



**ARIZONA HOUSE OF REPRESENTATIVES**  
**FLOOR AMENDMENT EXPLANATION**  
*57th Legislature, 2nd Regular Session*  
*Majority Research Staff*

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**HB 2615: parenting time; supervision; professional supervisor**

**NGUYEN FLOOR AMENDMENT**

1. Requires an evidentiary hearing in which the court determines supervised parenting time is required before the court can order supervised parenting time with a professional or non-professional supervisor and outlines how the evidentiary hearing will be conducted.
2. Mandates that the training and certifications required for a professional supervisor to be eligible to conduct court-ordered supervised parenting time must be verifiable and must also be able to be submitted to the court upon request.
3. Requires professional supervisors to undergo 24-hours of continuing education every subsequent 2 years.
4. Adds professional and non-professional supervisors to the list of mandatory reporters and outlines how and when they must submit a report.
5. Allows a parent the right to refuse to use a professional or non-professional supervisor if the supervisor does not meet the qualifications outlined in statute, if the supervisor refuses to provide proof of the qualifications when requested by the court or if there is a conflict of interest involving the supervisor.
6. Outlines specific circumstances which bar an individual from serving as a professional or non-professional supervisor.
7. Outlines the duties of a professional supervisor, and places specific restrictions and requirements on their conduct when interacting with the child or parents under the supervised parenting order.
8. Outlines how and when a professional supervisor must file reports, and that the reports are under the penalty of perjury.
9. Mandates that a temporary supervised parenting order can only be for a period of 6 months and must be reviewed and renewed by the court every 6 months until a final order is issued.

NGUYEN FLOOR AMENDMENT  
HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2615  
(Reference to printed bill)

Amendment instruction key:  
[GREEN UNDERLINING IN BRACKETS] indicates text added to statute or previously enacted session law.  
[Green underlining in brackets] indicates text added to new session law or text restoring existing law.  
[GREEN STRIKEOUT IN BRACKETS] indicates new text removed from statute or previously enacted session law.  
[Green strikeout in brackets] indicates text removed from existing statute, previously enacted session law or new session law.  
<<Green carets>> indicate a section added to the bill.  
<<Green strikeout in carets>> indicates a section removed from the bill.

1 The bill as proposed to be amended is reprinted as follows:

2 Section 1. Title 25, chapter 4, article 1, Arizona Revised  
3 Statutes, is amended by adding section 25-419, to read:

4 25-419. Parenting time; supervision; professional  
5 supervisors; nonprofessional supervisors;  
6 definitions

7 A. IN ANY PARENTING TIME PROCEEDING, [AFTER AN EVIDENTIARY HEARING  
8 IN WHICH THE COURT DETERMINES SUPERVISED PARENTING TIME IS REQUIRED.] THE  
9 COURT SHALL ORDER SUPERVISED PARENTING TIME WITH A PROFESSIONAL SUPERVISOR  
10 IF EITHER OF THE FOLLOWING APPLIES:

11 1. THE MATTER IS [DETERMINED TO BE] A HIGH-RISK CASE.

12 2. EITHER OF THE PARTIES IS THE SUBJECT OF AN ORDER OF PROTECTION  
13 OR INJUNCTION AGAINST HARASSMENT CURRENTLY OR AT ANY TIME IN THE TEN YEARS  
14 BEFORE THE FILING OF THE MATTER THAT IS THE SUBJECT OF THE PARENTING TIME  
15 ORDER.

16 B. IN ANY PARENTING TIME PROCEEDING, [AFTER AN EVIDENTIARY HEARING  
17 IN WHICH THE COURT DETERMINES SUPERVISED PARENTING TIME IS REQUIRED.] THE  
18 COURT MAY ORDER SUPERVISED [VISITATION] [PARENTING TIME] WITH A  
19 NONPROFESSIONAL SUPERVISOR IF BOTH OF THE FOLLOWING APPLY:

20 1. THE MATTER IS NOT [DETERMINED TO BE] A HIGH-RISK CASE.

