

Child Name Change In Texas

If you wish to have a minor change of your child's name from its original parent s name to yours, it shall be legally done by Legally Name Change systematically and properly. You have to visit the court and file a petition for a minor change of the child's name. If both parents of a child who wants a minor name change have no time to handle this, you can always come to a child name change lawyer who will help you out in this matter. He will assist you with the necessary paperwork. He will even help you out in providing any documents which are necessary for the court process.

For initiating a <u>Child Name Change in Texas</u>, there are certain legal formalities that have to be fulfilled. Firstly, the applicant must give his latest valid Texas birth certificate. The court may request the mother and father to accompany the birth certificate. If required, duplicate originals can also be filed. The court can issue a temporary name change based on the child's current legal name.

In addition to birth certificates, the applicant can also supply a Marriage License that is valid and in force in Texas. The license serves as verification of the applicant's marriage. This is the final proof of the marriage. The requirements of changing the child's last name to yours are quite simple but it is essential to have the necessary documents in hand.



A Child Name Change is a legally valid procedure only when the changes are made legally and in compliance with all the state and federal laws. The procedure is available for in-state

residents only. Out-of-state residents cannot change child last names or addresses. Similarly, if the marriage of both parties was not registered in Texas, the out-of-state residents cannot apply for a Child Name Change.

A valid Change of Name executed by the father constitutes a legal document and a deed. The procedure is available in two options: The first is the automatic process where the application is submitted along with the necessary documents, and the second is the manual procedure wherein the application is processed only after filling a form. Both these procedures require that the father's signature is present at the time of application. The court issues a new birth certificate and Change of Name, together with the marriage license in the new name.

Another way to change the name is to execute a minor child change order. The orders apply to out-of-state residents who, through any means, wish to change their names. The first step in executing the child surname change order is to gather all necessary information regarding the minor child. The personal information includes the parents' names, married names, current and previous addresses, parent's Social Security number, birth date, parent's full maiden or father's name, age, race, sex, and Hispanic origin. The child's Social Security number should be present. The procedure is often completed in one office or at the regional office.

There are many other ways to execute child name change in Texas. In some counties, there are separate departments that handle matters related to child change. In Houston, for example, the city government and the county office share resources for out-of-state residents wishing to execute a child name change. The Texas Vital Statistics Office is the state agency that maintains the official records of births, deaths, and marriage. These records include the person's birth certificate or a copy of an original certificate, and a certified report of child details.

A Legally Name Change team child change service provider in Texas childbirth certificate modifications. The provider collects vital information about the minor, including the child's full name and any variations there may be. This information is then processed by the Texas Vital Statistics Office under the supervision of the Department of State Health Services. If a child's name has been changed, the new details are then legally changed in the Texas Vital Statistics Office.