Street
R.O. Box 83720
Boise, ID 83720
Tel: 1-208-334-5990
http://211.idaho.gov/elibrary/
VoluntaryAdoptionRegistry.html

Illinois
Illinois Department of Public Health
Illinois Adoption Registry and Medical Information Exchange, Division of Vital Records
925 East Ridgely Avenue
Springfield, IL 62702-2737
Tel: 1-217-557-5160 or 1-877-323-5299 toll free
Fax: 1-217-557-5279
http://www.idph.state.il.us/vitalrecords/vital/adoptbroch.htm

Indiana
Indiana Adoption History Registry
Indiana State Department of Health
Vital Records Division, B-4
2 North Meridian Street
Indianapolis, Indiana 46204
Tel: 1-317-233-7253
http://www.in.gov/isdh/20371.htm

Iowa
Mutual Consent Voluntary Adoption Registry
Bureau of Vital Records
Iowa Department of Public Health
Lucas Office Building, 1st Floor
Des Moines, IA 50319
Tel: 1-515-281-4944
http://www.dhs.iowa.gov/Consumers/Child_Welfare/Adoption/AdoptionRecords.html

Kansas
Children and Family Service
Docking State Office Building, 5th Floor
915 SW Harrison Street
Topeka, KS 66612
Tel: 1-785-296-4653
http://www.srs.ks.gov/agency/cfs/Pages/AdoptionServices.aspx#Adoption%20Records%20Search

Kentucky
No registry; contact the Adoption Services Branch to request adoptee contact information.

Kentucky Cabinet for Health and Family Services
Department for Community Based Services
Adoption Services Branch
275 East Main Street
Frankfort, KY 40621
Tel: 1-502-564-2147 or 1-800-928-4303 toll free
http://chfs.ky.gov/dcbs/dpp/adoptionservices.htm

Louisiana
The Louisiana Voluntary Adoption Reunion Registry
P.O. Box 3318
Baton Rouge, LA 70821
Tel: 1-225-342-9922 or 1-800-259-2456 toll free
http://www.dss.state.la.us/index.cfm?md=pagebuilder&tmp=home&pid=116

Maine
Division of Vital Records
Department of Health and Human Services
244 Water Street
Augusta, ME 04333
Tel: 1-207-287-1911
http://www.maine.gov/dhhs/ocfs/cw/adoption/reunionregistry.htm
Maryland
Department of Human Resources
Social Services Administration
Adoption Search, Contact and Reunion Services
311 West Saratoga Street
Baltimore, Maryland 21201
Tel: 1-800-391-3678 toll free
http://www.dhr.state.md.us/blog/?page_id=4781

Massachusetts
No registry; birth parents can submit contact information and consent to release information to the adoptee to the adoption agency. The Massachusetts Department of Children and Families Adoption Search Unit can help birth parents identify the adoption agency.

Department of Children and Families Adoption Search Unit
Attention: Sheila Frankel
600 Washington Street
Boston, MA 02111
Tel: 1-617-748-2240

Michigan
Michigan Department of Human Services
Central Adoption Registry
P.O. Box 30037
Lansing MI 48909
http://michigan.gov/dhs/1,1607,7-124-5452_7116_7125-14882--,00.html

Minnesota
No registry; birth parents of an adoptee 19 years or older may request identifying information from the Minnesota Department of Health, the adoption agency or county that handled the adoption, or the Minnesota Department of Human Services

Minnesota Department of Health
Tel: 1-651-201-5000 or 1-888-345-0823 toll free
http://www.health.state.mn.us/divs/chs/osr/adoption.html

Mississippi
No registry; birth parents can submit contact and other information, and an affidavit allowing release of the information to the adoptee, to the centralized adoption file at the Bureau of Vital Records.

Mississippi State Department of Health
Mississippi Vital Records
P.O. Box 1700
Jackson, MS 39215-1700
Tel: 1-601-576-7981

Missouri
Missouri Children’s Division
Adoption Information Registry
P.O. Box 88
Jefferson City, MO 65103
Tel: 1-800-554-2222 toll free
http://dss.mo.gov/cd/adopt/adoir.htm

Montana
No registry; information is available only by court order and only to the Confidential Intermediary Program. Ask at the State Adoption Registry how to petition the court to open the file to an intermediary.

