

Doc Num 2021007920

\$0.00

07/20/2021 4:06:58 PM

Filed & Recorded in the Official Records of
SHARON BLOUNT BAKER, CIRCUIT CLERK

By: SBB

CLERK'S STAMP

The following attached:

TYPE OF DOCUMENT: Administrative Order

GRANTOR: Circuit Judge

GRANTEE: Standard Order

Document(s) are being filed into the Crawford County Circuit Clerk's Office this date.

Sharon L. Blount-Baker
CRAWFORD COUNTY CIRCUIT CLERK
P.O. BOX 608
317 MAIN STREET
VAN BUREN, ARKANSAS 72957-5799
(479) 474-1821 Office · (479) 471-3221 Child Support

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**IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS
TWENTY-FIRST JUDICIAL DISTRICT
DOMESTIC RELATIONS DIVISION**


STANDARD ORDER REGARDING CHILDREN'S MEDICAL AND DENTAL EXPENSES

This Order will become effective in specific cases only when attached to and incorporated by reference in a separate order or decree.

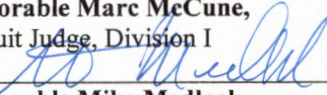
1. Unless otherwise ordered* each parent shall be responsible for one-half of the child's or children's medical, dental, orthodontic, counseling, prescription drug and eyeglasses expenses not covered by either party's insurance, including annual and percentage insurance deductibles.
2. Both parents shall obtain whatever medical and dental insurance is available for the minor children at his or her place of employment, at reasonable cost.
3. If either parent fails to obtain the insurance referred to above and the same is available at his or her place of employment at a reasonable cost, the Court may find that parent responsible for all of the expenses which insurance would have covered, in addition to finding him or her in contempt. Likewise, any parent who fails to cooperate with the other parent in furnishing insurance forms, I.D. cards, medical provider's billing statements, etc. necessary to obtain insurance benefits may be found liable for any expense which would have been covered but was not due to the omission, as well as being found in contempt.
4. The party seeking reimbursement of an expense paid for the child(ren) under the provisions of this Order, or for payment of the other parties' ½ obligation, shall provide a copy of the billing, receipt, or other supporting documentation to the other parent within ten (10) days of treatment. Explanation of benefits indicating the amount insurance will pay shall also be provided within ten (10) days of receipt to the other parent. The parents will have thirty (30) days from the receipt of the explanation of benefits to pay their ½ of the bill or reimbursement. In the event the claim is not to be processed by the insurance provider (for co-payments or similar circumstances), the parent receiving the bill will have thirty (30) days from receipt of the bill to pay or reimburse their ½ obligation. The parties will discuss incurring any significant medical or other expense covered by this Order for the child(ren) prior to incurring such expense except in an emergency situation. Both parents will be given the opportunity to independently converse with the provider regarding payment arrangements for expenses.

Willful violation of this Order may result in a finding of contempt of court and the violator subjected to punishment as deemed appropriate by the Court.

It is so ordered this 19th day of July, 2021.



Honorable Marc McCune,
Circuit Judge, Division I

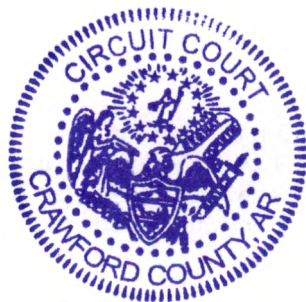


Honorable Mike Medlock,
Circuit Judge, Division II



Honorable Candice Settle,
Circuit Judge, Division III

*This Court will consider "otherwise ordering" when it is convinced some or all of the terms of this order would be inequitable in a specific case due to such factors, for example, as where one of the parents can easily afford to be responsible for all of the above-described expenses, whereas part or all of such expenses would be extremely burdensome on the other parent. No exception, however, will be in effect unless ordered by the Court.



