

Parental Kidnapping

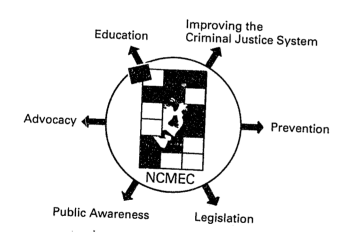
How to Prevent an Abduction and What to Do If Your Child Is Abducted



The National Center for Missing and Exploited Children

- provides training assistance to law-enforcement and child protection agencies to develop effective procedures to investigate and prosecute cases of missing and exploited children
- assists individuals, groups, agencies, and state and local governments involved in investigating and prosecuting cases of criminally or sexually exploited children
- provides information and advice on effective state legislation to assure the safety and
- provides prevention and education programs for parents, schools, action groups, agencies, communities, volunteer organizations, law enforcement, and local, state, and federal
- distributes comprehensive instruction packages to aid communities in protecting children
- organizes networks of information among school systems, school boards, parent-teacher organizations, and community organizations about proven techniques for implementing
- conducts an outreach program to alert families, communities, the criminal justice system, and concerned organizations about the nature and extent of child victimization and
- ensures coordination among parents, missing children groups, and the media to distribute photos and descriptions of missing children
- coordinates the exchange of information regarding child exploitation

The Center is a primary resource for assistance and expertise in all these areas:



Toll-free Hotline

The Center maintains a toll-free telephone number for those individuals who have information that could lead to the location and recovery of a missing child. Because these calls can literally be a matter of life or death, we ask that the Hotline number be used by those individuals who have this critical information. If you know the location of a missing child,

Information Please

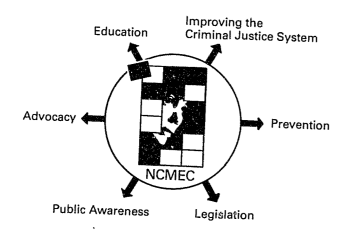
The National Center for Missing and Exploited Children offers a national clearinghouse that collects, compiles, exchanges, and disseminates information. Anyone who is seeking information or who wishes to contribute information about the problem should write to the following address:

National Center for Missing and Exploited Children 1835 K Street, N.W., Suite 700 Washington, D.G. 20006 ·

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March 1985

Patricia M. Hoff **National Legal Resource Center for Child Advocacy and Protection** of the American Bar Association

National Center for Missing & Exploited Children

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U.S. Department of Justice National Institute of Justice

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Foreword

A significant number of child kidnappings that take place in the United States are in fact the result of noncustodial parental kidnapping. Regardless of the intentions of the abducting parent, the child suffers the consequences of being uprooted from a home, deprived of the other parent, and forced to spend a life on the run.

This handbook describes the actions parents can take and the laws that may help them when their children are the victims of parental kidnapping. It also explains how to prevent abductions and outlines the rights of noncustodial parents. The handbook has been written mainly for the following:

- custodial parents whose children have been abducted by noncustodial parents
- custodial parents whose children have been concealed after the end of legal visitation periods
- parents who want to know how to prevent parental kidnapping

When a parental kidnapping occurs, there are possible criminal remedies as well as civil remedies available to the victim parent. Therefore, the term parental kidnapping has both a civil and criminal meaning. The police, prosecutors, and the FBI are part of the criminal justice system. Your lawyer, private investigator, and the family court are part of the civil justice system. It is important for you to recognize that both criminal and civil remedies should be sought at the same time.

Where to Begin

Locating your abducted child is the single most important task facing you as a parent: There can be no peace of mind until your child's whereabouts are known. Searching parents should be aware of every resource and lawful

technique at their disposal to find the missing child. A description of many of these resources is included in this book.

First, it is crucial to obtain a court order for custody—called a custody decree or custody order—if you do not already have one. This should be done even if your child has already been abducted and even if you were never legally married to the abductor.

Since you have more at stake than anyone else, it is essential that you participate actively in the search for your child. As you conduct your search, try to remain as calm as possible. This will help you to think more clearly and to organize your investigation. Use the location tips found in this book, and use your imagination to develop other leads.

Start a notebook. Keep records, with dates, of everything you do and every person or agency you contact in the course of your search. Keep a copy of all letters that you send and receive. Note whatever actions are being taken on your behalf. Check back with your sources. When your child is located, notify every person, agency, and organization that helped you. This will allow them to focus their energies on other cases. Thank them for their help. It may also help to keep a scrapbook of articles on other cases of parental kidnapping as a source of ideas to aid in your search. (See page 36 for a worksheet to help you organize your search.)

The following list summarizes what to do if your child is the victim of parental kidnapping. Each step is described in greater detail in the text.