State Adoption Registry
Montana Adoption Resource Center
30 South Rodney
Helena, MT 59601
Tel: 1-406-449-3266

Nebraska
No registry. Send information described at the link to the address below to request a search for an adoptee or birth relative.

Adoption Search
Division of Children & Family Services
Department of Health and Human Services
P.O. Box 95026
Lincoln, NE 68509-5044
Tel: 1-402-471-9254
http://dhhs.ne.gov/children_family_services/Pages/adooption_searches.aspx
APPENDIX L: Adoption Reunion Registries

**Nevada**
Nevada Division of Child & Family Services  
4126 Technology Way, 3rd Floor  
Carson City, NV 89706  
Tel: 1-775-684-4400  
Fax: 1-775-684-4455  
http://www.dcf.state.nv.us/dcfs_guide_reunionregistry.htm

**New Hampshire**
New Hampshire Vital Records Administration  
71 South Fruit Street  
Concord, NH 03301  
Tel: 1-603-271-4650  
http://www.sos.nh.gov/vitalrecords/Preadoption_birth_records.html

**New Jersey**
NJ Department of Children and Families  
Division of Youth and Family Services  
Adoption Registry Coordinator  
PO. Box 717  
Trenton, NJ 08625-0717  
Tel: 1-609-888-7474  
Fax: 1-609-984-5449  
Email: dcfadoptionregistry@DCF.state.nj.us  
http://www.state.nj.us/njfosteradopt/adoption/registry/

**New Mexico**
No registry; information is available only by court order. Contact the Confidential Intermediary search agency below for information on how to petition the court to open the file to an intermediary.

New Mexico Adoption Search  
400 Clark Road SW  
Albuquerque, NM 87105  
Tel: 1-505-452-7062  
http://nmadoptionsearch.com/

**New York**
A birth parent can register only if the child is at least 18, the adoption took place in New York State, and the birth parent agreed to the adoption by signing a consent or surrender document.

Adoption Information Registry  
New York State Department of Health  
PO. Box 2602  
Albany, NY 12220-2602  
Tel: 1-518-474-9600  
http://www.health.ny.gov/vital_records/adoption.htm

**North Carolina**
No registry; a court order is required to open an adoption record and obtain identifying/contact information.

North Carolina Division of Social Services  
2401 Mail Service Center  
Raleigh, NC 27699-2401  
Tel: 1-919-733-3055  
Fax: 1-919-334-1018  
http://www.ncdhhs.gov/dss/adoption/searchinfo.htm

**North Dakota**
Department of Human Services  
600 East Boulevard Avenue, Dept. 325  
Bismarck, ND 58505-0250  
Tel: 1-701-328-2310 or 1-800-472-2622 toll free  
Fax: 1-701-328-2359  
Email: dhseo@nd.gov  
http://www.nd.gov/dhs/services/childfamily/adooption/disclosure.html

**Ohio**
Ohio Adoption Registry  
Ohio Department of Health, Vital Statistics  
PO. Box 118  
Columbus, OH 43216-0118  
Tel: 1-614-466-2531  
Oklahoma
Children and Family Services Division
Mutual Consent Voluntary Registry
P. O. Box 25352
Oklahoma City, OK 73125
Tel: 1-405-521-2475
Fax: 1-405-522-2433
http://www.okdhs.org/programsandservices/postadopt/docs/adoptreg.htm

South Carolina
South Carolina Department of Social Services
Adoption Reunion Register
P. O. Box 1520
Columbia, SC 29202-1520
Tel: 1-803-898-7318
https://dss.sc.gov/content/customers/adoptions/index.aspx

Oregon
Department of Human Services
Voluntary Adoption Registry, 2nd Floor South
500 Summer Street NE, E71
Salem, OR 97301-1068
Tel: 1-503-945-6643

South Dakota
Voluntary Adoption Registry
Department of Social Services
Division of Child Protection Services
Adoption Unit
700 Governors Drive
Pierre, SD 57501
Tel: 1-605-773-3227
http://dss.sd.gov/adoption/adoptionregistry/