21 2. THE PARTIES ARE NOT SUBJECT TO AN ORDER OF PROTECTION OR  
22 INJUNCTION AGAINST HARASSMENT CURRENTLY AND HAVE NOT BEEN SUBJECT TO AN  
23 ORDER OF PROTECTION OR INJUNCTION AGAINST HARASSMENT AT ANY TIME IN THE  
24 TEN YEARS BEFORE THE FILING OF THE MATTER THAT IS THE SUBJECT OF THE  
25 PARENTING TIME ORDER.

26 C. A PROFESSIONAL SUPERVISOR WHO IS [APPOINTED BY A COURT]  
27 [ELIGIBLE] TO CONDUCT [COURT-ORDERED] SUPERVISED PARENTING TIME SHALL MEET  
28 ALL OF THE FOLLOWING QUALIFICATIONS:

- 1           1. HAVE [VERIFIABLE,] EXTENSIVE AND SPECIALIZED TRAINING AND  
2 CERTIFICATIONS IN AND EXPERIENCE WITH ALL OF THE FOLLOWING:
- 3           (a) PROFESSIONS THAT HAVE DIRECT INVOLVEMENT WITH CHILDREN AND  
4 TEENAGERS.
- 5           (b) ADVERSE CHILDHOOD EXPERIENCES.
- 6           (c) DOMESTIC VIOLENCE DYNAMICS.
- 7           (d) RECOGNITION OF CHILD ABUSE.
- 8           (e) TRAUMA-INFORMED TRAINING IN POST-TRAUMATIC STRESS DISORDER.
- 9           (f) CRISIS INTERVENTION AND SAFETY PLANNING.
- 10          (g) TRAINING AND CERTIFICATION BY A NATIONAL ORGANIZATION THAT  
11 ESTABLISHES STANDARDS OF PRACTICE FOR SUPERVISED PARENTING TIME.
- 12          2. [HAVE] A CURRENT BACKGROUND CHECK WITH THE DEPARTMENT OF CHILD  
13 SAFETY CENTRAL REGISTRY OR THE ADULT PROTECTIVE SERVICES REGISTRY AND A  
14 CURRENT VALID FINGERPRINT CLEARANCE CARD PURSUANT TO TITLE 41, CHAPTER 12,  
15 ARTICLE 3.1.
- 16          3. [HAVE] ACTIVE PROFESSIONAL LIABILITY INSURANCE.
- 17          4. HAVE COMPLETED A MINIMUM OF TWENTY-FOUR HOURS OF CONTINUING  
18 EDUCATION IN THE PRECEDING TWO YEARS [AND MUST COMPLETE TWENTY-FOUR HOURS  
19 OF CONTINUING EDUCATION EVERY SUBSEQUENT TWO YEARS. THE CONTINUING  
20 EDUCATION DESCRIBED IN THIS PARAGRAPH MUST INCLUDE ALL AREAS THAT ARE  
21 LISTED IN PARAGRAPH 1 OF THIS SUBSECTION].
- 22          [5. BE ABLE TO SUBMIT PROOF OF COMPLIANCE WITH PARAGRAPHS 1, 2, 3  
23 AND 4 OF THIS SUBSECTION ON A REQUEST BY THE COURT OR A PARTY WHO IS  
24 INVOLVED IN THE CASE.]
- 25          D. A NONPROFESSIONAL SUPERVISOR SHALL MEET ALL OF THE FOLLOWING  
26 QUALIFICATIONS:
- 27           1. [PRACTICE] THE TRAINING AND STANDARDS OF A NATIONAL ORGANIZATION  
28 THAT ESTABLISHES STANDARDS OF PRACTICE FOR SUPERVISED PARENTING TIME.
- 29           2. COMPLETE TRAINING IN ALL OF THE FOLLOWING:
- 30           (a) TRAUMA.
- 31           (b) DOMESTIC VIOLENCE.
- 32           (c) DE-ESCALATION TECHNIQUES.
- 33           (d) PROFESSIONAL DOCUMENTATION STANDARDS.
- 34           3. READ AND AGREE IN WRITING TO PRACTICE THE STANDARDS FOR  
35 NONPROFESSIONAL SUPERVISORS THAT ARE ESTABLISHED BY THE SUPREME COURT.
- 36           [E. A PROFESSIONAL SUPERVISOR OR A NONPROFESSIONAL SUPERVISOR UNDER  
37 THIS SECTION HAS A DUTY TO REPORT PURSUANT TO SECTION 13-3620. THIS  
38 SUBSECTION APPLIES TO ANY PERSON PERFORMING DUTIES UNDER TITLE 8 OR THIS  
39 TITLE. IF A PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR MAKES A  
40 REPORT PURSUANT TO SECTION 13-3620, THE PROFESSIONAL SUPERVISOR OR  
41 NONPROFESSIONAL SUPERVISOR SHALL PROVIDE A REPORT THAT DOCUMENTS THE  
42 INCIDENT OF PHYSICAL INJURY, ABUSE, CHILD ABUSE, A REPORTABLE OFFENSE OR  
43 NEGLECT TO BOTH PARENTS AS SOON AS POSSIBLE BUT BY EITHER OF THE  
44 FOLLOWING:
- 45           1. WITHIN FORTY-EIGHT HOURS AFTER NOTIFYING THE LAW ENFORCEMENT  
46 AGENCY AND THE DEPARTMENT OF CHILD SAFETY.
- 47           2. BEFORE THE NEXT SCHEDULED PARENTING TIME.

