Name: Mailing Address:	
Mailing Address:	
<u>Baytimo</u> rotophono:	
Representing Self, without a Lawyer	
IN THE SUPERIOR COURT OF ARIZONA, YAVAPAI COUNT	Υ
)) <u>1300DO</u>	
Petitioner)	
) ORDER OF	
and (a) [] Modification of Child Lega (b) [] Modification of Parenting (c) [] Relocation of Minor Child (c) [] Prevention of Relocation	Time (ren)
Respondent) [] Clarification of Parenting)	
THE COURT FINDS:	
1. This case has come before this Court for an Order concerning Legal Decision-Ma Parenting Time. The Court has [] taken all testimony needed to enter an Order testimony is not needed to enter the Order, considered all matters and issues are	er, [] determined
 This Court has jurisdiction over the parties under the law, and the provisions of tand reasonable under the circumstances and are in the best interest of the mind because 	
O I I This Court finds the fallowing such startfall and southwing a sharp of (a) in size	
3. [] This Court finds the following substantial and continuing change(s) in circu	imstances
	_
4. The following minor children are the subject(s) of this Order.	
NAME OF CHILD Date of B	irth

5.	[]	Proper Notice of the relocation [] was [] was not given by [] Petitioner [] Respondent to [] Petitioner [] Respondent on
3.	[]	Good cause exists for clarification of Parenting Time Order dated
7.	Chil	ld Support: (Select any that apply.)
	[]	Child Support has been determined in accordance with the Arizona Child Support Guidelines, OR
	[]	Application of the Arizona Child Support Guidelines in this case is inappropriate or unjust. The Court has considered the best interests of the child(ren) in determining that a deviation is appropriate and makes the following findings:
		[] The Court finds the Guidelines amount is inappropriate or unjust because:
	[]	Attached written agreement incorporated AND [] All parties signed the agreement free of duress and coercion. [] Other:
		The court makes the following findings regarding the deviation: The child support order would have been \$ The child support order after deviation is \$ [] Ability to Pay. The Court finds that the person responsible for paying child support has the ability to pay child support: [] In the amount entered on Line 35 of the Worksheet of \$ OR [] In an adjusted amount calculated using the self-support reserve on the Parent's Worksheet for Child Support Amount of \$
3.	Leg	al Decision-Making for the Minor Child(ren)
	[]	If legal decision-making is awarded and A.R.S. 25-403.04 – 25-403.09 applies, this Court makes the following findings:
	[]	Sole Legal Decision-Making. If sole legal decision-making is awarded, this Court makes the following findings as required under Arizona law:
	[]	Joint Legal Decision-Making. If joint legal decision-making is awarded, the Court makes the following findings if applicable and as required under Arizona law: [] The legal decision-making order or agreement is in the best interests of the child(ren) for the following reasons:

			D [ON]	MESTIC VIOLENCE Domestic violence has not occurred during this marriage, OR
			[]	Domestic violence has not been significant. However, domestic violence has occurred as described in the Petition for Order of Protection(s) filed or as follows:
			г	1	Joint legal decision-making is in the best interest(s) of the child(ren) even though
			L]	domestic violence has occurred because:
					Furthermore, the [] Petitioner AND/OR [] Respondent has/have taken classes, participated in counseling or taken steps to avoid further domestic violence as described here:
			[]	Physical Care Adjustment or other Adjustments:
9.					Time:
	L]			ervised parenting time between the children and [] Petitioner OR [] Respondent is in pest interests of the child(ren) because:
			_		
	[]			parenting time by [] Petitioner OR [] Respondent is in the best interests of the (ren) because:
			_		
	[]	С	oui	rt Approved Discretionary Parenting Time Adjustment or other Adjustments:
			_		
			Te		rotation (date) are: Terminated on (date) for good cause
			_	_	<u> </u>

2.	[]	The [] Petitioner [] Respondent [] is [] is not permitted to relocate the minor child(ren) from: (location) to (location)
			on (date) Other:
3.	[]	The current legal decision-making and/or parenting plan is retained and [] modification is denied.
4.	[]	LEGAL DECISION-MAKING OF THE MINOR CHILD(REN) SHALL BE AS FOLLOWS: [] SOLE LEGAL DECISION-MAKING: Sole legal decision-making for the minor child(ren) is awarded to [] Petitioner OR [] Respondent OR [] Applicant subject to parenting time for the non-legal decision-making person(s) as follows;
			[] according to the terms of the Parenting Plan attached and made a part of this Order:
			 [] pursuant to Yavapai County Parenting Time Guidelines; [] Supervised parenting time to [] Petitioner OR [] Respondent according to the terms of the Parenting Plan attached or as ordered by this Court. Parenting time may only take place in the presence of another person, named below or otherwise approved by the court.
			Name of supervisor:
			Restrictions on parenting time:
			The cost of supervised parenting time will be paid by [] Petitioner OR [] Respondent OR [] shared equally by the parties. [] No parenting time rights to [] Petitioner OR [] Respondent. [] JOINT LEGAL DECISION-MAKING: Petitioner and Respondent agree to act as joint legal decision-makers for the children, as set forth in the Joint Legal Decision-Making Agreement/ Parenting Plan signed by both parties and attached to this Order. There have been no significant acts of domestic violence by either parent. The Court adopts the terms of the Joint Legal Decision-Making Agreement/Parenting Plan describing the legal decision-making and parenting time agreement between the parties. By attaching the Joint Legal Decision-Making/Parenting Plan to the Order, the Agreement becomes part of the Order and carries the same legal weight as the Order.
			[] Other
5.	[]	PARENTING TIME. Awarded to [] Petitioner OR [] Respondent as follows: [] according to the terms of the Parenting Plan attached as Exhibit B and made a part of this Order; [] pursuant to Yavapai County Parenting Time Guidelines; [] Supervised parenting time to [] Petitioner OR [] Respondent according to the terms of the Parenting Plan attached or as ordered by this Court. Parenting time may only take place in the presence of another person, named below or otherwise approved by the court.

	Name of supervisor:
	Restrictions on parenting time:
	The cost of supervised parenting time will be paid by [] Petitioner OR [] Respondent OR [] shared equally by the parties.
	[] No parenting time rights to [] Petitioner OR [] Respondent.
[]	CHILD SUPPORT: [] Petitioner OR [] Respondent shall pay child support to the other party in the amount of \$ per month, BEGINNING (date) following the date this Order is signed by the judge until further order of the court. Child support is based on the information in the Parent's Worksheet for Child Support Amount attached hereto and incorporated by reference. All child support payments shall be made by wage assignment (if applicable) through the Support Payment Clearinghouse and must include the statutory handling fee by the Income Withholding Order. Payments will be made through an automatic wage assignment. Payments will be made in equal installments made on the 1 st and 15 th of each month. The support obligation will end for each child when that child reaches age 18, OR if that child is still attending high school until graduation or until the end of high school attendance, OR the child is otherwise emancipated, OR the child's death.
[]	The Parenting Time Order dated is clarified to state
The	ACHED EXHIBITS/AGREEMENTS: following Exhibits are attached hereto and made a part hereof: [] Legal Decision-Making or Parenting Plan/Agreement (Exhibit B) Other:
į] None
Othe	er:
NE IN	OPEN COURT this date:, 20
	JUDICIAL OFFICER OF THE SUPERIOR COURT