Pennsylvania
Division of Vital Records
Adoption Registry
101 South Mercer Street, Room 401
P. O. Box 1528
New Castle, PA 16101
Tel: 1-724-656-3100 or 1-877-724-3258 toll free
http://www.portal.state.pa.us/portal/server.pt/community/adooption_registry/14123/biological_parent_consent_registry/608971

Tennessee
Department of Children’s Services
Post Adoption Services
436 Sixth Avenue North
Nashville, TN 37243-1290
Tel: 1-615-532-5637
http://www.state.tn.us/youth/adoption/advanceregistry.htm

Texas
Central Adoption Registry
Department of State Health Services
P. O. Box 149347
Austin, TX 78714-9347
Tel: 1-888-963-7111 ext. 6279
http://www.dshs.state.tx.us/adoptions/adoptionsregistry.shtm

Utah
Adoption Reunion Registry
Department of Health, Vital Statistics
288 North 1460 West
P. O. Box 141012
Salt Lake City, UT 84114-1012
Tel: 1-801-538-6363

Rhode Island
Voluntary Adoption Reunion Registry
Juvenile Clerk’s Office
Family Court of Rhode Island
One Dorrance Plaza
Providence, RI 02903
Tel: 1-401-458-3290
http://www.courts.ri.gov/Courts/FamilyCourt/Pages/Voluntary%20Adoption%20Reunion%20Registry.aspx
APPENDIX L: Adoption Reunion Registries

Vermont
Vermont Adoption Registry
103 South Main Street
Waterbury, VT 05671-2401
Tel: 1-802-241-2122
http://dcf.vermont.gov/fsd/vermont_adoption_registry

Virginia
No registry; birth parents can submit contact and other information to the child’s adoption record at the Department of Social Services. Birth parents may request the child’s contact information once child is 21 years old. A child under age 21 may request birth parent’s contact information through the adoptive parent.

Virginia Department of Social Services
Permanency Program – Adoption Services
801 East Main Street, 11th Floor
Richmond, Virginia 23219
Tel: 1-804-726-7526 (Adoption Disclosure Specialist)

Washington
No registry; a birth parent may petition the court to appoint a confidential intermediary to find out if the adoptee consents to contact.
http://www.dshs.wa.gov/ca/adopt/res_Records.asp

Free registry is available with this private non-profit agency:
Washington Adoption Reunion Movement
5950 Sixth Avenue South, Suite 213
Seattle, WA 98108
Tel: 1-206-767-9510
Fax: 1-206-763-4803
Email: warm@warmsearch.org
http://www.warmsearch.org/index.html

West Virginia
West Virginia Mutual Consent Voluntary Adoption Registry
West Virginia Department of Health and Human Resources
Office of Social Services
350 Capitol Street, Room 691
Charleston, WV 25301
Tel: 1-304-558-2891
Fax: 1-304-558-8800
Email: adoptwvchild@wvdhhour.org
http://www.wvdhhour.org/bcf/policy/adoption/Adoption_Policy.pdf

Wisconsin
No registry; birth parents can submit an affidavit allowing release of contact information to the adoptee. Adoptees must be at least 18 years old to request their adoption records.

Wisconsin Department of Children and Families
Adoption Records Search Program
P. O. Box 8916
Madison, WI 53708-8916
Tel: 1-608-266-7163

Wyoming
No registry; a birth parent may file an affidavit and petition for a confidential intermediary to find out if the adoptee consents to contact.

Wyoming Department of Family Services
Adoption and Permanency
2300 Capitol Avenue, 3rd Floor
Cheyenne, WY 82002
Tel: 1-307-777-3570 or 1-307-777-3663
Fax: 1-307-777-3693
http://dfsweb.state.wy.us/protective-services/adoption/index.html
Contact Information for State Bar Associations

State Bar Associations may be able to help you find a free or low-cost family lawyer in the state where your children are in the child welfare system. For a list of state bar associations, see the list below or have a relative or friend go to: http://www.statebarassociations.org/ba.htm.