1 F. A PARENT HAS A RIGHT TO REFUSE TO USE A PROFESSIONAL SUPERVISOR  
2 OR A NONPROFESSIONAL SUPERVISOR IF THE PROFESSIONAL SUPERVISOR OR  
3 NONPROFESSIONAL SUPERVISOR DOES NOT MEET THE QUALIFICATIONS PRESCRIBED IN  
4 SUBSECTION C OR D OF THIS SECTION OR IF THE PROFESSIONAL SUPERVISOR OR  
5 NONPROFESSIONAL SUPERVISOR REFUSES TO PROVIDE DOCUMENTATION OF THE  
6 QUALIFICATIONS PRESCRIBED IN SUBSECTION C OR D OF THIS SECTION.

7 G. A PERSON MAY NOT SERVE AS A PROFESSIONAL SUPERVISOR OR A  
8 NONPROFESSIONAL SUPERVISOR IF ANY OF THE FOLLOWING APPLIES:

9 1. THE PERSON IS A PARTY TO AN ACTION WITH SEALED CASE RECORDS,  
10 WHETHER THE CASE IS A PENDING INVESTIGATION OR HAS RESULTED IN A  
11 CONVICTION, IF THE NATURE OF THE OFFENSE POSES A RISK TO A VULNERABLE  
12 POPULATION OR COMPROMISES THE INTEGRITY OF TRAUMA-INFORMED SERVICES.

13 2. THE PERSON IS IN AN ACTIVE FAMILY COURT CASE OR JUVENILE COURT  
14 CASE OR DEPARTMENT OF CHILD SAFETY ACTIVE INVESTIGATION THAT IS DETERMINED  
15 TO BE A HIGH-RISK CASE.

16 3. THE PERSON HAS A COURT ORDER TO HAVE SUPERVISED VISITATION WITH  
17 THE PERSON'S OWN CHILD, NOW OR IN THE PAST.

18 4. IN THE PREVIOUS TEN-YEAR PERIOD, THE PERSON HAS BEEN THE  
19 DEFENDANT OR RESPONDENT FOR AN ACTIVE PROTECTIVE ORDER, ORDER OF  
20 PROTECTION OR INJUNCTION AGAINST HARASSMENT ORDER. THIS PARAGRAPH DOES  
21 NOT APPLY IF THE ORDER WAS DISMISSED AFTER A HEARING.

22 5. THE PERSON IS IN A ROMANTIC RELATIONSHIP WITH OR IS RELATED TO  
23 ANY OF THE PARTIES.

24 H. IN ADDITION TO SUBSECTION G OF THIS SECTION, A PERSON MAY NOT BE  
25 A PROFESSIONAL SUPERVISOR IF ANY OF THE FOLLOWING APPLIES:

26 1. THE PERSON'S MEMBERSHIP HAS BEEN DENIED OR REVOKED FROM A  
27 NATIONAL ORGANIZATION THAT ESTABLISHES STANDARDS OF PRACTICE FOR  
28 SUPERVISED PARENTING TIME.

