

Family Law



List of key words

Family Law Resource Guide



Government of Yukon legal information resources

Family Law Information Centre 867-456-6721 1-800-661-0408 ext. 6721 (toll-free) yukon.ca/en/family-law-information-centre

Supreme Court Registry 867-667-5937 1-800-661-0408 ext. 5937 (toll-free)

Law Library 867-667-3086 1-800-661-0408 ext. 3086 (toll-free)

Maintenance Enforcement Program (Information Line) 867-667-5437 1-877-617-5347 ext. 5437 (toll-free) yukon.ca/en/legal-and-social-supports/ family-law/find-out-about-maintenanceenforcement-program

Sheriff's Office 867-667-5451 1-800-661-0408 ext. 5451 (toll-free)

Victim Services 867-667-8500 1-800-661-0408 ext. 8500 (toll-free) **Non-Government legal** information resources

The Law Line (Yukon Public Legal Education Association – YPLEA) 867-668-5297 1-866-667-4305 (toll-free) yplea.com

Legal Aid (Yukon Legal Services Society – YLSS) 867-667-5210 1-800-661-0408 ext. 5210 (toll-free) yukonlegalaid.ca

Lawyer Referral Service (Law Society of Yukon) 867-668-4231 lawsocietyyukon.com

Women's Legal Advocate (Skookum Jim Friendship Centre) 867-633-7680 ext. 1009

Family support services

Victoria Faulkner Women's Centre 867-667-2693 ext. 101 vfwomenscentre.com

Kids Help Line 1-800-668-6868 kidshelpphone.ca

Child, Youth and Family Treatment Team (CYFTT) 1-800-456-3838 yukon.ca/en/health-and-wellness/mentalwellness/get-counselling-and-supportfamilies-youth-and-children

Family Law key words

These key words will help you understand some of the legal terms that you may come across as you represent yourself in a family law matter.

These definitions do not replace legal advice from a lawyer on what these terms mean and how they may apply in your situation. Contact Legal Aid to see if you are eligible at (867) 667-5210, or contact the Law Society of Yukon at (867) 668-4231, to obtain a list of family lawyers.

These definitions may be worded differently than the definitions in a statute (law) so that they are easier to understand. Please note that if there is a conflict between a definition here and what is in a statute, the definition in the statute applies.

Δ

- - not live with them to spend time with their children.

adjournment: When a court hearing or trial is delayed or postponed, it is called an adjournment.

access: A term under the Children's Law Act, which describes the right of parents whose children do not live with them (non-custodial parent), to visit or spend time with their children. The court order or separation agreement describes the access allowed. There are usually three types of access – unspecified access, specified access and supervised access.

• **unspecified access**: (typically 'reasonable') Unspecified access gives parents the flexibility to make their own arrangements about access to their children. One parent visits their children at times arranged with the other parent with whom the children live. Visiting times should be reasonable and appropriate for the situation of the resident parent and the children. Q **SEE** custodial parent and non-custodial parent

• specified access: Specified access sets out certain times for parents whose children do

• supervised access: Supervised access allows parents whose children do not live with them to spend time with their children only when another adult is present.

- adultery: When people who are married have sexual relations with someone other than their spouse, they commit adultery. Adultery is grounds for divorce. There are many forms of ethical non-monogamy, which can sometimes include married couples for whom sexual relationships outside of the marriage are consensual. While family dynamics and relationship structures in Canada are changing, adultery is a legal grounds for requesting a divorce under the *Divorce* Act.
- Affidavit: If a written statement of facts is sworn under oath as being the truth, it is called an Affidavit. A person may file an Affidavit as a way to give evidence to the court. An Affidavit is sworn in front of someone who is allowed to hear an oath such as a lawyer, justice of the peace, commissioner of oaths or notary public.
- Affidavit of Service Form 7: This form tells the court who served the documents to whom, when and where the documents were served and what documents were served.
- age of majority: The age of majority is when children reach the full legal age of adulthood. The age of majority in the Yukon is 19 years. This age is not the same in all provinces and territories.
- Agreement as to Annual Income and Amount of Child Support Form 96: This form can be used if both parties agree on the income of the paying person and the amount of Child Support.
- alternative dispute resolution (ADR): This term refers to ways to settle disputes or differences without involving the courts. Methods of alternative dispute resolution include settlement conferences, mediation, collaborative law or negotiation.
- appeal: A person who does not agree with the decision of a court (or a board or other body) may be able to appeal the decision to a higher court (or the court named in the legislation that applies to the situation). The court reviews the earlier decision.

appeal file: This is the court file that contains appeal documents.