**Alabama**
Alabama Bar Association
415 Dexter Avenue
Montgomery, AL 36104
Tel: (334) 269-1515
Fax: (334) 261-6310
E-mail: info@alabar.org

**Arizona**
Arizona Bar Association
111 West Monroe, Suite 1800
Phoenix, AZ 85003-1742
Tel: (602) 252-4804
Fax: (602) 271-4930

**Arkansas**
Arkansas Bar Association
400 West Markham
Little Rock, AR 72201
Tel: (800) 609-5668 & (501) 375-4606
Fax: (501) 375-4901
E-mail: arkbar@ipa.net & arkbar@intellinet.com

**California**
California Bar Association
555 Franklin Street
San Francisco, CA 94102-4498
Tel: (415) 561-8200
Fax: (415) 561-8228
Los Angeles:(213) 765-1000
E-mail: jonesd@calsb.org

**Colorado**
Colorado Bar Association
1900 Grant Street
Ninth Floor
Denver, CO 80203
Tel: (800) 332-6736 & (303) 860-0608 & (303) 860-1115
Fax: (303) 894-0821
E-mail: comments@cobar.org

**Connecticut**
Connecticut Bar Association
100 Corporate Place
Rocky Hill, CT 06067-1894
Tel: (860) 721-0025
Fax: (860) 257-4125
E-mail: ctbar@ctbar.org

**District of Columbia**
District of Columbia Bar Association
1225 19th Street, NW
Suite 800
Washington, DC 20036
Tel: (202) 223-6600
Fax: (202) 293-3388

**Florida**
Florida Bar Association
650 Apalachee Parkway
Tallahassee, FL 32399-2300
Tel: (850) 561-5831 & (850) 561-5600
Fax: (850) 561-5827

**Georgia**
Georgia Bar Association
2500 The Equitable Bldg.
100 Peachtree Street
Atlanta, GA 30303-1980
Tel: (404) 521-0777 & (404) 527-8700
Fax: (404) 527-8717

**Hawaii**
Hawaii Bar Association
1136 Union Mall
Penthouse 1
Honolulu, HI 96813
Tel: (808) 537-1868
Fax: (808) 521-7936
E-mail: tkitchen@hsba.org

**Idaho**
Idaho Bar Association
525 West Jefferson Street
P.O. Box 895
Boise, ID 83701
Tel: (208) 334-4500
Fax: (208) 334-4515
Illinois
Illinois Bar Association
424 South 2nd Street
Springfield, IL 62701-1779
Tel: (217) 525-1760 & (800) 252-8908 (toll-free in IL)
Fax: (217) 525-0712
E-mail: info@illbar.org

Indiana
Indiana Bar Association
230 East Ohio Street
Indianapolis, IN 46204-2199
Tel: (800) 266-2581 & (317) 637-9102
Voice Mail: (317) 639-5465
Fax: (317) 266-2588
E-mail: isbaadmin@inbar.org

Iowa
Iowa Bar Association
521 East Locust, 3rd Floor
Des Moines, IA 50309-1939
Tel: (515) 243-3179
Fax: (515) 243-2511
E-mail: hshipley@iowabar.org

Kansas
Kansas Bar Association
1200 Harrison Street S.W.
P.O. Box 1037
Topeka, KS 66601-1037
Tel: (785) 234-5696
Fax: (785) 234-3813
E-mail: kansbar5@ink.org

Kentucky
Kentucky Bar Association
514 West Main Street
Frankfort, KY 40601-1883
Tel: (502) 564-3795
Fax: (502) 564-3225
E-mail: webmaster@kybar.org

Louisiana
Louisiana Bar Association
601 St., Charles Avenue
New Orleans, LA 70130-3427
Tel: (504) 566-1600
Fax: (504) 566-0930
E-mail: infolsba@lsba.org

Maine
Maine Bar Association
124 State Street
RO. Box 788
Augusta, ME 04332-0788
Tel: (207) 622-7523
Fax: (207) 623-0083
E-mail: info@mainebar.org

Maryland
Maryland Bar Association
The Maryland Bar Center
520 West Fayette Street
Baltimore, MD 21201
Tel: (800) 492-1964 & (410) 685-7878
Fax: (410) 837-0518
E-mail: msba@msba.org

Massachusetts
Massachusetts Bar Association
20 West Street
Boston, MA 02111
Tel: (617) 338-0500
Fax: (617) 338-0650
E-mail: webmaster@massbar.org