1. Once you are sure your child has been abducted, call or go to your local police department and file a missing persons report under the Missing Children Act (see page 27). Ask the police to enter descriptive information about your child into the NCIC

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- computer. You do not need a custody decree to file this report, nor do the police have to charge the abductor with a crime for the information to be listed in the NCIC computer.
- 2. Contact parental kidnapping support groups to help you through the process of finding your child (see pages 29-30 for a selected list of parental kidnapping support groups).
- 3. Obtain legal custody of your child if you have not already done so. You may petition the court for custody even after your child has been abducted. Consider hiring a lawyer to help you get a custody decree.
- 4. Consider asking the police or prosecutor to file criminal charges against the abductor if you intend to press charges after your child has been returned. Meet personally with the local prosecutor to discuss prosecution. It is almost always necessary to have a custody order to press criminal charges.
- 5. If the prosecutor charges the abductor with a felony crime, make sure that the state felony warrant is entered promptly into the National Crime Information Center (NCIC)

- computer. Also ask the prosecutor to ask the local U.S. Attorney for an Unlawful Flight to Avoid Prosecution (UFAP) warrant. If your case fits the criteria for a federal warrant, the FBI can then assist in the search for the abductor.
- 6. Search for your child on your own as well as working with the police department.
- 7. When you find your child, immediately send a certified copy of your custody decree to the family court in the place where your child is located. Then request the local police to help you recover your child.
- 8. If the police will not help you without a local court order, petition the family court where the child is found to enforce your custody decree. Your lawyer can help you do this.
- Go back to family court after your child is returned to limit the abductor's visitation rights. Also ask the judge to add provisions to your custody decree to prevent a repeat abduction.
- 10. Seek psychological help for your child if he or she is having a difficult time adjusting after the abduction.

A Message to the Reader

This handbook is written for parents, law-enforcement officers, attorneys, and federal, state, and local officials who deal directly with cases of parental kidnapping. It is designed primarily as a guide through the criminal and civil justice systems and a summary of the laws on parental kidnapping. Parents should bring this book with them in their dealings with police, prosecutors, attorneys, and the family court. The book provides law enforcement and other officials with important information about search and recovery techniques and resources available to them in their investigation of parental kidnapping cases. Parents will also find valuable information about the measures that can be taken to prevent parental abductions.

If your child is the victim of a parental kidnapping, and you are experiencing difficulties with the civil or criminal justice process, please call the National Center for Missing and Exploited Children at 1-800-843-5678 for information and help. You may also encourage your police investigator, prosecutor, or attorney to contact the Center for advice and technical assistance in recovering your child.

The Center employs a select group of former criminal justice and youth services professionals who have worked on the federal, state, and local levels across the country and who have broad expertise in handling and prosecuting cases of child abduction.

Glossary

Here are some key words that will help you to use this book and to communicate with your lawyer and the law-enforcement community.

abducted child the child who has been wrongfully taken, kept, or concealed by the abductor parent. Also called victim child.

abductor parent the parent who wrongfully takes, keeps, or conceals the child

child-snatching lawsuits legal actions that the victim parent may be able to file against the abductor parent and other people who assisted the abductor

custodial parent the parent who has been awarded sole custody by a court

custody decree a court order awarding rights of custody (including joint custody) and visitation. Also called custody order.

extradition the legal procedure by which a person suspected of a crime, or an escaped criminal, is returned to the state from which he or she has fled

interstate between two states

joint custodian a parent who has been awarded joint custody (shared custody) by a court

jurisdiction power of the court to make certain orders relating to child custody or parental kidnapping

modify to change

noncustodial parent the parent who has been awarded visitation rights by a court

parental kidnapping taking without permission, keeping, or concealing a child by a parent or person acting on behalf of the parent. Also called child snatching, child abduction, and custodial interference.

probation release of a convicted criminal without a full term of imprisonment, but with restrictions and requirements to report to a probation officer

prosecutor person in the criminal justice system whose job it is to file criminal charges against and prosecute an abductor parent who has violated the law. Also called district attorney, state attorney, commonwealth attorney, assistant attorney general, or solicitor.

search warrant special legal order used to obtain private records and information. It has other uses as well.

subpoena special legal order used to obtain private records and information

victim parent the parent from whom the child has been wrongfully taken, kept, or concealed. Also called searching parent.

1. Working with the Police and Prosecutors

Every victim parent needs to understand how the criminal justice system—police, prosecutors, and the FBI—can help in locating and recovering the abducted child and in bringing the abductor to justice. Remember, however, that the main purpose of the criminal justice process is not to find and recover your child; it is to bring the abductor to justice. Be sure to use all the criminal remedies described in this chapter that are appropriate to your case. And, above all, make sure that at the same time you use all other non-criminal (civil) remedies as well. Civil remedies are described in the next chapter.

First Steps

Because the first few hours of an investigation are crucial, you must act quickly when you discover that your child is missing. First, go to the police to file a missing persons report, and make sure that they enter your child's description in the FBI's National Crime Information Center (NCIC) computer.

Missing Persons Report Immediately after you file a missing persons report, state and local law-enforcement authorities (police, sheriffs, and prosecutors) can enter the complete description of your abducted child into the FBI's National Crime Information Center (NCIC) computer system. The abductor does not have to be charged with a crime in order for the information to be entered into NCIC. If the police will not enter the information, the Missing Children Act (P.L. 97-292) allows you to go to the local offices of the FBI to ensure that the information is entered.