Appearance – Form 9: This form tells the court that you are the person to be contacted for the file (you are the person "on record"). It does not mean that you will have to "appear" in court. It also provides your contact information to the other party and lets them know how documents can be served on vou.

appellant: The person who appeals a decision of one court to a higher court.

applicant: The person who starts an application in court.

- application: A person who wants to ask the court to make an order files an application, a document that says what type of order the person wants.
- application to vary: When a person applies to a court to change an order, this is called an application to vary. An application to vary is usually filed when financial circumstances or the care and control of dependents have changed since the original order was made. Parties have the right to oppose the other's application to vary. Q SEE vary/variation
- arrears: This is the amount of money that has not yet been paid under a court order or agreement. The amount of arrears grows larger each time a payment is missed. Arrears may be claimed against a person's estate.

B

- security and well-being.

С

Certificate of Divorce: This is the document that says that a divorce is final. **Q SEE** divorce and Divorce Judgment

chambers: This is a courtroom or a private room or office where a judge carries out business.

- chattels: This is the legal term for a person's property other than real estate.
- Support. Q **SEE** maintenance
- someone who is allowed to hear an oath such as a lawyer, justice of the peace, commissioner of oaths or notary public.



best interests: This is the test that judges use when they make decisions about children. The needs and well-being of the children are important factors. The judge must decide what is best for the children rather than what is best for the parents. In the Divorce Act (Canada), the primary consideration is the children's physical, emotional and psychological safety,

business name: This is the name chosen by a person for their business. It is also called a 'trade name'. A business name is important when identifying financial assets and income.

Child Support: Money paid by one parent to the other parent for the support of their children is called Child Support. Someone other than a parent may be ordered by the court to pay Child

Child Support Affidavit - Form 98: This form provides information you want the judge to know regarding Child Support only. Because it is an Affidavit, it must be sworn in front of

- Child Support amount: This is the amount of Child Support that one parent is ordered to pay the other. In most cases, it will equal the table amount (in the Child Support Guidelines) plus, in some cases, an amount for special expenses. In some cases, the table amount in the Child Support Guidelines may be reduced due to 'undue hardship'. The amount of Child Support may also be different from the table amount if both parties agree.
- Child Support Guidelines: The guidelines are the rules used for calculating how much Child Support a parent (or another person) will have to pay. They are laws that include support amount tables for each province and territory. The guidelines also include rules for calculating special or extraordinary expenses, claims of undue hardship and Child Support amounts when the custody of children is split or shared. Q SEE custody
- Child Support Tables: Child Support Tables are added to the Child Support Guidelines. There are tables for each province and territory. They set out the basic amounts of Child Support based on the gross annual income of the paying parent and the number of children covered by the support payments.
- claimant: A claimant is a person who is applying to receive maintenance or who receives maintenance.
- common-law relationship: According to the Supreme Court of Yukon (Dunbar & Edge v. Yukon (Government of) & Canada (A.G.) 2004 YKSC 54) it is the voluntary union for life of two persons to the exclusion of all others. Generally, it is the term for when two people live together in a marriage-like relationship.
- **Consent order**: An order voluntarily filed with the court where both parties have agreed to the terms.
- Contact order: A court can make an order for contact between a child and a person other than one of the divorcing spouses. A non-spouse, such as a grandparent or someone else important to the child, can apply for a contact order. Q SEE access
- contempt of court: This is a charge that can occur when a person intentionally does not follow the terms of a court order (such as a support order). This charge can lead to arrest or jail.
- contested hearing: A contested hearing takes place when one or both parents do not agree with what the other is asking the court to do. Q **SEE** uncontested hearing
- contract: A written or oral agreement that is legally binding is called a contract.
- Corollary Relief Order: This is a court order issued on or after the date of a divorce judgment. It usually addresses decision making responsibility, parenting time, Child Support, spousal support and the division of assets.
- costs: A judge may order one side or the other to pay costs after a contested hearing or trial. Costs help successful parties with their legal expenses caused by being in court. Costs usually do not cover all lawyer fees. Additional costs may be ordered against a person who does not follow the court's directions before or during a trial.