Michigan
State Bar of Michigan
Michael Franck Building
306 Townsend Street
Lansing, MI 48933-2012
Tel: (800) 968-1442 & (517) 346-6300
Fax: (517) 482-6248
E-mail: jberry@mail.michbar.org

Minnesota
Minnesota Bar Association
514 Nicotlet Mall, Suite 300
Minneapolis, MN 55402
Tel: (800) 882-MSBA & (612) 333-1183
Fax: (612) 333-4927
E-mail: dericson@statebar.gen.mn.us

Mississippi
Mississippi Bar Association
643 North State Street
P.O. Box 2168
Jackson, MS 39225-2168
Tel: (601) 948-4471
Fax: (601) 355-8635
E-mail: msbar@msbar.org

Missouri
Missouri Bar Association
The Missouri Bar Center
326 Monroe St.
P.O. Box 119
Jefferson City, MO 65102-0119
Tel: (888) 253-6013 & (573) 635-4128
Fax: (573) 659-8931 & (573) 635-2811
E-mail: mobar@mobar.org

Montana
Montana Bar Association
46 N. Last Chance Gulch, #2A
Helena, MT 59601
Tel: (406) 442-7660
Fax: (406) 442-7763
E-mail: statebar@ixi.net

Nebraska
Nebraska Bar Association
Roman L. Hruska Law Center
635 South 14th Street
Lincoln, NE 68508
E-mail: nsbasn01@nol.org

Nevada
Nevada Bar Association
600 E. Charleston Blvd.
Las Vegas, NV 89104
Tel: (800) 254-2797 & (702) 382-2200
Fax: (888) 660-0060 & (702) 385-2878

New Hampshire
New Hampshire Bar Association
112 Pleasant Street
Concord, NH 03301-2947
Tel: (603) 224-6942
Fax: (603) 224-2910
E-mail: info@nhbar.org
New Jersey
New Jersey Bar Association
New Jersey Law Center
One Constitution Square
New Brunswick, NJ 08901-1500
Tel: (908) 249-5000
Fax: (908) 249-2815

New Mexico
New Mexico Bar Association
Springer Square
121 Tijeras Avenue
P.O. Box 25883
Albuquerque, NM 87125
Tel: (505) 842-6132 & (505) 797-6000
Fax: (505) 843-8765 & (505) 828-3765
E-mail: sbnm@nmbar.org

New York
New York Bar Association
One Elk Street
ALbany, NY 12207
Tel: (518) 463-3200
Fax: (518) 463-8527

North Carolina
North Carolina Bar Association
P.O. Box 3688
Cary, NC 27519-3688
Tel: (800) 662-7407 & (919) 677-0561
Fax: (919) 677-0761
NC Watts: (800) 662-7407
E-mail: NCBA@mail.barlinc.org

North Dakota
North Dakota Bar Association
515½ E. Broadway, Suite 101
P.O. Box 2136
Bismarck, ND 58502
Tel: (701) 255-1404
Fax: (701) 224-1621

Ohio
Ohio Bar Association
1700 Lake Shore Drive
R.O. Box 16562
Columbus, OH 43216-6562
Tel: (800) 282-6556 & (614) 487-2050
Fax: (614) 487-1008

Oklahoma
Oklahoma Bar Association
P.O. Box 53036
1901 N. Lincoln
Oklahoma City, OK 73152
Tel: (405) 524-2365
Fax: (405) 524-1115

Oregon
Oregon Bar Association
5200 SW Meadows Road
P.O. Box 1689
Lake Oswego, OR 97035-0889
Tel: (800) 452-8260 & (503) 620-0222
Fax: (503) 684-1366
E-mail: info@osbar.org

Pennsylvania
Pennsylvania Bar Association
100 S. Street
P.O. Box 186
Harrisburg, PA 17108-0186
Tel: (717) 238-6715 & (800) 932-0311
Fax: (717) 238-1204 & (717) 238-7182
E-mail: info@pabar.org & pabar@ezonline.com