Entering Your Child's Description into the National Computer Here's how you can get your child's description into the National Crime Information Center (NCIC) computer:

- 1. Go to the police station immediately with the appropriate documents concerning custody and report your child as missing. Provide a complete description of the child, including physical description, date of birth, age, grade in school, dental records, circumstances of disappearance, and the name and complete description of the abductor and his or her vehicle. (See pages 34-35 for a worksheet you can use to complete the report.)
- Record the name, badge number, and telephone number of the police officer who takes the missing persons report.
- 3. Request a copy or case number of the missing persons report.
- 4. Ask that all data regarding the missing child be entered into the National Crime Information Center (NCIC) computer. This will include the names of the officers on the case, with office telephone numbers and instructions that they be contacted immediately.
- 5. Wait one day and then check with police that the complete description of your missing child has been entered into the NCIC computer. Ask to see the printout if it is available.
- 6. If the information has not been entered into the NCIC computer, go to the local office of the FBI with the appropriate documents regarding custody and ask them to enter the information.
- 7. Wait one day, and then visit the local FBI office and request confirmation that the entry was made.
- 8. Ask the police for other assistance they can give you even before criminal

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charges are pressed, such as a Be on the Lookout (B.O.L.) bulletin for your missing child.

Criminal Charges

There are criminal laws that prohibit parental kidnapping and that punish abductors. Parental kidnapping can be punished as a felony in 45 states. It can be punished as a misdemeanor in 27 states. Two states do not punish parents for kidnapping their children at all (as of this writing, the District of Columbia and Idaho). Someone convicted of a felony can be incarcerated or fined; a misdemeanor has punishments to a lesser degree. In many cases, however, no crime is committed if the abduction occurs before a custody order has been made. (References to the criminal parental kidnapping laws for each state are listed on pages 37–38.)

States differ on the question of whether the taking of a child is in fact a felony crime. Most states consider this offense a felony because of the grave risk and danger to the child. In addition, parental kidnapping is generally considered an interstate crime, which requires extradition (the return of the defendant to the state where the crime was committed). Normally, there is no extradition for minor offenses or misdemeanors. It is important to mandate that this crime will be a felony offense. A federal warrant for unlawful flight can only be issued if the crime is a felony for which extradition is assured.

There are several problems in enforcing the laws against parental kidnapping. Many states restrict enforcement by limiting the children protected to those below a certain age, instead of the traditional limitation being the age of emancipation (18 years in most states).

Many state statutes make parental kidnapping a felony crime only if the child is taken out of the state. In many cases, there is simply no proof of the child's whereabouts, and so it is impossible to establish the fact that the child was actually taken across state lines.

To address this problem, some states do allow enforcement of the law if the child is taken or simply concealed. The concealment provision is effective and should be included in every

state statute. It also allows the crime to be regarded as a continuing offense. Therefore, state laws should be strengthened to make it a felony crime not only for taking a child but also for concealment of that child at any later date.

Here's how you can pursue criminal charges against the abductor of your child:

- 1. Get a copy of your state parental kidnapping laws (see pages 37-38 for references to the laws for each state).
- 2. Be prepared to show the police or the prosecutor how the laws apply in your case.
- 3. There is confusion about whether a criminal charge can be brought against a parent who abducts a child in violation of a joint custody order. An argument can be made that neither parent with joint custody can abduct the child without violating the rights of the other parent, and there is case law to support this. If the prosecutor will not file criminal charges in a case of joint custody, you may still wish to pursue this issue in your civil action.
- 4. Arrange a meeting with the prosecutor. You may want to have your lawyer go with you. Bring a copy of your custody decree to the meeting.
- 5. Make sure to ask the prosecutor for felony charges rather than misdemeanor (minor offense) charges, if you can. This will enable the prosecutor to issue a nationwide warrant for the arrest of the abductor through the National Crime Information Center (NCIC) computer. It will also enable the prosecutor to seek a UFAP warrant (see page 4) and FBI assistance if the abductor has left the state. If you cannot get a felony charge, ask for misdemeanor charges. Use this opportunity to discuss with the prosecutor the use of subpoenas or search warrants to obtain private records.
- 6. If the prosecutor issues an arrest warrant, ask for the warrant number. You

should use this warrant number on the poster or flier of your missing child (see page 12).

If the Prosecutor Will Not Prosecute If the state prosecutor fails to issue criminal charges without justification, send a letter directly to the elected prosecutor. Getting public support for prosecution, however, may be even more effective. Two ways to influence the prosecutor's decision are 1) to ask state and local politicians to contact the prosecutor on your behalf; and 2) to get help from parental kidnapping support groups. If these two methods fail, you may want to seek media coverage of your child's abduction, with emphasis on the need for criminal prosecution.

The Criminal Investigation

If criminal charges are filed, the police can investigate the parental kidnapping in many ways. There may be instances in which the police can get information in the course of their official investigation that you could not obtain yourself. You may suggest that the police review the search techniques outlined on pages 11-15.

Entering the Felony Warrant into the National Computer Most important, if the abductor is charged with a felony, the police should immediately enter the warrant for his or her arrest into the National Crime Information Center (NCIC) computer for national dissemination to law-enforcement agencies. This is not the same as entering the missing child's description into the NCIC computer. Entering the child's description can be done as soon as the child has been abducted, even if no criminal charges have been filed against the abductor. If a missing persons report has been entered into the NCIC computer, make sure that the entry of the felony warrant into the computer contains a cross reference to the missing persons report.