- Counterclaim is a type of pleading. Q SEE Statement of Claim (Family Law) - Form 91A/B
- court order deals with the issues presented to the court such as custody, access, maintenance, decision making responsibility, and parenting time.
- **creditor**: A creditor is a person who is owed money.
- Q **SEE** non-custodial parent
- are sole custody, joint custody, shared custody and split custody.
 - decisions.
 - one parent may have final say.
 - in the year.
 - and each parent has custody of one or more of those children.

Divorce Act equivalent to custody:

- make the decisions regarding the children together.
- the children.
- parent is responsible for other decisions (for example, on education).

Counterclaim (Family Law) - Form 93: This form is used when the person who opposes a Statement of Claim (Family Law) - Form 91A/B wants to make a claim of their own. The

court order: A court order is a decision by a judge that the people named in it must follow. A

custodial parent: A custodial (or residential) parent refers to the parent, where the parties were not married, with whom the children usually live with. The other parent is the non-custodial parent. In sole custody situations, one parent is the custodial parent. In joint custody situations, both parents are custodial parents but usually only one is the residential parent.

custody: Under the Children's Law Act, this is a legal term that says which parent or other person is responsible for making decisions involving the children. The four types of custody

• **sole custody**: Sole custody means that the custodial parent is responsible for making decisions about the children, but the other parent may be allowed to contribute to these

• joint custody: Joint custody is the term used when both parents make day-to-day decisions about the children when the children are in their care. Parents make major decisions about the children together, however, if the parents are unable to agree then

• shared custody: Shared custody occurs when either parent exercises the right of access to the children or has physical custody of the children for at least 40 percent of the time

• **split custody**: Split custody is the term used when the parents have more than one child

• Joint decision-making responsibility: You and the other parent consult each other and

• Sole decision-making responsibility: One parent makes the decisions regarding

• Divided (parallel) decision-making responsibility: You are responsible for some decisions regarding the children (for example, on health and religion), and the other

D

debtor: A debtor is a person who owes money to another person.

Decision-making responsibility: Under the Divorce Act (Canada), this term refers to the responsibility for making significant decisions about a child's well-being, including in respect of:

- health
- education
- culture, language, religion and spirituality
- significant extra-curricular activities

default hearing: This is a hearing held in court when a Maintenance Enforcement Program respondent fails to make payments required under a support order. It must be proven to the court that payments could have been made but that the respondent chose not to make them.

divorce: The legal ending of a marriage.

Divorce Judgment: A Divorce Judgment is an order from the court that says that two people are divorced.

F

- evidence: Evidence is the information presented to the court. It can be given by the parties or by other witnesses. Evidence is given orally or in writing (in an Affidavit). Judges use this information to help them make decisions.
- exclusive possession: This is the right of one party to be the only one to use a residence or other asset, usually the family home or its contents. This may be one of the terms of a separation agreement or the court may award exclusive possession when one of the parties applies for it.
- exhibit: This is a paper, document or piece of physical evidence provided to the court at a trial or hearing or attached to an Affidavit.

F

family home: This is the home where the parties lived with their family before separation.

