



Attorney Notice Statement

#1. Give it to them at the first meeting. Keep a Copy. Make sure you sign and date it.

Now it is a part of their file. Now the Attorney knows; "If I don't do my job, I am likely to get sued for malpractice."

Example Attorney Notice:

Dated: (that day)

Attorney Name: (Ms./Mr. _____ here)

I am hiring you to represent me in this divorce or child custody action.

I am hiring you for the purpose of preparing me for an Appeal after I loose in the Trial Court.

Signed Sincerely Yours: (Name - phone - contact data.)

This establishes the direction of your case with the Attorney for his actions and conduct in your behalf.

#2 The next thing is. Ask the attorney for a list of the Factors.

Your job is to learn the Factors: bone up on them and prepare your attorney to present them to the court on the record.

- It is YOU who will give advice to the attorney to what you know exists as evidence as it relates to each of those 12 best interest factors.
- Custody is made "in the best interests of the child."
- Many Factors are equal except for one vital factor which you will win on.
- Stick to the Factors. Prepare.

#3 Key factor to ask your Attorney at the right time: What is the date for my Trial?

(Example of strategy to highlight your winning point for the best interest Factors.)

Building your case:

- Submit to the court a Long Range Parenting Plan to keep both parents in the child's life. Ask the Plaintiff to file the same type of plan with the court.

#4 Instruct Attorney they are NEVER to meet with Judge with-out you present.

A Father's Life Saver