29 2. THE PERSON HAS A CONFLICT OF INTEREST WITH THE PARTIES,  
30 INCLUDING A WORK RELATIONSHIP, OR THE PERSON IS A CURRENT OR PREVIOUS  
31 COURT EXPERT APPOINTED IN A DIFFERENT ROLE TO THE CURRENT CASE OR ANY  
32 OTHER CASE THAT INVOLVES ONE OR BOTH OF THE PARTIES.

33 I. THE COURT MAY NOT APPOINT ANY SPECIFIC PROFESSIONAL SUPERVISOR  
34 TO PROVIDE SUPERVISED PARENTING TIME UNLESS THE PARTIES AGREE. THE  
35 PARENTS OR THE PARTIES INVOLVED ARE SOLELY RESPONSIBLE FOR SELECTING AND  
36 RETAINING A PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR TO  
37 CONDUCT SUPERVISED PARENTING TIME IN ACCORDANCE WITH THE COURT ORDER. THE  
38 COURT MAY NOT ORDER THERAPEUTIC PARENTING TIME SUPERVISION. IF PARENTING  
39 ASSISTANCE IS NEEDED FOR REASONS UNRELATED TO ABUSE, THE PARTIES SHALL  
40 SELECT THEIR OWN THERAPEUTIC COUNSELING PROVIDER.

41 J. DURING AN EVIDENTIARY HEARING, IF THE COURT DETERMINES BY A  
42 PREPONDERANCE OF THE EVIDENCE THAT THE MATTER QUALIFIES FOR PARENTING TIME  
43 SUPERVISION, THE COURT SHALL ISSUE A TEMPORARY PARENTING TIME ORDER  
44 PURSUANT TO SECTION 25-316. AT THE EVIDENTIARY HEARING, THE COURT SHALL  
45 PROVIDE IN WRITING ALL OF THE FOLLOWING:

46 1. THE REASONS FOR PARENTING TIME SUPERVISION.

1       2. THE SCOPE OF APPOINTMENT AND THE DUTIES OF THE PARENTING TIME  
2 SUPERVISOR.

3       3. AN EXPLANATION OF THE FACTORS THAT THE COURT CONSIDERED WHEN  
4 DETERMINING THE APPORTIONMENT BETWEEN THE PARENTS OF THE PROFESSIONAL  
5 PARENTING SUPERVISION FEES.

6       4. THE SCHEDULE OF THE PARENTING TIME SUPERVISION, INDICATING THE  
7 FREQUENCY AND AMOUNT OF TIME.

8       5. THE FREQUENCY OF THE PARENTING TIME SUPERVISION REPORTING.

9       6. THE LENGTH OF THE PARENTING TIME SUPERVISION ORDER, NOT TO  
10 EXCEED SIX MONTHS.

11       K. THE COURT SHALL ASSESS EACH PARENT'S ABILITY TO PAY FEES  
12 ASSOCIATED WITH PARENTING TIME SUPERVISION. IF LOWER COST OR PUBLICLY  
13 FUNDED ALTERNATIVES EXIST AND ARE ADEQUATE TO ADDRESS THE ISSUES, THE  
14 COURT SHALL PROVIDE THE INFORMATION FOR THESE RESOURCES TO THE PARENTS OR  
15 PARTIES IN THE CASE. THE COURT SHALL REALLOCATE THE FEES IF THE COURT  
16 FINDS BY A PREPONDERANCE OF THE EVIDENCE THAT THE ACCUSATIONS THAT  
17 RESULTED IN THE APPOINTMENT OF PROFESSIONAL PERSONNEL WERE FALSE AND WERE  
18 MADE FOR A RETALIATORY OR COERCIVE PURPOSE OR SOLELY TO COMMIT LITIGATION  
19 ABUSE, CAUSE INTENTIONAL DELAY OR MISUSE THE COURT PROCESS. THE COURT MAY  
20 NOT ORDER A PROTECTIVE PARENT TO PAY ANY PORTION OF THE FEES OR COSTS OF  
21 SUPERVISED PARENTING TIME IF THE OTHER PARENT IS SUBJECT TO A PENDING  
22 INVESTIGATION OR HAS BEEN FOUND TO HAVE COMMITTED AN ACT DESCRIBED IN  
23 SECTION 25-403.03. FOR THE PURPOSES OF THIS SUBSECTION, "PROTECTIVE  
24 PARENT" MEANS A PARENT WHOM THE COURT DETERMINES IS ACTING TO PROTECT THE  
25 CHILD FROM CONDUCT DESCRIBED IN SECTION 25-403.03.