CERTIFICATE OF RECORD
STATE OF ARKANSAS, COUNTY OF CRAWFORD
I hereby certify that this instrument was
Filed and Recorded in the Official Records
in Doc Num 2021007920
07/20/2021 4:06:58 PM
SHARON BLOUNT BAKER
CRAWFORD County Circuit Clerk & Recorder
By: Sharon Blount Baker

Doc Num 2021007921

\$0.00

07/20/2021 4:06:59 PM

Filed & Recorded in the Official Records of
SHARON BLOUNT BAKER, CIRCUIT CLERK

By: SBB

CLERK'S STAMP

The following attached:

TYPE OF DOCUMENT: Administrative Order

GRANTOR: Circuit Judge

GRANTEE: Shared Parenting Order

Document(s) are being filed into the Crawford County Circuit Clerk's Office this date.

Sharon L. Blount-Baker
CRAWFORD COUNTY CIRCUIT CLERK
P.O. BOX 608
317 MAIN STREET
VAN BUREN, ARKANSAS 72957-5799
(479) 474-1821 Office · (479) 471-3221 Child Support

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**IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS
TWENTY-FIRST JUDICIAL DISTRICT
DOMESTIC RELATIONS DIVISION**

SHARED PARENTING ORDER

Unless otherwise ordered by this Court, this Order should be attached to and incorporated by reference into the Court's Order or Decree. Parties will be designated as Parent "A" and Parent "B" in the Court Order. Parent "A" will be the "Payee parent" and Parent "B" will be the "Payor parent" as identified in the Child Support Worksheet attached to the Court's Order or Decree consistent with the Child Support Guidelines. Adoption of this Order is not a change of circumstance that may serve as the basis for modification of a prior order related to visitation.

This Order is not applicable to children that have not reached the age of one. Visitation will be specifically set forth on a case-by-case basis for such children.

Weekly visitation by the parties will be decided on a case by case basis in light of the preference for joint custody in Arkansas. The Holiday and Special Days Visitation set forth below shall supersede the Weekly Visitation. Visitation set forth herein shall begin the second weekend following the latest Court hearing unless otherwise ordered.

The parties are encouraged to be flexible and reasonable with each other in arranging visitation, especially when they are separated by a significant distance.

Any reference to school shall be the school district where the child(ren) reside.

Holiday, Special Day and Extended Visitation Periods:

Valentine's Day: Parent "A" on even numbered year from 5:00 p.m. until 9:00 p.m. Parent "B" on odd numbered year from 5:00 p.m. until 9:00 p.m.

Child(ren)'s Birthday: Parent "A" on even numbered year from 5:00 p.m. until 9:00 p.m. Parent "B" on odd numbered year from 5:00 p.m. until 9:00 p.m.

Spring Break: Parent "A" will have even numbered years from 5:00 p.m. the day school adjourns until 5:00 p.m. the day before school resumes, whether or not the child(ren) attends school. Parent "B" will have odd numbered years from 5:00 p.m. the day school adjourns until 5:00 p.m. the day before school resumes, whether or not the child(ren) attends school. If Easter falls during Spring Break the spring break visitation will end at 8:00 p.m. on the Saturday prior to Easter.

Easter: Parent "A" will have every odd numbered year from 6:00 p.m. on the Saturday immediately prior to Easter until 5:00 p.m. Easter Sunday. Parent "B" will have every even number year from 6:00 p.m. on the Saturday immediately prior to Easter until 5:00 p.m. Easter Sunday. If Easter falls during Spring Break weekend, the Spring Break visitation will end at 8:00 p.m. on the Saturday prior to Easter.

Memorial Day Weekend: Parent "A" on even numbered year will have from 5:00 p.m. Friday until 8:00 p.m. Monday. Parent "B" will have on odd numbered year from 5:00 p.m. Friday until 8:00 p.m. Monday.

Mother's Day: To be spent with the Mother from 9:00 a.m. until 6:00 p.m. whether or not the mother would normally have the child or children that day.

Father's Day: To be spent with the Father from 9:00 a.m. until 6:00 p.m. whether or not the father would normally have the child or children that day.

July 4th: Parent "A" will have every odd numbered year from 9:00 a.m. until 10:30 p.m. Parent "B" will have every even numbered year from 9:00 a.m. until 10:30 p.m.