B.O.L. Bulletins Police can also issue Be on the Lookout (B.O.L.) bulletins to other police agencies to find the vehicle of the abducting parent. These bulletins can be issued across state lines if a felony warrant has been entered in the NCIC computer.

Obtaining Records by Subpoena or Search Warrant Investigators can obtain certain kinds of information about the abductor after the prosecutor has obtained a special legal order, such as a subpoena or search warrant. For instance, unless there is a subpoena or search warrant, information about the abductor's telephone records, bank statements, credit cards, and medical records may not be released. (This protects the privacy of the abductor and the confidentiality of the records.) It is sometimes helpful for the prosecutor to subpoena telephone records and bank records of relatives and friends believed to be in contact with the abductor.

Parent Locator Service Each state maintains a Parent Locator Service (PLS) as part of its child support enforcement activities. You may wish to tell the police or prosecutor about the service, as they may not know of it. The police or prosecutor can ask your state's Parent Locator Service to conduct a records search for the abductor's address.

The federal Office of Child Support Enforcement maintains the Federal Parent Locator Service (FPLS), which can search for address information about the abductor in federal records maintained by various federal agencies, including the Internal Revenue Service, Social Security Administration, Veterans Administration, Department of Defense, Coast Guard, and National Personnel Records Center of the General Services Administration. The abductor's Social Security number is needed to search these files. If the searching parent does not know the abductor's Social Security number, the Social Security Administration will try to find it. (A small fee may be charged for using the PLS.)

If the police or prosecutor cannot request a search through the Federal Parent Locator Service, you can ask the U.S. Attorney or the FBI to make a search request to the FPLS. Although they are not required to do this, you should contact them anyway to see if they can help you. Call the U.S. Attorney's office or the FBI. Explain that you need the address of the parent who kidnapped your child and would like them to make a location request to the Federal Parent Locator Service according to the Code of Federal Regulations, Volume 45,

Section 303.69. (See pages 37-38 for a list of the telephone numbers of the Parent Locator Service for each state.)

WARNING: Regardless of how a state or federal PLS search is begun, the search for the abductor must not stop there. The PLS may have useful information, but it may take many months to get it. Also, once you obtain it, the address information may be out of date. Request your PLS search twice a year if you still cannot locate your child.

The FBI If the prosecutor has issued felony charges and there is reason to believe that the abductor has left your state, the prosecutor can seek FBI assistance. Under Section 10 of the Parental Kidnapping Prevention Act (see page 28), the prosecutor can ask the U.S. Attorney for a federal Unlawful Flight to Avoid Prosecution (UFAP) warrant. The victim parent cannot ask the U.S. Attorney for this warrant but can request the local prosecutor to do so. The state prosecutor is expected to provide the U.S. Attorney with a certified copy of the criminal complaint against the abductor. The prosecutor must also show a serious intention to extradite (legally force the return of) the abductor.

If the prosecutor obtains a federal UFAP warrant, the FBI is permitted to assist in the search for the abductor, make the arrest, and turn the abductor over to state authorities for extradition and prosecution. A UFAP warrant does not authorize the FBI to search for or recover your child, however. It only authorizes the arrest of the abductor. Therefore, the parent should be prepared to recover the child by any other legal method (see pages 17-18).

Note: A UFAP warrant will not be issued if the abductor's whereabouts are known, since in that case the prosecutor can begin extradition without the help of the FBI.

As stated above, the FBI will also accept into their NCIC computer system felony warrants and complete descriptions of abducted children. If local police do not enter your child's description or the felony warrant into the computer, parents can directly request the FBI to do so. Although it is the responsibility of the FBI to operate the NCIC computer, it is the responsibility of the local police to enter in-

formation about state felony warrants into the NCIC. The FBI can also make a request directly to the Federal Parent Locator Service for address information on the abductor.

The Arrest

You should ask the police to keep you informed about the status of your case, especially when they are about to make an arrest. You should follow the instructions of the arresting officer concerning your location at the time of the arrest. Do not go to the scene of the arrest unless you are requested to do so by the arresting officer.

You should remember, however, that in most states the police are not required by law to give the child to the searching parent when they arrest the abductor. The police are also not required to search for or pick up the child if the child is not with the abductor at the time of the arrest. It may be necessary to go to court to enforce your custody order and obtain an order requiring the return of the child. Have your lawyer coordinate with the police and obtain the pick-up order in advance of the arrest if the police or prosecutor cannot obtain a pick-up order.

If you are unable to pick up your child yourself at the time of the arrest, it may be possible to ask a friend or relative to do so. Make arrangements with the police department in advance to make sure that they will be able to turn your child over to someone besides yourself. If they are unable to accommodate you in this matter, you may have to place your child with a state or county child's protective service agency.

Extradition When the abductor is arrested in another state, he or she may agree to return voluntarily to the state in which the criminal charges are pending. If not, the state prosecutor will have to extradite (legally force) and pay for the return of the abductor before a criminal trial can take place. Remember, the decision to extradite involves considering 1) the seriousness of the crime, and 2) the financial resources of the local prosecutor's office to extradite the offender. Not every offender is extradited.

