

Child Custody Attorney Urges Parents to Review Custody Orders as Summer Visitation Season Approaches

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As the academic year nears its end, The Jimenez Law Firm child custody family law professionals emphasize the importance of timely review and adherence to court-ordered child custody agreements, particularly regarding summer visitation schedules. With many Texas parenting plans including specific provisions for the summer months, legal practitioners urge separated or divorced parents to consult their child custody attorney well before the school break to ensure compliance and prevent potential disputes.

The transition from the school year to summer often changes family schedules, travel plans, and childcare arrangements significantly. These shifts can create logistical challenges for parents sharing custody of minor children, particularly if their existing orders are unclear or outdated or fail to address seasonal considerations. Texas custody agreements frequently include clauses related to extended summer possession periods, notice deadlines for travel and temporary modifications to regular possession schedules. However, failure to comply with these requirements or initiate modifications early enough can lead to legal complications or strained co-parenting relationships.

A spokesperson for The Jimenez Law Firm, a legal practice focusing on family law throughout North Texas, noted that the time to act is now. "Every year, there's an increase in clients seeking last-minute clarifications or emergency motions to address custody misunderstandings," the representative stated. "Many of these issues could have been resolved in advance if the parents had taken the time to review their orders and seek legal guidance in the spring, rather than waiting until summer plans were already in motion."

The Texas Family Code outlines various rights and duties of parents in possession orders, including specific timelines for requesting extended summer possession. In many cases, the non-primary conservator must notify the primary conservator by April 1st if they wish to exercise an extended period of possession during the summer months. If that deadline is missed, default provisions may apply, often limiting the flexibility of the non-primary parent. Early consultation with a child custody attorney is strongly recommended for those unfamiliar with these requirements or unsure of how to interpret their custody order.

Court-ordered parenting plans may also account for out-of-state travel, extracurricular activities, and visitation exchanges that differ during school vacations. Disagreements can arise quickly without mutual understanding or clear documentation, disrupting parental plans and the child's summer experience. Attorneys in the field stress that miscommunications regarding pick-up and drop-off times, conflicting vacations, or unclear provisions can lead to unnecessary litigation if not proactively addressed.

Family law professionals note that parents often overlook the need to modify custody arrangements when circumstances change formally. For example, a parent who has relocated, changed work schedules, or remarried may no longer be able to comply with an older possession schedule. In these instances, court modification is typically required, as informal agreements between parents may not be enforceable should a dispute arise. Failing to follow the terms of the standing court order?even if done with the child's best interests in mind?can expose a parent to legal consequences, including enforcement actions or contempt of court.

"A common misconception is that informal flexibility between co-parents is sufficient to manage summer schedules," said a representative for The Jimenez Law Firm. "While cooperative parenting is always encouraged, it's critical to have enforceable legal agreements in place to avoid future misunderstandings, particularly in high-conflict cases or where one party may later contest the arrangement."

Professionals familiar with custody litigation note that courts prioritize stability and predictability for the child, especially during more extended periods such as summer vacation. This often means that last-minute changes are unlikely to be approved unless agreed to in writing and filed with the court. Parents considering travel abroad with their children during the summer are also reminded to review any restrictions or

requirements within their custody orders, such as the need for written consent or provision of travel itineraries to the other parent.

In families where communication has historically been challenging, the summer period can bring additional stress, especially if unresolved grievances arise from earlier in the year. According to legal practitioners, the summer season is one of the most active periods for custody-related motions in family courts across Texas. Whether it involves enforcement of visitation rights, motions to modify existing orders, or emergency hearings related to potential violations, many of these cases could be prevented with earlier legal planning and precise documentation.

In some cases, courts may be willing to hear motions to modify summer visitation if a material and substantial change in circumstances can be demonstrated. This could include a change in the child's needs, a parent's relocation, or concerns regarding the child's well-being during extended visits. However, such modifications require adequate time for filing, service, and hearing before the summer possession period begins. Attorneys advise parents not to assume that the courts can accommodate emergency filings on short notice, especially during the busy summer docket.

The potential impact on the child is also significant in these discussions. Legal experts emphasize that clarity and consistency in summer possession arrangements benefit the child by reducing uncertainty and emotional tension. Children with well-structured schedules and predictable routines often adjust more easily to the shift from the school year to summer, particularly in co-parenting scenarios. Minimizing last-minute changes helps preserve stability and allows both parents to plan meaningful activities without conflict.

Texas courts generally operate under the presumption that maintaining frequent and continuing contact with both parents is in the child's best interest. Accordingly, interference with court-ordered summer visitation, whether intentional or unintentional, is taken seriously. Even well-intentioned deviations from the order?such as extending a family vacation or rescheduling exchange times?must be handled with legal precision to avoid being interpreted as violations.

Another issue frequently arising during the summer months is the integration of third parties into visitation schedules. Parents are encouraged to confirm that these scenarios do not conflict with the custody order, whether due to remarriage, extended family visits, or shared travel with friends. Sometimes, court orders may restrict overnight stays or transportation involving individuals other than the custodial parent. When in doubt, legal professionals advise parents to seek clarification before proceeding with plans that involve new participants in the child's summer schedule.

Summer visitation can be both rewarding and challenging for parents navigating the complexities of shared custody. Legal practitioners stress the importance of preparation, communication, and documentation in

ensuring that the child's best interests remain the central focus. Early engagement with a child custody

attorney allows a smoother transition into the summer months and reduces the likelihood of conflict that could

otherwise disrupt the child's experience.

"Summer can be a wonderful time for children to bond with both parents and enjoy extended time together,"

noted a representative from The Jimenez Law Firm. "But it's also a time when legal misunderstandings can

escalate quickly if orders are not followed or updated appropriately. Proactive planning is key to ensuring that

everyone involved knows their rights and obligations in advance."

As the summer visitation season approaches, family law professionals across Texas remind parents to act

early. Reviewing current custody orders, consulting with legal counsel, and communicating in writing can

distinguish between a stress-free summer and one filled with legal disputes. Families that take the time now

to prepare are more likely to enjoy a season marked by cooperation, consistency, and clarity.

Parents with questions about their existing custody arrangements, notice deadlines or modification options

are encouraged to consult with a qualified child custody attorney as soon as possible. Doing so protects legal

rights and supports the child's need for a stable and predictable summer schedule.

For more information on Texas child custody laws or to schedule a consultation, visit The Jimenez Law Firm.

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The Jimenez Law Firm in Flower Mound, Texas, has the legal staff to assist clients with Family Law, Divorce, Child

custody and support, Modification of orders, Enforcement of orders, Family violence, Grandparents? rights and

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