Labor Day Weekend: Parent "A" will have every even numbered year from 5:00 p.m. Friday until 8:00 p.m. Monday. Parent "B" will have every odd numbered year from 5:00 p.m. Friday until 8:00 p.m. Monday.

Halloween: Parent "A" will have every odd numbered year from 5:00 p.m. until 9:00 p.m. Parent "B" will have every even numbered year from 5:00 p.m. until 9:00 p.m.

Thanksgiving Vacation: Parent "A" will have every odd numbered year from 5:00 p.m. Wednesday to 5:00 p.m. Thursday and on every even numbered year from 5:00 p.m. Thursday until 5:00 p.m. Friday. Parent "B" shall have every odd numbered year from 5:00 p.m. Thursday to 5:00 p.m. Friday and every even numbered year from 5:00 p.m. Wednesday until 5:00 p.m. Thursday.

Christmas Vacation: Parent "A" shall have every even numbered year from 5:00 p.m. the day school adjourns until 3:00 p.m. Christmas Day and on odd numbered years from 3:00 p.m. Christmas Day until 5:00 p.m. the day before school resumes. Parent "B" shall have every even numbered year from 3:00 p.m. on Christmas Day until 5:00 p.m. the day before school resumes and every odd numbered year from 5:00 p.m. the day school adjourns until 3:00 p.m. Christmas Day.

Parent's Birthday: The child(ren) shall have visitation with the parent celebrating the birthday from 5:00 p.m. until 9:00 p.m. If both parents have the same birthday, Parent "A" shall have visitation in even numbered years and Parent "B" in odd numbered years.

Summer Visitation: Both parents shall enjoy five weeks with the child(ren) during the summer. Parent "B" shall have summer visitation beginning at 5:00 p.m. the Friday after school adjourns on even numbered years and continuing for five weeks. Parent "A" shall have summer visitation in even numbered years beginning the fifth Friday following the visit by Parent "B" starting at 5:00 p.m. and continuing for five weeks. On odd years, the parents will alternate the schedule for summer visitation from even numbered years. Each parent not in possession will enjoy visitation with the child on the third weekend of the visitation period from 5:00 p.m. Friday until 5:00 p.m. Sunday. Otherwise, weekly visitation will not apply during the summer visitation period.

Other Visitation: The parties are encouraged to set aside their differences and to work together to ensure a healthy relationship between the child(ren) and both parents. The parties can agree to any amount of visitation they choose. However, should the parties not agree, this Order shall be strictly observed. In the event one parent shall be unable to exercise a scheduled visitation or will be late, that parent shall notify the other parent as quickly as is practical and advise of the cancellation or delay.

Transportation: The Parent "A" shall be responsible for transportation at the beginning of the visitation and Parent "B" parent shall be responsible for the return transportation at the end of the visitation. Pick up and return times should be strictly observed. In the rare instance when the times cannot be observed, the other party must be given as much advance notice as possible. Transportation shall only be provided by a responsible adult.

No Removal from State: Both parties are enjoined and restrained from removing the child or children from the State of Arkansas except for temporary trips and vacations without the advance approval by the Court unless both parties agree in a writing signed by the parties, notarized and filed with the Court. The Court will grant or deny permission for permanent removal in accordance with Arkansas law. Modifications to visitation schedules shall likewise be in writing with notarized signatures and filed with the Court.

Current Address, Mailing Address and Telephone Number: Each party shall keep the other advised at all times of their current address and telephone number. The child or children should be permitted to audio/visual call and text and to accept audio/visual phone calls and texts from the other parent at all reasonable times.

School, Health, and Extracurricular Activity Records: Both parents shall have equal access to all records and information regarding the minor children including, but not limited to: school records, medical records and insurance records. School and health care providers shall make the records available to both parents upon request. Both parents shall endeavor to ensure the other parent receives copies of school records and notices (including but not limited to parent-teacher conferences, field trips and other school activities), extracurricular activity schedules and notices, report cards, interim reports, picture order forms, discipline reports and all other school forms and information.