- family law case conference: A meeting with the judge and parties involved to discuss alternative dispute resolution methods and to clarify the issues.
- the parties come to an agreement in a family law case conference.
- court to file documents or to obtain a legal document such as an order.
- some documents.

final order or judgment: This is a court order that ends a family court process.

be sworn under oath.

family assets: Family assets are the family home and other property owned by one or both spouses and used by one or more family members when the spouses lived together. Family assets may have been acquired before or during the marriage or common-law union. Some assets are generally not considered family assets. These include gifts, inheritances or trusts, awards for settlement of damages, insurance proceeds, reasonable personal effects, business assets and property exempted under a marriage contract or separation agreement.

Family Law Case Conference Order - Form 109: A type of Consent Order that can be filed if

Family violence: Under the Divorce Act (Canada), family violence means any conduct, whether or not the conduct constitutes a criminal offence, by a family member towards another family member, that is violent or threatening or that constitutes a pattern of coercive and controlling behaviour or that causes that other family member to fear for their own safety or for that of another person — and in the case of a child, the direct or indirect exposure to such conduct.

fees: This is the money payable to the court for certain services. Parties must pay a fee to the

filing documents: This is the process of adding documents to a court file by giving the original and one or more copies to the court clerk at the court registry. There is a fee to file

Financial Statement - Form 94/94A: Form 94A is a simplified Financial Statement, which is required for establishing Child Support, Form 94 is a detailed Financial Statement, which will be required in matters involving Section 7 expenses under the Federal Child Support Guidelines, also known as special and extraordinary expenses. expenses, claim for undue hardship, spousal support, property division, etc. These forms set out a person's income from all sources and estimates monthly expenses. A financial statement also lists a person's assets and debts (what a person owes). The court form requires that a financial statement

G

- garnishment: This is a process the Maintenance Enforcement Program can use to collect money for maintenance payments. This money may be salary, other income (e.g. investment income) or other money (e.g. tax refunds, bank accounts).
- grounds: The reason for a divorce (set out in the federal Divorce Act) is referred to as grounds for a divorce. The only grounds for divorce is a breakdown of the marriage. There are three ways to establish this breakdown – a year where the parties live separate and apart, adultery and physical or mental cruelty.

н

hearing: When a matter is heard by a judge in a courtroom, it is called a hearing.

home study assessment: This is an evaluation done by a professional to investigate, assess and report to the court on the needs of the children and the ability of the parties to meet those needs. A judge can order an assessment in cases that involve custody or access.

- imputed income: This term is used to describe an income amount decided by a judge that is not directly supported by the evidence. This can happen when a Financial Statement – Form 94 is not filed or when the judge determines that the paying person's income or income potential (in the case of underemployment) is not fairly represented. Imputed income can be used to make decisions on child and/or spousal support amounts, or division of property.
- information: This is a sworn statement by a person or a police officer. An information may be sworn as evidence to support a criminal charge being laid or in support of an application for a peace bond. An information gives the time and place of an incident and the law that is thought to have been broken.
- interjurisdictional support order (ISO): When the parties live in different jurisdictions, one person can apply for this type of order to obtain or vary a Child Support and spousal support order without having to physically appear in court. An ISO does not apply where both parties live in the Yukon. In the Yukon, ISO applications are received and transmitted by the Family Law Information Centre. Contact (867) 456-6721 for further information.
- interception: This is a garnishment issued to seize money owed by the federal government to a person who has not been paying support ordered by the court. This money could include tax refunds, GST rebates or employment insurance. An interception can be used only by maintenance enforcement programs. Q **SEE** garnishment
- interim order: A temporary order that deals with the matters that the parties are discussing is called an interim order. The interim order is in effect until it is replaced by a final order or another interim order. Q SEE final order or judgment

Л

joint custody: Q SEE custody

leave of the court: This is the court's permission to proceed with certain types of applications or to proceed in a certain way. Q SEE application

Μ

maintenance: This is money paid as Child Support or as spousal support.

to forward that money to claimants.