Puerto Rico
Puerto Rico Bar Association—Colegio de Abogados de Puerto Rico
P.O. Box 9021900
San Juan, PR 00902-1900
Tel: (787) 721-3358
Fax: (787) 725-0330
Email: abogados@prtc.net

Rhode Island
Rhode Island Bar Association
115 Cedar Street
Providence, RI 02903
Tel: (401) 421-5740
Fax: (401) 421-2703
E-mail: riba@ids.net

South Carolina
South Carolina Bar Association
P.O. Box 608
Columbia, SC 29202
Tel: (803) 799-6653
Fax: (803) 799-4118

South Dakota
South Dakota Bar Association
222 East Capitol Avenue
Pierre, SD 57501-2596
Tel: (800) 952-2333 & (605) 224-7554
Fax: (605) 224-0282
E-mail: tbarnett@sdbar.org

Tennessee
Tennessee Bar Association
3622 West End Avenue
Nashville, TN 37205-2403
Tel: (800) 347-1109 & (800) 899-6993 & (615) 383-7421
Fax: (615) 297-8058

Texas
Texas Bar Association
1414 Colorado
Austin, TX 78701-1627
Tel: (800) 204-2222 & (512) 463-1463
Fax: (512) 463-1475
E-mail: 76245.1564@compuserve.com

Utah
Utah Bar Association
645 S. 200 East
Salt Lake City, UT 84111
Tel: (801) 531-9077
Fax: (801) 531-0660
E-mail: info@utahbar.org
APPENDIX M: Contact Information for State Bar Associations

Vermont
Vermont Bar Association
35-37 Court Street
P.O. Box 100
Montpelier, VT 05601-0100
Tel: (802) 223-2020 & (800) 639-7036
Fax: (802) 223-1573
E-mail: bpaolini@vtbar.org

Virginia
Virginia State Bar
Eighth and Main Building
707 East Main Street, Suite 1500
Richmond, VA 23219-2800
Tel: (804) 775-0500 & (804) 644-0041
Fax: (804) 775-0501 & (804) 644-0052
E-mail: vsb@vsb.org

Washington
Washington Bar Association
2101 Fourth Avenue
Fourth Floor
Seattle, WA 98121-2330
Tel: (206) 727-8202 & (206) 727-8200
Fax: (206) 727-8320
E-mail: barchief1@aol.com

West Virginia
West Virginia Bar Association
2006 Kanawha Blvd. East
Charleston, WV 25311-2204
Tel: (304) 558-2456 & (304) 895-3663
Fax: (304) 558-2467
E-mail: pettyc@wvbar.org & WVBarAssociation@msn.com

Wisconsin
Wisconsin Bar Association
402 W. Wilson Street
R.O. Box 7158
Madison, WI 53707-7158
Tel: (state): (800) 632-8096 & (608) 257-3838
Tel: (nation): (800) 728-7788
Tel: (auto): (800) 444-9404
Fax: (608) 257-5502

Wyoming
Wyoming Bar Association
500 Randall Avenue
Cheyenne, WY 82001
Tel: (307) 632-9061
Fax: (307) 632-3737
Will I Be Appointed a Lawyer in Family Court? (A State-By-State List)

The list below shows which states provide free court-appointed lawyers for parents in family court, and which states do not.

<table>
<thead>
<tr>
<th>State</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Alaska</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Arizona</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Arkansas</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>California</td>
<td>Yes, you are entitled to a free lawyer in family court, but only if your child is being placed in out-of-home care or if your parental rights are about to be terminated.</td>
</tr>
<tr>
<td>Colorado</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Delaware</td>
<td>You are not entitled to a free lawyer, but a family court judge may decide to provide you with one based on the facts of your case.</td>
</tr>
<tr>
<td>District of Columbia</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Florida</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Georgia</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Hawaii</td>
<td>You are not entitled to a free lawyer, but a family court judge may decide to provide you with one based on the facts of your case.</td>
</tr>
<tr>
<td>Idaho</td>
<td>Yes, you are entitled to a free lawyer in family court, but only if your parental rights are about to be terminated.</td>
</tr>
<tr>
<td>Illinois</td>
<td>Yes, you are entitled to a free lawyer in family court.</td>
</tr>
<tr>
<td>Indiana</td>
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<td>Mississippi</td>
<td>No, you are not entitled to a free lawyer in family court.</td>
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Missouri
Yes, you are entitled to a free lawyer in family court, but only if your parental rights are about to be terminated. The judge may or may not decide to provide a lawyer for you at an earlier point, based on the facts of your case.