26       L. A PROFESSIONAL SUPERVISOR MAY NOT CHARGE SUPERVISED VISITATION  
27 HOURLY RATES FOR TIME SPENT DRIVING TO OR FROM CHILD EXCHANGES, SUPERVISED  
28 VISITATION LOCATIONS OR COURT APPEARANCES. ADDITIONAL HOURLY OR FLAT RATE  
29 CHARGES MAY NOT BE ASSESSED FOR TRAVEL OR COURT-RELATED ATTENDANCE.  
30 COMPENSATION FOR TRAVEL IS LIMITED TO REIMBURSEMENT FOR GAS MILEAGE. GAS  
31 MILEAGE THAT IS CHARGED TO DRIVE TO AND FROM CHILD EXCHANGES, SUPERVISED  
32 VISIT LOCATIONS AND COURT APPEARANCES SHALL BE BASED ON THE REIMBURSEMENT  
33 RATES ESTABLISHED BY THE DEPARTMENT OF ADMINISTRATION.

34       M. THE CHILD MUST REMAIN WITHIN THE FULL VIEW AND HEARING DISTANCE  
35 OF THE PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR AT ALL  
36 TIMES. ALL CONVERSATION BETWEEN THE PARENT AND THE CHILD SHALL BE  
37 CONDUCTED IN A LANGUAGE UNDERSTOOD BY THE PROFESSIONAL SUPERVISOR OR  
38 NONPROFESSIONAL SUPERVISOR TO ALLOW EFFECTIVE MONITORING. SECRET OR  
39 PRIVATE COMMUNICATIONS BETWEEN THE PARENT AND THE CHILD ARE PROHIBITED.  
40 THE PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR SHALL CONDUCT  
41 ALL EXCHANGES OF THE CHILD BETWEEN THE PARTIES. THE PARENTS SHALL REFRAIN  
42 FROM ANY FORM OF DIRECT CONTACT WITH EACH OTHER IMMEDIATELY BEFORE, DURING  
43 AND FOLLOWING PARENTING TIME AND EXCHANGES. ALL TRANSITIONS MUST BE  
44 FACILITATED SOLELY BY THE SUPERVISOR TO ENSURE SAFETY, NEUTRALITY AND THE  
45 AVOIDANCE OF CONFLICT. A PROFESSIONAL SUPERVISOR OR A NONPROFESSIONAL  
46 SUPERVISOR MAY NOT COMPEL OR COERCE A CHILD TO PARTICIPATE IN PARENTING  
47 TIME AGAINST THE CHILD'S WILL. THE PROFESSIONAL SUPERVISOR'S OR

1 NONPROFESSIONAL SUPERVISOR'S ROLE IS LIMITED TO OBSERVATION AND  
2 FACILITATION AND DOES NOT EXTEND TO ENFORCING PARTICIPATION WHEN A CHILD  
3 EXPRESSES UNWILLINGNESS. DURING VISITATION OR EXCHANGES THE PROFESSIONAL  
4 SUPERVISOR OR NONPROFESSIONAL SUPERVISOR SHALL ENSURE THAT THERE IS NOT  
5 DISCUSSION WITH THE CHILD OR WITH OTHER ADULTS ABOUT LITIGATION, THE  
6 CURRENT LEGAL SITUATION OR ISSUES INVOLVING THE COURT.

7 N. THE PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR:

8 1. SHALL ENSURE THAT THE SUPERVISED PARENT COMPLIES WITH ALL  
9 APPLICABLE COURT ORDERS. IF THE PARENT VIOLATES THE ORDERS, THE  
10 PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR MAY END THE  
11 PARENTING TIME AND SHALL REPORT ANY VIOLATIONS TO THE PARTIES IN WRITING.

12 2. MAY NOT MAKE LEGAL OR CUSTODY RECOMMENDATIONS TO ANY PARTIES OR  
13 THE COURT.