Health Appointments: Parents shall share information regarding medical, dental or other health appointments in a timely manner to ensure both parties can attend. In the event of an emergency, the parent in possession shall notify the other parent as soon as is reasonably possible in the circumstances.

Welfare of Children: The children are to be kept in a proper and wholesome environment at all times. Neither party shall cohabit with a person with whom the parent has a romantic or dating relationship with while the child(ren) are present.

No Derogatory Remarks: Both parties are enjoined and restrained from making derogatory remarks about the other parent in the presence of the child or children or on social media, website or other digital public forum, and from allowing or encouraging others to do so. Each parent shall encourage the child(ren) to love and respect the other parent and shall take all steps possible to foster a good relationship between the child(ren) and the other parent. Neither parent shall do any act that would interfere with the child(ren)'s relationship with the other parent. The parents shall not use the child(ren) to carry messages between them.

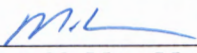
School, Extracurricular and Other Activities: Both parents shall make every effort to ensure that the child(ren) are able to participate in scheduled school, extracurricular and other activities. The parent exercising visitation with the child(ren) shall ensure all homework or other school requirements are complete and that the child(ren) attend school, including virtual school sessions. Both parents shall share information about homework and other assignments. Both parties shall be allowed to attend any and all school/daycare parties and events and to eat lunch with their child(ren) at school unless otherwise provided for by the School District or Daycare Provider based upon their policies and regulations. Neither party shall intentionally involve the child(ren) in activities which will significantly encumber the time of the other parent without first discussing the matter with the other parent.

Location of Children: Any party in possession of the minor child(ren) who intend to have the child(ren) at a location other than their regular place of residence or the regular place of residence of an immediate family member for a period exceeding two overnights shall notify the other parent of the location where the child(ren) will be staying, the duration of the trip, and a contact phone number.

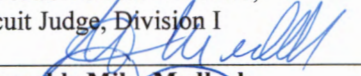
Violation of this Order: Violation of the visitation as awarded may result in the imposition of a fine, jail sentence, the termination of custody and/or visitation, or such other action deemed appropriate by the Court. Child(ren) shall not be permitted nor required to make decisions regarding visitation.

This Order shall supersede all prior Standard Orders Regarding Visitation and Related Matters.

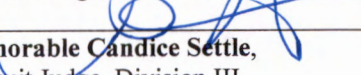
It is so ordered this 19th day of July, 2021.



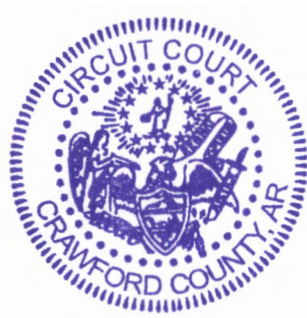
Honorable Marc McCune,
Circuit Judge, Division I



Honorable Mike Medlock,
Circuit Judge, Division II



Honorable Candice Settle,
Circuit Judge, Division III



CERTIFICATE OF RECORD
STATE OF ARKANSAS, COUNTY OF CRAWFORD
I hereby certify that this instrument was
Filed and Recorded in the Official Records
in Doc Num 2021007921
07/20/2021 4:06:59 PM
SHARON BLOUNT BAKER
CRAWFORD County Circuit Clerk & Recorder
By: Sharon Blount Baker

Doc Num 2021007923
\$0.00
07/20/2021 4:09:52 PM
Filed & Recorded in the Official Records of
SHARON BLOUNT BAKER, CIRCUIT CLERK
By: SBB

CLERK'S STAMP

The following attached:

TYPE OF DOCUMENT: Administrative Order

GRANTOR: Circuit Judge

GRANTEE: Standing Temporary Order

Document(s) are being filed into the Crawford County Circuit Clerk's Office this date.

