This brochure was prepared by Legal Aid, which serves low-income residents of Ashtabula, Cuyahoga, Geauga, Lake and Lorain counties in Northeast Ohio.

Intake Line for New Legal Cases
Toll Free: 888.817.3777

Tenant Information Line
Call for info related to tenants' rights and rental housing. (This line does not provide legal advice.)
216.861.5955

Learn more about Legal Aid and upcoming brief advice clinics:
www.lasclev.org

Legal Aid Offices:
Cleveland & Administrative Offices
1223 West Sixth Street, Cleveland, OH 44113

Elyria Office
1530 West River Road, Suite 301, Elyria, Ohio 44035

Jefferson Office
121 East Walnut Street, Jefferson, OH 44047

Painesville Office
8 North State Street, Suite 300, Painesville, OH 44077

If you have a communications limitation, contact Legal Aid through the Ohio Relay Service at 800.750.0750.

Legal Aid offers interpretation and translation services so those with limited English proficiency can communicate with Legal Aid staff in their dominant and/or preferred language.

The information in this brochure cannot take the place of advice from a lawyer. Each case is different and needs individual legal advice. You should contact a lawyer if you need representation or if you have questions.
How is child custody determined?

In Ohio, there are two types of child custody.

1) “Residential parent” (custodial parent) is where the court designates one parent as “residential parent” and gives the other parent “parenting time” (visitation rights).

2) “Shared parenting” is where parents may agree on a “shared parenting” plan and in which the court officially endorses a schedule for the parents to divide parenting rights and responsibilities.

Under each plan, the schedule becomes part of a court order and may be enforced or modified by the court.

How will the court decide who will be the RESIDENTIAL PARENT?

The court will consider the all of the facts of the case, including the following factors:

1) the parents’ wishes with regard to the child/children;
2) the wishes of the child or children, as expressed to the court;
3) the child’s relationships with parents, siblings, and other significant individuals in the child’s life;
4) the nature of the child’s adjustment to home, school, and community;
5) the mental and physical health of all persons involved;
6) which parent will better follow court-ordered schedules of parenting time;
7) the parent’s record of paying child support;
8) either parent’s conviction of child abuse or neglect and any evidence that either parent has abused or neglected a child;
9) evidence that either parent continuously and willfully denied the other parent’s right to court-ordered parenting time;
10) evidence that either parent has established or is planning to establish a residence outside of Ohio.

For SHARED PARENTING, how will the court decide whether shared parenting is in the best interest of the child?

The court will consider whether the parents can work as a team to share parenting responsibilities:

1) do the parents appear able to cooperate in making decisions about the child/children?
2) is each parent willing and able to encourage the child’s positive relationship with the other parent?
3) is there any history of, or potential for, abuse, domestic violence, or parental kidnapping?
4) are the parents’ residences close enough to each other to allow shared parenting to work?
5) what is the recommendation of the child’s guardian ad litem, if one has been appointed?

What other sources of information may the court consider?

• diagnostic clinic
• family conciliation service