14 3. MAY NOT ENGAGE IN EX PARTE COMMUNICATION WITH THE COURT OR WITH  
15 A PARTY'S ATTORNEY. THE COMMUNICATION SHALL BE LIMITED TO THE PARENTS OR  
16 PARTIES IN THE CASE OR THROUGH TESTIMONY PROVIDED UNDER OATH DURING A  
17 PROPERLY NOTICED HEARING AT WHICH ALL PARTIES HAVE THE OPPORTUNITY TO BE  
18 HEARD.

19 4. SHALL MAINTAIN NEUTRALITY AT ALL TIMES. THERE MAY NOT BE  
20 INAPPROPRIATE CONTACT, RELATIONSHIPS OR GIFTS BETWEEN THE PROFESSIONAL  
21 SUPERVISOR OR NONPROFESSIONAL SUPERVISOR AND EITHER PARENT OR ANY OTHER  
22 PARTY TO THE CASE.

23 O. SUPERVISED PARENTING TIME IN ALL CASES:

24 1. MUST OCCUR BETWEEN 8:00 A.M. AND 8:00 P.M.

25 2. LATE NIGHTS OR OVERNIGHTS ARE PROHIBITED AS A SAFEGUARD FOR ALL  
26 PARTIES AND CHILDREN, INCLUDING THE SAFETY OF THE PROFESSIONAL SUPERVISOR  
27 OR NONPROFESSIONAL SUPERVISOR.

28 P. A PROFESSIONAL SUPERVISOR SHALL MAKE AUDIO OR VIDEO RECORDINGS  
29 OF EACH INTERACTION IF PARENTING TIME OCCURS WITHIN A FACILITY THAT IS  
30 OPERATED BY THE PROFESSIONAL SUPERVISOR. A PARENT MAY MAKE AN AUDIO OR  
31 VIDEO RECORDING OF PARENTING TIME OR CHILD EXCHANGES IF THE RECORDING IS  
32 CONDUCTED IN A MANNER THAT IS NOT DISRUPTIVE TO THE CHILD OR TO THE  
33 PARENTING TIME. ANY RECORDING THAT IS PERFORMED BY ANY PARTY IS NOT  
34 CONFIDENTIAL. THE INDIVIDUAL WHO PERFORMED THE RECORDING SHALL PROVIDE A  
35 COPY OF THE MATERIAL WITHIN FIVE DAYS AFTER A REQUEST BY ANY PARENT OR  
36 PARTY INVOLVED IN THE CASE, INCLUDING THE PROFESSIONAL SUPERVISOR.

37 Q. A PROFESSIONAL SUPERVISOR'S REPORT MUST BE SIGNED UNDER PENALTY  
38 OF PERJURY AND MUST INCLUDE:

39 1. FOR THE INITIAL REPORT ONLY:

40 (a) BOTH PARENTS' INTAKE OBSERVATIONS.

41 (b) COURT ORDERS RELATING TO SUPERVISED PARENTING TIME AND ORDER OF  
42 PROTECTION REVIEW.

43 2. CHILD INFORMATION.

44 3. THE LOCATION OF THE VISIT.

45 4. PERSONS PRESENT DURING VISITATION, IF PERSONS OTHER THAN THE  
46 SUPERVISED PARENT ARE ALLOWED.

47 5. A SUMMARY OF ALL OF THE FOLLOWING:

1 (a) ALL INVOLVED PARTIES' DEMEANOR AND BEHAVIOR DURING THE  
2 SUPERVISED PARENTING TIME AND EXCHANGES.

3 (b) CONCERNS OR INCIDENTS AND THE APPROPRIATENESS OF THE  
4 INTERACTIONS BETWEEN THE SUPERVISED PARENT AND THE CHILD, IF ANY.

5 (c) OTHER CONCERNS, INCLUDING SCHEDULES OR COURT ORDERS.

6 R. SUPERVISED PARENTING TIME REPORTS ARE NOT CONFIDENTIAL. THE  
7 PROFESSIONAL SUPERVISOR OR THE NONPROFESSIONAL SUPERVISOR SHALL  
8 SIMULTANEOUSLY PROVIDE THE PARENTING TIME REPORTS TO THE PARENTS AND  
9 PARTIES INVOLVED. THE PRODUCTION FREQUENCY OF THE REPORTS MUST BE  
10 SPECIFIED IN COURT ORDERS. IF THE FREQUENCY IS NOT SPECIFIED, A  
11 PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR SHALL PRODUCE A  
12 SUMMARY REPORT AT LEAST ONE MONTH BEFORE A COURT HEARING INVOLVING THE  
13 PARTIES OR EVERY THREE MONTHS, WHICHEVER IS MORE FREQUENT. THE  
14 PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR MAY PRODUCE REPORTS  
15 MORE FREQUENTLY. A PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR  
16 SHALL KEEP THE SUPERVISED PARENTING TIME REPORTS OF A CASE FOR AT LEAST  
17 FIVE YEARS.