Conviction

If the abductor is convicted of or pleads guilty to parental kidnapping, he or she may be punished. Before sentencing, it is very important for the victim parent to ask the prosecutor or probation officer to seek an appropriately strict sentence. A good precaution against another abduction is to have the prosecutor ask the judge to order the abductor to report regularly to a probation officer. Also, you can ask the judge to prohibit out-of-state travel without prior written approval. If the abductor is incarcerated, it is important for the victim parent to request the parole officer to set similar reporting requirements and restrictions on out-of-state travel if the abductor is paroled. Try to attend the sentencing hearing yourself.

Victims' Assistance

Some states have certain victims' assistance laws that may help you get financial and other assistance after the crime. Although most of these programs are designed to aid victims of violent crimes, some may apply to nonviolent crimes, including parental kidnapping.

Check the index in your state's criminal code to see whether victims' assistance laws exist and, if so, whether they would apply to your parental kidnapping case. The prosecutor's office should also be able to tell you if such programs are available.

2. Working Through the Family Court: Your Custody Decree

The previous chapter explained some of the ways that the criminal justice system can help custodial parents involved in parental kidnapping cases. This chapter explains the civil (non-criminal) remedies that can be used to find and recover your child. You will be working through the family court system. You should go to court and be prepared to file a civil legal action to obtain or enforce your custody decree.

Hiring a Lawyer

Many civil and criminal laws have been passed to help parents legally recover their abducted children and to bring the abductor parent to justice. Making these laws work for you is normally a job for a lawyer. Some parents, however, choose to represent themselves (act as their own lawyer) instead of hiring a lawyer.

Representing yourself can be very difficult. First, the laws are not easy to understand without some legal training. The relationships between the laws can also be complicated, even for a practicing attorney. Second, the victim parent may be too caught up in his or her own case to approach the legal problems objectively. Third, many parents are uncomfortable in dealing with lawyers, judges, police, and prosecutors. Nervousness or inexperience in trying to perform as a "lawyer" may hurt your case.

For these reasons, most people should consider consulting with and hiring a lawyer. Your lawyer can go to court on your behalf to obtain a child custody order and can assist you in getting that order enforced and the child returned. Your lawyer can also help you to request the filing of criminal charges against the abductor and can encourage the police to investigate and the prosecutor to prosecute.

Finding the Right Lawyer

First, contact your state bar association and ask if there is a family law section. If so, get the name and telephone number of the chairperson of that section or the name and number of the chairperson of the child custody committee. Call this person and very briefly describe your situation. Ask for the names of several lawyers in your home town, or nearby, who have either handled parental kidnapping cases or who regularly handle child custody cases.

You may also get the names of family law specialists by contacting your state's chapter of the American Academy of Matrimonial Lawyers. You can get information on the chapter in your state by contacting the national office of the American Academy of Matrimonial Lawyers at 53 W. Jackson, Suite 1301, Chicago, Illinois 60604. You can call them at (312) 922-6308.

Another source for lawyer referrals is to contact the chairperson of the Child Custody Committee of the American Bar Association (ABA) Section on Family Law. The number of the ABA is (312) 988-5584.

You can also ask for lawyer referrals from people in the court system, such as judges, court clerks, and support personnel.

Finally, you can ask parental kidnapping support groups for their recommendations for lawyers. (See pages 29-30 for a selected list of parental kidnapping support groups throughout the country.)

Consulting with Your Lawyer

After you have identified one or more lawyers close to your home, call for an initial consultation. This is usually not expensive, and sometimes it is free. Some lawyers will talk to you on

the telephone. Others will set up an appointment for you at the office. Whatever the setting, briefly describe your situation, including your ability to pay for legal services.

Ask the lawyer whether he or she has handled cases similar to yours and what the results were. Ask if the lawyer is familiar with criminal parental kidnapping laws, civil recovery remedies (see pages 17-18), and child-snatching lawsuits. If the lawyer has extensive family law experience but little experience with parental kidnapping cases, ask if he or she is interested in your case and is willing to do whatever legal research may be necessary. Find out the hourly rate you will be charged for legal services. If you are satisfied, hire the lawyer. If you are not satisfied, interview another lawyer.

As a general rule, a private attorney will charge you an hourly fee for services. There may be court costs and filing fees to pay as well. While the projected legal costs may seem staggering, the lawyer may be willing to work out a flexible payment arrangement. Remember, too, that you can ask the judge to order the abductor to pay all your legal expenses at the end of the proceeding.

Free Legal Services

If you cannot afford a private lawyer, you may qualify for free legal services provided by a Legal Aid or Legal Services attorney. Look in your area telephone directory under legal aid for the telephone number of the closest Legal Aid or Legal Services office, and call to make an appointment. If your child has just been kidnapped, tell the receptionist that you urgently need an appointment to see a lawyer. If the Legal Aid office nearest you does not handle child custody cases, ask for a referral to the closest office that does.