Sharon L. Blount-Baker
CRAWFORD COUNTY CIRCUIT CLERK
P.O. BOX 608
317 MAIN STREET
VAN BUREN, ARKANSAS 72957-5799
(479) 474-1821 Office · (479) 471-3221 Child Support

**IN THE CIRCUIT COURT OF CRAWFORD COUNTY, ARKANSAS
TWENTY-FIRST JUDICIAL DISTRICT
DOMESTIC RELATIONS DIVISION**

STANDING TEMPORARY ORDER IN DOMESTIC RELATIONS CASES

THE COURT finds it is in the best interests of the parties and any minor children of the above-captioned matter that the following standing orders go into effect immediately. These Standing Orders do not supersede/modify other specific orders, entered by the Court in this matter. IT IS THEREFORE, ORDERED AND ADJUDGED as follows:

1. **REMOVAL OF CHILDREN**

Neither party will remove, cause to be removed, nor permit the permanent removal of any minor children of these parties from their current county of residence. Neither party shall apply for any passport nor passport services on behalf of the children. If the child lives within Crawford County, this order does not restrict travel within the Twenty-First Judicial District (county of Crawford). The intent of this restriction is not to prohibit temporary travel within or without the State of Arkansas, as long as such travel does not exceed the lesser of three hundred miles or six hours travel from the child's residence.

2. **CHILD SUPPORT**

Because child support can be ordered retroactive to the date of filing the petition herein, this Court encourages the parties to review the Child Support Guidelines set forth in Administrative Order No. 10 to determine whether child support payments should be made prior to the entry of an order requiring payment of support. Child support should be in an amount as determined by the Child Support Guidelines. It is advisable that the party making payment retain proof of payments.

3. **TREATMENT OF CHILDREN**

The safety, financial security and mental wellbeing of the children involved in this case are of paramount concern. Joint Custody is favored in Arkansas. The Court expects each parent to have access to medical, dental and educational records as well as extra-curricular activity schedules.

4. **REQUIRED ATTENDANCE IN A PARENTING COURSE**

All parties to a dissolution of marriage proceeding with minor children or a paternity action that involves issues of parental responsibility shall be required to complete the ASH program with Lisa Abuja 479-431-8152, or similar program, prior to the entry by the Court of a final judgment. The Court may excuse a party from attending the parenting course for good reason. Each party to a dissolution or paternity action shall file an original certificate of completion with the Clerk of the Court.

- A. *Cost.* Each party shall pay their respective cost of the ASH program or similar program. The cost is determined by the agencies providing the different programs.
- B. *Non-Compliance.* If either party does not attend and complete the Course, the Court may enter an Order to Show Cause and will schedule a hearing date. At the hearing, the non-complying party will be required to demonstrate why he or she has not attended the Course. The Court may impose sanctions, including a Stay of Proceedings, or any other sanction the Court finds just, including a fine and/or contempt.
- C. *Court Privilege.* The Court may, on its own motion, order the parties to attend the program at any time it deems necessary.

THE FOLLOWING PROVISIONS ARE APPLICABLE TO ALL PARTIES IN DOMESTIC RELATIONS CASES:

5. **CONDUCT OF THE PARTIES DURING THE CASE.**

Both parties are directed to refrain from physical, verbal, or any other form of harassment of the other, including but not limited to acts done in person or by telephone/internet, at their residence or at work. Parties are not to discuss the case with the minor children and should not make derogatory remarks or statements about the other party in the presence of the children.

6. DISPOSITION OF ASSETS AND CASH.

Neither party will conceal, damage, nor dispose of any asset, whether jointly or separately owned, nor will either party dissipate the value of any asset (for example, by adding a mortgage to real estate) except by written consent of the parties or an order of Court. **Neither party will cancel nor cause to be canceled any utilities, including telephone, electric, or water and sewer.** The parties may spend their income in the ordinary course of their personal and family affairs. Neither party will conceal, hoard, nor waste jointly owned funds, whether in the form of cash, bank accounts or other highly liquid assets, except said funds can be spent for the necessities of life. Any party who violates this order will be required to render an accounting and may be later sanctioned for wasting a marital asset. Each party must file a Financial Affidavit detailing his/her assets and liabilities.