18 S. THE PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR SHALL  
19 TERMINATE PARENTING TIME IMMEDIATELY IF ANY OF THE FOLLOWING OCCURS:

20 1. THE SUPERVISED PARENT APPEARS TO BE UNDER THE INFLUENCE OF DRUGS  
21 OR ALCOHOL.

22 2. THE SUPERVISED PARENT BEHAVES IN A MANNER THAT IS INAPPROPRIATE  
23 OR NOT IN THE BEST INTEREST OF THE CHILD OR THE CHILD BEHAVES IN A MANNER  
24 THAT IS INAPPROPRIATE AND REFUSES TO BE REDIRECTED BY THE PARENT OR THE  
25 PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL SUPERVISOR. FOR THE PURPOSES  
26 OF THIS PARAGRAPH, "BEHAVES IN A MANNER THAT IS INAPPROPRIATE" INCLUDES  
27 ACTING IN RAGE OR ANGER, MAKING THREATS, REFUSING TO FOLLOW COURT ORDERS,  
28 REFUSING TO LISTEN TO THE PROFESSIONAL SUPERVISOR'S OR NONPROFESSIONAL  
29 SUPERVISOR'S SAFETY DIRECTIONS, CONTINUOUSLY USING INAPPROPRIATE LANGUAGE  
30 OR BEHAVING IN A MANNER THAT IS VERBALLY, PHYSICALLY OR SEXUALLY ABUSIVE  
31 TOWARD ANYONE.

32 3. ANY PARTY BRINGS A WEAPON TO THE VISIT OR HAS A WEAPON IN THE  
33 VEHICLE USED FOR TRANSPORTATION TO THE VISIT. FOR THE PURPOSES OF THIS  
34 PARAGRAPH, "WEAPON" INCLUDES A KNIFE, FIREARM OR OTHER ITEM THAT IS  
35 DESIGNED TO CAUSE HARM OR BE USED AS A WEAPON.

36 4. IN THE PRESENCE OF THE PROFESSIONAL SUPERVISOR OR  
37 NONPROFESSIONAL SUPERVISOR, A CHILD CLEARLY, CONSISTENTLY OR UNDER STRESS  
38 REFUSES CONTACT WITH THE SUPERVISED PARENT.

39 T. IF A VISIT IS TERMINATED FOR ANY OF THE REASONS DESCRIBED IN  
40 SUBSECTION S OF THIS SECTION, A PROFESSIONAL SUPERVISOR OR NONPROFESSIONAL  
41 SUPERVISOR SHALL GIVE A REPORT TO THE PARENTS OR PARTIES IN THE CASE AS  
42 SOON AS POSSIBLE BUT NOT LATER THAN FORTY-EIGHT BUSINESS HOURS AFTER THE  
43 TIME OF THE INCIDENT.

1 U. A PROFESSIONAL SUPERVISOR WHO VIOLATES THIS SECTION MAY BE  
2 SUBJECT TO REMOVAL, SANCTIONS OR PERMANENT DISQUALIFICATION FROM FUTURE  
3 SERVICE. THE COURT MAY NOT CONSIDER ANY RECOMMENDATIONS OR REPORTS ISSUED  
4 OUTSIDE OF THE LAWFUL SCOPE OF SUPERVISION WHEN THE COURT DECIDES THE  
5 PENALTY FOR THE VIOLATION. A PARENT WHO IS FOUND BY A PREPONDERANCE OF  
6 THE EVIDENCE TO HAVE THREATENED A PROFESSIONAL SUPERVISOR'S SAFETY OR  
7 NONPROFESSIONAL SUPERVISOR'S SAFETY OR FAILED TO COMPLY WITH COURT ORDERS  
8 RELATING TO SUPERVISED PARENTING TIME IS SUBJECT TO CONTEMPT PROCEEDINGS  
9 AND MAY FACE CONTEMPT AND LOSS OF PARENTING TIME. FOR THE PURPOSES OF  
10 THIS SUBSECTION, A VERBAL OR WRITTEN THREAT THAT DOES NOT INVOLVE THE  
11 SAFETY OF A PERSON, AN INVOLVED PARTY OR A PROFESSIONAL SUPERVISOR OR  
12 NONPROFESSIONAL SUPERVISOR DOES NOT JUSTIFY LOSS OF PARENTING TIME.