- separation agreement, the MEP may take action to enforce the order.
- that a parent, spouse or other party must pay.
- support payment.
- arrangements that are in the best interest of their children. **Q SEE** alternative dispute resolution

MEP: Q SEE Maintenance Enforcement Program

maintenance enforcement legislation: The Yukon Maintenance Enforcement Act provides the legal authority of the Yukon government to collect support payments from respondents and

Maintenance Enforcement Program (MEP): In the Yukon, court orders or separation agreements for maintenance (made in the Yukon or in another jurisdiction) may be filed with the Yukon Maintenance Enforcement Program (MEP). The respondent then makes payments through the program. If the respondent fails to make payments required in the court order or

maintenance order: This is an order of the court that sets out the amount and details of support

maintenance payment: This refers to the amount of money that payers are legally obliged to pay to claimants for the financial support of children or a spouse. This is also called a

mediation: This is a type of alternative dispute resolution (ADR) where a trained, impartial mediator helps people reach an agreement. The Yukon Family Mediation Service helps parents who are separating or divorcing resolve conflict by assisting them with parenting

Ν

- No presumptions: The Divorce Act (Canada) does not say that parents should have equal parenting time. Each case is decided based on the best interests of the child.
- Non-custodial parent: Under the Children's Law Act, this is a parent who does not have custody of their children.
- Notarize: This is the term used when a Notary Public or other person who is allowed to hear an oath, such as a lawyer, Justice of the Peace or a Commissioner of Oaths, attests that a signature is authentic. Financial Statements and Affidavits must be notarized.
- Notice of Application Form 52: This is a form used for a type of application to the court. It sets out what the party who prepares the Notice of Application is asking for from the court and the reason for the request.
- Notice of Hearing Form 103: This is a document filed with the court and delivered to the other party. A Notice of Hearing says when and where an application will be heard by the court.
- Notice of Self-Representation Form 14: This is a court document that tells the court and the other party that you are representing yourself in the family court process if you were previously represented by a lawyer.
- Notice to File a Financial Statement Form 95: This form is used to tell the other party that they are required to file a Financial Statement – Form 94 under Rule 63: Divorce and Family Law.

- oath: Some people swear an oath on a holy book or feathers to say that everything they are about to say or have written is true. They can affirm without the holy book that what they are about to say or have written is true. Q SEE swear/affirm
- **Order Form 44**: This is the form used to file a court order. S **SEE** court order

D

- parenting time: Under the Divorce Act (Canada), the time that a child of the marriage spends in the care of a person, whether or not the child is physically with that person during that entire time.
- parenting plan: A parenting plan is an agreement, encouraged but not mandatory, that describes how parents will raise their children. It often addresses residential and decisionmaking arrangements. It is not usually a legally enforceable document. It often addresses custody, access, parenting time, and decision making arrangements
- parties: The parties are the people who are formally named in the proceeding. Parties have the right to appear in court and ask the court for an order. Q SEE plaintiff, applicant, respondent

- Q **SEE** respondent
- may be fined or jailed.
- **petition**: This is a type of application to the court.
- plaintiff: This is a person who starts a lawsuit by filing a Statement of Claim.
- presenting cases in court.

R

recipient: Q SEE claimant

residential parent: Q SEE custodial parent

- called a paying parent, payor, or a debtor.
- Q SEE Notice of Application Form 52

Key aspects:

- Propose how the parenting arrangement would change after the move.
- Send it 60 days before the possible move.

paying parent/payor: This is the person who pays maintenance for child or spousal support. In the Maintenance Enforcement Act, the paying parent/payor is called the respondent.

peace bond: This is a formal, legal promise that a person makes to the court not to contact another person or go to a certain place. If a peace bond is broken, the person who signed it

pleading: This is a formal legal statement that details the claims or defences in a proceeding.

practice direction: This is a rule issued by a judge to guide legal professionals and the public in

proceeding: This is the term for a court matter from the original application to the final order.

respondent: Respondent has two different meanings in family law. First, a respondent is a person or party who responds to a document that is filed in court (sometimes called a defendant). Second, a respondent is a maintenance enforcement term for a person who is ordered by the court to pay maintenance (i.e. child or spousal support). This person may be

Response – Form 11: This form is used to respond to a Notice of Application – Form 52.