If you fail to qualify for free legal services but also do not have enough money to hire a private lawyer, you may be eligible for special reduced-fee programs set up by local bar association groups. Call your local, county, or state bar association to find out if there are any programs in your area for low-income individuals. Also check with your employer or your union to see if legal services are provided as a fringe benefit of your employment.

Obtaining Custody

The best way to assure the return of your abducted child is to obtain a valid custody decree (custody order) from a court with power (jurisdiction) to make such an order. A valid custody decree can then be legally enforced in whatever state the child has been taken, and the child can be returned to the lawful custodian.

One of the first ways your lawyer can help is to obtain a custody decree for you if you do not already have one. First, you will have to file legal papers, generally called pleadings, in the appropriate court. Your pleadings will ask the judge to award you custody. The name of the legal papers you file and the procedures used will vary depending on what state you live in.

There are laws that can help you obtain and enforce your custody order. All fifty states, the District of Columbia, and the Virgin Islands have enacted the Uniform Child Custody Jurisdiction Act (UCCJA). The UCCJA determines when a state has jurisdiction (power) to make a custody order. Your lawyer should review the UCCJA to ensure that your state has the power (jurisdiction) to make a custody order. For more information about the UCCJA, see pages 27-28. Your lawyer should also review the Parental Kidnapping Prevention Act (PKPA), described on page 28.

Notice to the Abductor Under the U.S. Constitution, all parties to a lawsuit must have a chance to present their side of the case. Under this rule, child abductors are entitled to notice of the custody action.

The Uniform Child Custody Jurisdiction Act (UCCJA) has special notice provisions that apply in all interstate custody cases. Some of these provisions are particularly helpful when a child is abducted before a decree has been made and the abductor's location is unknown. Ways of giving notice of the custody action may include 1) delivering the notice in person; 2) publishing information in a newspaper's classified ad section; and 3) sending copies of the custody petition to the abductor's closest relatives, friends, employers, and lawyer. The most common and preferred method is delivering the notice in person. It is advisable (and in many states required) to ask the court to spec-

ify the actual method of notice to be used if you cannot locate the abductor.

After the Abductor Has Left the State Occasionally, a lawyer unfamiliar with the UCCJA tells a parent that there is no way to get a custody decree after the abductor and child have left the state or when their location is unknown. This is not true. In general, the UCCJA allows a judge to issue a custody order even after the child has been abducted. A parent who gets such advice should ask the lawyer to reread the *jurisdiction* and *notice* provisions of the UCCJA or should consult an attorney with more UCCJA experience. (See pages 37–38 for the law book references to the UCCJA in each state.)

When to Petition for Custody As a general rule, in order to get a custody decree, you must file a custody petition in the home state within six months of the child's removal. In general, the home state is the state where the child lived for at least six months just before the custody action. When a child is abducted before there is a custody order, however, the UCCJA extends the period for an additional six months, giving the victim parent up to a year to file for custody in the home state. During this time, the abductor cannot establish a new legal home state for the child, and any custody order obtained in the home state is enforceable wherever the child is found. The best advice to a victim parent is to petition for custody immediately—do not delay!

Unmarried Parents Even though an unmarried parent may be able to get an abducted child back from the other parent without having first obtained a custody order, it is still a good idea to go to court for a custody order. This will expand the number of legal remedies available to secure the child's return. It will also provide a definite legal plan for the child's custody once the child is returned.

Enforcing Your Custody Decree

If your child is abducted to another state, it may be necessary to bring a legal action in that state to *enforce your custody decree*. That is a legal method for recovering your child.

Your custody decree should be enforceable in every state under the Uniform Child Custody Jurisdiction Act (UCCJA), the federal Parental Kidnapping Prevention Act (PKPA), or both. These two laws give the victim parent the legal grounds to have a child returned from an abductor parent who has taken the child to another state.

The UCCJA requires state courts to recognize and enforce custody orders made by courts in other states. It also establishes a procedure for filing a certified copy of your custody decree in whatever state you seek to have it enforced. Your lawyer can do this for you.

The PKPA is especially helpful in enforcing custody decrees that were made in the child's home state. This law requires state courts to enforce and not modify custody decrees unless the original state decides to allow the other state to act.

Note: Both the UCCJA and the PKPA only require state courts to enforce custody orders made by other states when UCCJA and PKPA requirements were followed in the original custody decree.

Hiring a Lawyer in the Second State Parents who have represented themselves up to this point should seriously consider hiring a lawyer for enforcing the custody decree. It is crucial to getting the child returned. If you already have a lawyer, your original lawyer may be able to represent you in the second state if he is licensed to practice law in that state or if he obtains permission from the judge in that state. The main advantage to using your original lawyer is his familiarity with the case. The drawback is that your lawyer may be unaware of practices and procedures unique to another state.

An error or oversight by your lawyer could lead the judge to rule against your request to enforce your custody order. Therefore, you should consider hiring a lawyer in the state in which enforcement is sought (where your child is located)—either to handle the case or to assist your original lawyer. Your original lawyer may be able to recommend a lawyer in the second state. You may want to have your original lawyer appear as co-counsel with the new lawyer, especially if the case history is long and

complicated. Remember, in your petition for enforcement, you can ask the judge to require the abductor to pay all your legal expenses, including the fees charged by both lawyers.