13 V. FOR THE PURPOSE OF THIS SECTION, THE TEMPORARY PARENTING TIME  
14 ORDER SHALL BE REVIEWED BY THE COURT EVERY SIX MONTHS UNTIL FINAL  
15 PARENTING TIME ORDERS ARE ISSUED. FINAL ORDERS SHALL ONLY BE ENTERED  
16 FOLLOWING A FULL EVIDENTIARY HEARING ON THE INITIAL PETITION OR ON A  
17 PETITION TO MODIFY PARENTING TIME.]

18 ~~[E.]~~ [W.] FOR THE PURPOSES OF THIS SECTION:

19 1. "HIGH-RISK CASE" MEANS A PARENTING TIME CASE THAT INVOLVES ANY  
20 OF THE FOLLOWING:

21 (a) ALLEGATIONS OR FINDINGS FROM ANOTHER COURT OF COMPETENT  
22 JURISDICTION, A SEALED CASE, A PENDING INVESTIGATION OR A CURRENT OR PRIOR  
23 CONVICTION INVOLVING ANY OF THE FOLLOWING:

24 (i) ~~[A DOMESTIC VIOLENCE]~~ [AN] OFFENSE [INVOLVING DOMESTIC  
25 VIOLENCE] AS DEFINED IN SECTION 13-3601.

26 (ii) COERCIVE CONTROL.

27 (iii) STALKING AS PRESCRIBED IN SECTION 13-2923.

28 (iv) THREATENING AND INTIMIDATING AS PRESCRIBED IN SECTION 13-1202.

29 (v) HARASSMENT AS PRESCRIBED IN SECTION 13-2921.

30 (vi) DANGEROUS CRIMES AGAINST CHILDREN AS DEFINED IN SECTION  
31 13-705.

32 (vii) CHILD OR VULNERABLE ADULT ABUSE OR EMOTIONAL ABUSE AS DEFINED  
33 SECTION 13-3623.

34 (viii) AGGRAVATED ASSAULT AS PRESCRIBED IN SECTION 13-1204.

35 (ix) ~~[ANY OF THE CLASSIFICATIONS OF]~~ HOMICIDE ~~[PRESCRIBED IN TITLE~~  
36 ~~13, CHAPTER 11]~~ [AS DEFINED IN SECTION 13-1101].

37 (x) POSSESSION, USE OR TRAFFICKING OF DANGEROUS DRUGS AS PRESCRIBED  
38 IN SECTION 13-3407.

39 (xi) TERRORISM AS PRESCRIBED IN SECTION 13-2308.01.

40 (xii) ABUSE OF A CHILD AS DEFINED IN SECTION 8-201.

41 2. "NONPROFESSIONAL SUPERVISOR" MEANS AN UNPAID PERSON WHO IS  
42 APPROVED BY THE COURT TO CONDUCT SUPERVISED PARENTING TIME AND WHO MEETS  
43 ALL OF THE NONPROFESSIONAL SUPERVISOR REQUIREMENTS.

1           3. "PROFESSIONAL SUPERVISOR" MEANS A PAID PERSON [~~OR AGENCY THAT~~  
2 [WHO] IS APPOINTED BY THE COURT TO CONDUCT SUPERVISED PARENTING TIME AND  
3 [~~THAT~~] [WHO] MEETS ALL OF THE PROFESSIONAL SUPERVISOR REQUIREMENTS AND  
4 QUALIFICATIONS.

5           4. "SUPERVISED PARENTING TIME" MEANS COURT-ORDERED PARENTING TIME  
6 MONITORED BY A NEUTRAL THIRD PARTY.

7 Enroll and engross to conform

8 Amend title to conform

QUANG H. NGUYEN

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