Rules of Court: These 'rules' are procedures which people must follow. The Rules of Court also include forms that must be used when a person is filing any document with the court.

Relocation: Under the *Divorce Act* (Canada), if the parent's move will have a big impact on the child's relationships with important people in their life, the law calls this a "relocation."

• If you are proposing a relocation –you must use a special Notice of Relocation form.

S

- separation: Two people who are married or who lived in a common-law relationship but who no longer live together are separated. These people do not need a legal document or formal declaration in order to be separated.
- separation agreement: A separation agreement is a contract between two parties who used to live together, to live apart. The agreement states the terms and conditions for the separation. These usually include custody, access, decision making responsibility, parenting time, maintenance and the division of family assets and debts.
- service: Service is the word used to describe when court documents are given to the proper person. Documents "served" usually give notice of a legal proceeding. Some documents may be served by mail or left with a designated person on behalf of the named person. Other documents must be served personally by putting the documents into the hands of the named person.

shared custody: Q SEE custody

sole custody: Q SEE custody

special or extraordinary expenses: A court may order maintenance payments larger than the Child Support Guidelines table amounts. These special or extraordinary expenses can include child care, health care, school-related or extracurricular expenses. Q SEE Child Support amount and table amount

split custody: Q SEE custody

- **spousal support**: *Q* **SEE** *maintenance payment*
- standing: A person who has standing has the right to participate in a court proceeding. Q SEE parties
- Statement of Claim (Family Law) Form 91A/B: There are 2 versions of this form, you will have to select the appropriate one based on whether you were married or in a common law relationship. This form will cause a file to be opened. It also contains basic information about the other parties and the children (if there are children involved). This form is used to make a claim for divorce, custody, access, parenting time, decision making responsibility, Child Support, spousal support, division of family assets, and/or for other relief. It is a type of "pleading". Q **SEE** pleading
- Statement of Defence (Family Law) Form 92: This form is used to oppose a Statement of Claim (Family Law) – Form 91A/B. In it, the respondent will tell the court what they agree to and what they oppose in the Statement of Claim (Family Law). It is a type of "pleading". Q **SEE** pleading
- subpoena: This is a document that tells a person that they are required to appear to give evidence at a court hearing. A person who is served with a subpoena but who fails to appear as required may be arrested.

support: Q SEE maintenance payment

т

the Child Support Tables that form part of the Child Support Guidelines.

U

- applicant's Affidavit.
- asked to do. Q **SEE** contested hearing
- made by the paying parent who seeks to pay less than the table amount. **Q SEE** Child Support Guidelines and table amount

been a material change of circumstances since the last order was made.

M

- a court order.
- make a decision.
- issued by the court. Some writs are filed with the court.

swear/affirm: These words are used when any party or witness swears to tell the truth, or makes a solemn affirmation (a promise) that they will tell the truth to the court. \bigcirc **SEE** oath

table amount: This is the amount of Child Support that equals the amount calculated using only

Uncontested Divorce Order: When a defendant/respondent does not respond to a pleading, and a divorce order is granted without a hearing, based on information provided in the

uncontested hearing: This is a court hearing where no one disagrees with what the court is

undue hardship: Undue hardship refers to a decision by the court that it would cause too much difficulty for one parent or a child if the paying parent were required to pay the table amount of Child Support. A hardship application can be made by either parent, but it is more often

vary/variation: This is the process to change or alter an order such as a spousal support order or a Child Support order. The party applying to vary a previous order must show that there has

warrant: This is a court document that orders the police or other peace officers to arrest someone. The court can issue a warrant if someone fails to appear in court or does not obey

witness: This is a person who gives information and evidence to the court so that a judge can

writ: A writ is a document that directs the sheriff or other person to carry out its terms (e.g. to seize property or garnish money or to take some other specified action). Some writs are

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Notes

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For more information, or to obtain copies of these publications, please contact: Government of Yukon, Department of Justice Court Services Andrew A. Philipsen Law Centre 2134 Second Avenue Box 2703, Whitehorse, Yukon Y1A 2C6