7. PERSONAL AND BUSINESS RECORDS/INSURANCE.

Neither party will, directly or indirectly, conceal from the other or destroy any family records, business records, or any records of income, debt, or other obligations. Any insurance policies in effect at the time the petition herein was filed will not be terminated, allowed to lapse, concealed, modified, borrowed against, pledged, or otherwise encumbered by either of the parties or at the direction of either party. All insurance policies of every kind will remain the same without change of their terms. All policy premiums will continue to be paid in full on a timely basis unless there is a written consent by both parties, or an order of the Court.

8. ADDITIONAL DEBT.

Neither party will incur additional personal debt which would bind the other spouse nor tie up any assets, except by the written consent of the parties or order of this Court. The parties were strongly urged to temporarily refrain from using joint credit cards except for absolute necessities and only as a last resort. Abuse of credit, especially the other spouse's credit, offends the Court's sense of equity and will be dealt with accordingly.

9. SANCTIONS.

The Court will sanction any party who fails without good cause to satisfactorily comply with the rules pertaining to the production of financial records and other documents, or fails without good cause to answer interrogatories or attend a deposition, with an award of a minimum of \$250.00 in attorney's fees (or a fine of an equal amount if the spouse seeking compliance has no attorney).


10. VIOLATION OF THIS ORDER.

Judicial enforcement, due to violation of this order, may result in sanctions against the party found to be in violation of the order.

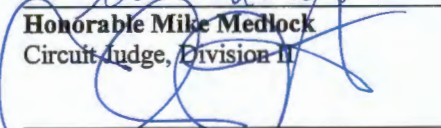
11. APPLICATION OF THIS ORDER.

This Standing Order does not supersede or modify other specific orders entered by the Court in this matter. This order shall bind the petitioner upon the filing of this action and shall become binding on the respondent upon service of the order. This order shall remain in full force and effect until further order of the Court. Any provision of this order not amended by some later order remains in full force and effect. Applicable provisions of this Order may remain in full force and effect after final judgment is entered if ordered by the Court. Notice to all Parties in the Domestic Relations Court shall be attached hereto as Attachment "A." **The Petitioner or Petitioner's attorney shall furnish a copy of this Order and Attachment "A", Notice to all Parties in the Domestic Relations Court, to the Respondent or Respondent's attorney, if any.**

IT IS SO ORDERED THIS 19th DAY OF JULY, 2021.


Honorable Marc McCune
Circuit Judge, Division I


Honorable Mike Medlock
Circuit Judge, Division II


Honorable Candice Settle,
Circuit Judge, Division III

CLERK'S CERTIFICATE

I, Sharon L. Blount-Baker, Clerk of the Circuit Court, do hereby certify that the foregoing is a full, true and correct copy of the original Order, recorded as Instrument Number 2021007923, Crawford County, Arkansas.

IN TESTIMONY WHEREOF, witness my hand and seal of this office this 20th day of July, 2021.



ATTACHMENT "A"

NOTICE TO ALL PARTIES IN DOMESTIC RELATIONS COURT

The following are the policies of the Domestic Relations Law Division of the Crawford County Circuit Court. Read them carefully. All parties are expected to know and obey these policies.

COURTROOM CONDUCT AND BEHAVIOR

All courtroom proceedings shall be conducted with dignity, decorum, courtesy, and civility.

BY ORDER OF THE ADMINISTRATIVE JUDGE:

1. Cell (mobile) Phones

THE USE OF CELLULAR (MOBILE) TELEPHONES OR OTHER DEVICES ARE PROHIBITED IN THE COURTROOM. ALL CELLULAR (MOBILE) TELEPHONES AND OTHER DEVICES MUST BE TURNED OFF PRIOR TO ENTERING THE COURTROOM AND REMAIN OFF WHILE IN THE COURTROOM. FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN THE SEIZURE OF THE DEVICE AND/OR A CHARGE OF CONTEMPT OF COURT.