Child-Snatching Lawsuits

Under the Uniform Child Custody Jurisdiction Act (UCCJA) and the Parental Kidnapping Prevention Act (PKPA), a searching parent may recover from the abductor the money spent to locate and secure the child's return. These laws, however, do not compensate the parent and child for the emotional anguish they suffered. They also do not hold anyone who assisted the abductor responsible for their actions.

Child-snatching lawsuits (tort suits) allow victim parents and children to sue for all their suffering as a result of the abduction. In addition, anyone who assisted the abductor can be

sued and held financially responsible. The fact that these third parties can be sued sometimes leads them to reveal the child's location in return for an agreement to drop or reduce the charges against them.

A few states specifically allow suits of this kind under special circumstances. Child-snatching lawsuits have been successfully brought in state and federal courts.

WARNING: Child-snatching lawsuits are not advisable in every case. No matter how strong the case, it may not be worthwhile to sue someone who does not have the ability to pay. Not only would you recover little or no money, but there would be little incentive for the persons being sued to tell you where the child and abductor are. Also, do not invent a lawsuit. If you did, you could be the target of a counter suit for "abuse of process," and you could be forced to pay money damages to those you originally sued.

3. Searching for Your Child

Once you have filed a missing persons report with the local police, requested assistance from the police and prosecutor, and hired a lawyer to obtain or enforce a custody decree, there are many ways that you can help the investigation on your own.

First, you should contact the National Center for Missing and Exploited Children, which operates a toll-free hotline to assist in handling missing children cases. The Center will also work with police and prosecutors and will refer attorneys to the appropriate resources. You should also contact support groups for information and advice. Then, you can begin investigating the whereabouts of your child and the abductor by contacting schools, the postal service, the media, and many other sources.

Support Groups

Organizations have been established around the country to provide advice and assistance to parents whose children have been abducted. Some of these groups are small, local, and informal. Others are larger and, through networks, offer services throughout the country.

The National Center for Missing and Exploited Children has compiled an extensive directory of nonprofit support groups for families with missing children and for parental kidnapping cases. This directory is available for free. Consult it for names, addresses, phone numbers, and complete descriptions of parental kidnapping support groups, including information on whether the group recommends private investigators. Write to the Center at the address below for your free copy of the directory:

National Center for Missing and Exploited Children Directory of Support Services 1835 K Street, N.W., Suite 700 Washington, D.C. 20006 A selected list of parental kidnapping support groups is given on pages 29-30. Before joining an organization or paying any fees, however, a parent should talk to other parents who have used the services of the support group. Ask the organization for the names of several group members or parents who have made use of the services, and contact them.

Sources of Information

Use the following sources of information, in cooperation with police, attorneys, and support groups, to help you find out where the abductor has taken your child. *Note:* Because the abductor may change addresses several times, you should repeat your investigation every six months to a year.

School Records Federal law—the Family Educational Rights and Privacy Act (FERPA) Title 20, beginning at U.S. Code Section 1232g—permits parents to find out from school officials whether their child's school records have been transferred to a new school or if copies have been sent to the other parent. If the records have been forwarded to a new school, the parent is entitled to learn the name, address, and telephone number of the new school. Once that school is contacted, the parent is entitled to the child's new address and phone number.

A parent can prevent the transfer of school records by giving the school a copy of a custody order that specifically prohibits access to school records by the other parent. If the abductor parent then requests the transfer of the child's records, the records will not be transferred, and the custodial parent will be notified.

The noncustodial parent may realize that his or her location is known when the school refuses to transfer the records. Thus, you should carefully consider whether or not you want to prevent the transfer of records. Without preventing the transfer, you can ask to be notified of any request for transfer of the records, and you can find out the address of the requesting school.

Circulating Your Child's Photo Searching parents can write to the state Superintendent of Schools (or the Secretary of Education) in every state in the country for help in locating their children. You should send a poster of your abducted child with the child's complete description, including age, date of birth, and last grade and school attended. Also send a copy of your custody order (certified, if possible) and indicate in your brief letter the warrant number of any criminal warrant issued against the abductor. Provide the name and telephone number of the police officer or prosecutor assigned to the case. Ask that the child's photo and description be circulated throughout the state's school system. Make sure to include your telephone number at home and work.

If the Superintendent of Schools is unwilling to circulate your child's picture, ask for a list of all the schools (public and private) in the state so that you can write to them yourself. In the case of pre-school children, obtain a list of all licensed day care centers and babysitters and write to them. Some support organizations may be able to help circulate your child's picture to school systems around the country.

You will also want to print your *flier* or poster of your missing child with a recent photo and complete description, including age, hair and eye color, height, weight, birthmarks, grade in school, hobbies, sports, and so on. Also include the telephone number for the police department investigating the case. If there is a warrant out for the abductor's arrest, include the warrant number on the flier. Send the flier or poster to the media, schools, and organizations located in the area you believe your child to be. Consider offering a reward for information that results in the child's safe return. (See page 33 for a sample flier or poster you can use.)

Department of Motor Vehicles Ask your state Department of Motor Vehicles (DMV) to check on recent car registrations, title transfers, new licenses, and license renewals for the

abductor's address. In the case of a new car registration, it may be possible to find out the name of the car dealership that sold the car. Contacting the dealer may lead to other information about the abductor.

