
The Rights of Teen Parents

If I have a baby as a teen, am I automatically “emancipated” from my parents?

No, having a baby does not emancipate you. Emancipation means that you become responsible for yourself in certain situations and your parents give up control and custody. It does not mean you have all the rights of an adult. The rules about emancipation are confusing. If you live in Hennepin County and want more information about it, call the Youth Law Project at Mid-Minnesota Legal Aid (612) 332-1441. If you live in another county, call your local legal aid office.

Does having a baby mean that I can move out of my parents’ house?

No! You can only move out if you have your parents’ or legal custodian’s permission, are 18, married, in the armed forces, or have a court order.

If you are **under 18** years old and move out, you may not be able to get MFIP, but there are exceptions. See our fact sheet, [G-2 MFIP for Parents Under 18](#). Also talk to your financial worker.

If you or your baby are being abused or hurt, you have special rights. Talk to a lawyer.

If I live at home, does my mom “own” my baby?

Even if you are under 18 and live at home, your mother does not “own” your baby. You have the right to make the decisions about your child’s life. You have legal and physical custody of your baby. You are responsible for caring for the baby. This can only change if a court gives custody to someone else.



Who decides my baby’s last name?

If the parents are not married when the baby is born, the mother gets to decide the name on the birth certificate.

What if someone hurts me or the baby?

- You can call the police and charge that person with assault.
- You can get an Order for Protection (OFP) telling the abuser to stay away from you and your baby. You don't need a lawyer to get an OFP. Go to your county courthouse or a family violence office for help. Call First Call for Help statewide at 211, (651) 291-0211 from a cell phone or 1 (800) 543-7709 to find an office near you. An OFP can also set custody and visitation. See our fact sheet, [F-5 Orders for Protection and Harassment Orders](#).

You can [create a ready-to-file OFP online](#) at www.LawHelpMN.org/formhelper.

- Getting legal advice can be helpful. If you live in Hennepin County call the Youth Law Project at Mid-Minnesota Legal Aid (612) 332-1441. If you live in another county, call your local legal aid office.

Can I get medical assistance (MA)?

Most women with a low income can get MA during pregnancy. If you are on MFIP, you get MA automatically. MA pays for all doctor visits, emergency care, medicine and delivery costs. If you can't get MA, ask about other programs like Children's Health Plan and Minnesota Care. If you are under 18, living at home, and your parents' income is over a certain amount, you may not be able to get MA. If your parents have medical insurance, check to see if you or your baby are covered under their policy.



If you are getting General Assistance Medical Care (GAMC): changes were made to this program in 2010. It is important to talk to a lawyer.

If you are not a US citizen, you need to get more specific legal advice. In Hennepin County call the Youth Law Project at (612) 332-1441. If you live in another county, call your local legal aid office.

Can I finish high school if I have a baby?

Yes! Most schools have programs for young parents. Some have day care centers. Call your school district to see what programs can help you. The school cannot discriminate against you because you are pregnant or have a child. If you want to be in regular classes, they must let you.

If your school does not have day care, you can get a day care provider in your community. You can also apply for subsidized day care.

You also have the right to some education and training beyond high school. Talk to a legal aid lawyer.

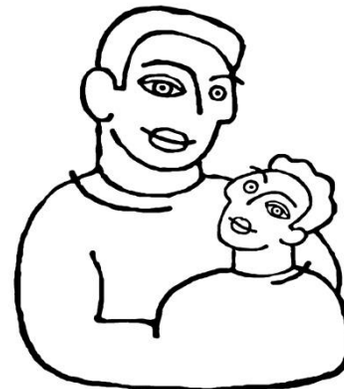
What does it mean to establish “paternity”?

It is a legal process that decides who is the father of your baby. It is done in 2 ways:

- Both parents can sign a statement called a Recognition of Parentage. Or,
- If the father doesn't sign the form, the mother can bring a paternity action in court. Your county's "IV-D unit" (child support unit) will file a paternity action in court if paternity is not established. See our fact sheet, [F-3 Paternity and Child Custody](#).

Why is paternity important?

Once paternity is set, the child has the right to child support payments. When the father dies, the child can inherit from him. If the father dies or is disabled, the child may be able to collect Social Security benefits. Paternity is also important for the father. Without it, he has no right to visit or ask for custody of the child. If a paternity action is filed, talk to a lawyer.



If the parents aren't married, who has custody?

Custody means control over the child. "Sole custody" means that one parent has control. "Joint custody" means that the two parents share control. If the parents aren't married, then the mother has custody of the child unless a court decides something different. A court will decide physical custody (where the child lives) and legal custody (who makes decisions for the child). For example, a court may order that the baby live with the mother, but that the parents share the right to make decisions. A court can decide custody in a divorce, a paternity case, an order for protection (OFP) case, or in a separate case.

What is parenting time (visitation)?

If the mother has custody, parenting time means the father's right to spend time with the child. The courts now call visitation, "parenting time." Once paternity is set, the father can ask the court to set parenting time. A court can deny visits, or place conditions on them, depending on what will be best for the child. If the father has parenting time rights, the mother must let him see the child, unless there is danger to the child. Either parent can go to court to change parenting time. See our fact sheet, [F-4 Parenting Time \(Visitation\)](#).

Do all fathers have to pay child support?

Child support is paid by the parent who does not have custody of the child. It is paid to the parent who does have custody. It can be paid by the father or the mother. Support is based on the ability of the parent to pay and the needs of the child. If the parent is too young, in school, or has no income, the court does not order child support payments. But it can still order a parent to look for a job, get training or take other steps to help pay support in the future.

If you are a teen parent or will be a teen parent, and want more information about your rights, please contact:

In Hennepin County:

Youth Law Project

Legal Aid Society of Minneapolis
430 First Avenue South, Suite 300
Minneapolis, MN 55401

(612) 746-3603 or (612) 332-1441

If you live in another county, call your local legal aid office.



See our booklet, “Rights and Responsibilities of Unmarried Parents.” You can [look at it online](#) at www.LawHelpMN.org or get a printed copy from your local legal aid office.

To find other fact sheets, including any mentioned above, go to www.lawhelpmn.org/LASMfactsheets

To find your local legal aid office by county go to www.lawhelpmn.org/resource/legal-aid-offices

Fact Sheets are legal information NOT legal advice. See a lawyer for advice.

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