Montana
Yes, you are entitled to a free lawyer in family court.

Nebraska
Yes, you are entitled to a free lawyer in family court.

Nevada
You are not entitled to a free lawyer, but a family court judge may decide to provide you with one based on the facts of your case.

New Hampshire
Yes, you are entitled to a free lawyer in family court.

New Jersey
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New Mexico
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New York
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North Carolina
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North Dakota
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Ohio
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Oklahoma
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Oregon
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Pennsylvania
Yes, you are entitled to a free lawyer in family court.

Rhode Island
Yes, you are entitled to a free lawyer in family court.

South Carolina
Yes, you are entitled to a free lawyer in family court.

South Dakota
Yes, you are entitled to a free lawyer in family court.

Texas
Yes, you are entitled to a free lawyer in family court.

Utah
Yes, you are entitled to a free lawyer in family court.

Vermont
You are not entitled to a free lawyer, but a family court judge may decide to provide you with one based on the facts of your case.

Virginia
Yes, you are entitled to a free lawyer in family court, but only if your parental rights are about to be terminated.

Washington
Yes, you are entitled to a free lawyer in family court.

West Virginia
Yes, you are entitled to a free lawyer in family court.

Wisconsin
Yes, you are entitled to a free lawyer in family court, but only if your parental rights are about to be terminated. The judge may or may not decide to provide a lawyer for you at an earlier point, based on the facts of your case.

Wyoming
You are entitled to a free lawyer in family court if your case involves the state’s Child Protection Act. If it does not, you are not entitled to a free lawyer, but a family court judge may decide to provide you with one based on the facts of your case.
# Sample Letter Designating Custody

**Letter of Designation for Care of a Minor**

I/We are the parent(s) or legal guardian(s) of, ________________________________ born on ____ ____ _____.

I/We designate, ________________________________ to sponsor and care for my/our child.

I consent that the above named care-giver/sponsor may:

- **(Initial)** Have temporary care-giving authority for my child, until such time as my child is returned to my physical custody; or his/her custody status is altered by a Federal, State, or local agency; or changed by a court of law.
- **(Initial)** Provide for medical, dental, and mental health care for my child.
- **(Initial)** Provide for my child's physical and mental well-being, including but not limited to providing food, shelter.
- **(Initial)** Enroll my child in school.
- **(Initial)** Temporarily transfer physical custody of my child in the event of an emergency (serious illness, destruction of home, etc.) to another person.

<table>
<thead>
<tr>
<th>Name of parent(s) or legal guardian(s) signing the form</th>
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</thead>
<tbody>
<tr>
<td>(1) ____________________________</td>
</tr>
<tr>
<td>(2) ____________________________</td>
</tr>
</tbody>
</table>

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<th>Address of parent(s) or legal guardian(s) signing the form</th>
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<th>If one of the child’s biological parents or other legal guardian is unable to consent please check why</th>
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<tbody>
<tr>
<td>□ Deceased  □ Mentally or physically unable to give consent</td>
</tr>
<tr>
<td>□ Abandoned child □ No longer has legal custody of child</td>
</tr>
<tr>
<td>□ Child’s other parent/legal guardian resides □ Other in another location/country</td>
</tr>
</tbody>
</table>

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<th>Parent(s) or legal guardian(s) signature*</th>
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<tr>
<td>(1) ____________________________ (DATE)</td>
</tr>
<tr>
<td>(2) ____________________________ (DATE)</td>
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* Please note that by signing this form you are NOT terminating your parental or guardianship rights to your child. You maintain legal custody over your child pursuant to relevant Federal and State law. Stay in close contact with your child and the child’s sponsor in order to help make decisions for the child’s care and for medical, educational and other service.

**NOTARY SEAL:**
Endnotes


2 ERO, Enforcement and Removal Operations, is a division of ICE (Immigration and Customs Enforcement). The community outreach office was formerly known as the office of the public advocate.