2. Dress appropriately.

Court business is very important. People who do not dress or groom properly might give the wrong impressions. It may show a lack of concern for the case or a lack of respect for the dignity and authority of the Court. Shorts, tank or halter tops, undershirts, and individuals wearing caps or hats are forbidden. *The judges have the authority to ban from participating in the proceedings those persons not appropriately dressed.*

3. Speaking and Disruptive Behaviors.

A court proceeding is not a free-for-all where people can say whatever they want whenever they want whenever they feel like it. Parties do not speak unless they are directed by the Judge or a lawyer to speak and then they should speak only to the Judge or lawyer. A party never speaks directly to the other spouse in court.

While it is understood that parties may be upset when they come to court, they are expected to keep their anger and other offensive behavior under control.

Interruptions, sarcasm, insults, and unresponsiveness answers will not be tolerated.

Similarly, derogatory, or disrespectful verbal or nonverbal expressions will not be tolerated. DO NOT start arguments with or threaten anyone, especially the Judge. *The Judge has the authority to hold you in contempt or expel anyone from the courtroom who hinders the orderly conduct of business.*

4. Appearing in Court without an Attorney (Self Represented Litigant)

A Self Represented Litigant, a party without an attorney, is not entitled to special treatment or privileges, and must follow the same rules of procedure and ethical regulations that govern practicing attorneys.

1. The Court must treat a *Pro Se* party much the same way it treats a lawyer. *Pro Se* litigants are not expected to be as skilled and knowledgeable as lawyers, but, are subject to the same rules and regulations as a party who has an attorney. Judges are forbidden by law to act as lawyers for unrepresented parties. It is also unethical for Judges to give them special treatment. The Judge's Judicial Assistant is part of the office of the Circuit Court Judge and is forbidden from doing anything the Judge cannot do.

2. Neither the Judge nor the Judicial Assistant can give a *Pro Se* Litigant legal advice, practice tips or help in writing court papers. Most questions regarding what to do or how to do it cannot be answered and should not be asked.

3. Contact with Judge's office. A Self Represented litigant is authorized to contact the Judge's office by telephone only on matters related to the court's schedule and attendance in court. There is no other authorized purpose to contact the Judge's office. Visiting the Judge's office is especially discouraged because it disrupts the working routine in the office. Judicial Assistants assist Judges. It is not their duty to listen to parties and their complaints nor give advice on what to do.

RESOURCES:

1. Self-Help Services:
A "Self-Help" program for Self Represented litigants is administered by the Administrative Office of the Courts. EMPLOYEES IN THE COURT OFFICES ARE NOT PERMITTED TO PROVIDE LEGAL ADVICE. They do not act as your legal advisor, nor your clerical support staff. A self-service Law Library is located at 100 North 16th Street, Fort Smith, Arkansas.
2. Arkansas State Courts Self-Help Website:
Among other information, family law forms may be downloaded and printed for use in Domestic Relations matters. The forms are up-to-date, with all amendments incorporated. All forms are provided free of charge by the Arkansas Supreme Court, at:
<https://www.arcourts.gov/forms-and-publications/court-forms>
3. Arkansas Bar Lawyer Referral Service:
The Arkansas Bar Lawyer Referral Service provides referrals to attorneys at:
<https://mx.arkbar.com/ARKANSASFINDALAWYER.aspx>

Judicial Assistants have been instructed to not discuss the case with parties and will report attempts to violate this rule to the Judge. All requests to speak to the Judge on the telephone or have a private conference WILL BE REFUSED. Letters written to the Judge which offer or discuss evidence in the case or attempt to influence the Judge's decision in the case will not be read by the Judge, but will be distributed to all interested parties. Such communications are strictly forbidden.



CERTIFICATE OF RECORD
STATE OF ARKANSAS, COUNTY OF CRAWFORD
I hereby certify that this instrument was
Filed and Recorded in the Official Records
in Doc Num 2021007923
07/20/2021 4:09:52 PM
SHARON BLOUNT BAKER
CRAWFORD County Circuit Clerk & Recorder
By: Sharon Blount Baker