WARNING: Some states may notify individuals when inquiries are made about them. Ask the DMV's public information officer if a notification policy is in effect. If so, do not use the DMV as a source of information if there is reason to believe that the abductor will flee once he or she finds out that a request has been made. Police may be able to get this information without tipping off the abductor. This warning also applies to the next five sources of information.

Banks Check with the abductor's bank to find out whether an account has been closed and whether funds have been transferred to another bank. If a checking account remains open, ask whether any checks have been used since the abductor left the area. Banks will cooperate if the account in question is a joint account and may be willing to help out even if the account belonged only to the abductor. If the bank will not cooperate in order to protect the privacy rights of the customer, the police may be able to obtain the information either directly or by subpoena or search warrant.

Credit Cards If the abductor has credit cards, contact the credit card companies and ask for duplicate copies of all charges and receipts for your records. Trace the places where purchases were made to see if any patterns emerge. Many purchases made in the same place over a period of time may mean that the abductor has taken up residence in that area. Pay special attention to gasoline credit card slips. As in the case of bank accounts, you should be able to get this information if you have a joint credit card account with the abductor. If the line of credit extends only to the abductor, the company may choose not to give out any information on privacy grounds. In that case the police may be able to obtain this information in connection with their investigation.

Travelers Checks Write or call travelers checks companies to determine whether checks have been purchased by the abductor.

If so, ask to be kept informed of the date and place the checks are cashed. The police may be able to obtain this information if you cannot.

Loans If the abductor has any loans outstanding, contact the lender (bank, finance company, car dealership) to find out whether payments on the loan are being made. If so, ask the lender to save the envelopes in which payments are mailed so that you can check the postmark. If payments are made by check, contact the bank that has the account for address information on the abductor. If you cannot get this information, the police may be able to obtain it.

Auto and Other Forms of Insurance Contact the automobile insurance company that insures the abductor. Ask if they have heard from the abductor with either a change of address or with a request to transfer coverage to a different vehicle. If insurance coverage has been purchased for a new car, find out where the car was bought and where it is being kept. If the abductor has changed insurance companies, contact the other insurance company as well.

Employers Check with the abductor's employer to find out where paychecks and health and pension benefits are being forwarded. You may also be able to find out from the employer whether the abductor has requested job references and, if so, where the request came from and where the references were sent.

College Records If the abductor attended college and would need transcripts to apply for jobs or higher education, contact the college registrar and find out where the transcripts were mailed. Ask to be alerted promptly if the abductor requests these documents. Contact the placement office to see if the abductor has requested placement services or job references.

Professional Licenses and Unions If the abductor practices a profession (for example, medicine) or a trade that requires a state license, contact the state licensing board where you think the abductor may be. Ask if a license has been issued to the abductor and where in the state the abductor is practicing. Ask to be alerted if an application for a business license is received. Contact unions if the abductor's

trade requires union membership. Contact professional associations (bar and medical associations) if membership is needed to practice the profession in that state.

Magazine Subscriptions If the abductor has magazine subscriptions, contact the magazines to find out whether the abductor has submitted a change of address.

Rental Cars Sometimes the abductor will rent a car or van to leave the area. Check with area car and truck rental agencies to determine whether a vehicle has been rented and, if so, when and where it was returned.

U.S. Postal Service Follow your local post office's procedures for discovering the abductor's forwarding address. If the post office has not been notified of an address change, ask if a hold has been placed on the mail. If so, try to find out who is authorized to receive the mail.

Military Worldwide Locator Services Write to the Worldwide Locator Service for the branch of the military service that employs or employed the abductor. Request the most recent duty assignment and location of the abductor. Include the abductor's full name, Social Security number, date of birth, rank, and last known duty assignment. Following are the addresses and telephone numbers of the military locator services:

United States Army

Worldwide Locator Service
U.S. Army Personnel Service Support
Center
Fort Benjamin Harrison, Indiana 46249
(317) 542-4211

United States Air Force

Air Force Military Personnel Center Attn.: Worldwide Locator Randolph AFB San Antonio, Texas 78150 (512) 652-5774 (512) 652-5775

United States Navy

Navy Locator Service No. 21 (if inquiry is from a private party) No. 36 (if inquiry is from a military source or government agency)
No. 36C (if inquiry pertains to a Navy retiree)
Washington, D.C. 20370
(202) 694-3155

United States Marine Corps

Commandant of the Marine Corps Headquarters, Marine Corps Attn.: Locator Service Washington, D.C. 20380 (202) 694-1624 (A through E) (202) 694-1861 (F through L) (202) 694-1610 (M through R) (202) 694-1913 (S through Z)

United States Coast Guard

Coast Guard Locator Service
Room 4502 (if the inquiry pertains to enlisted personnel)
Room 4208 (if the inquiry pertains to officers)
2100 2nd Street, S.W.
Washington, D.C. 20593
(202) 426-8898

If the abductor is a retired military or retired civil service member and receives a retirement check, consider contacting or obtaining a subpoena for records of the Office of Personnel Management, 1900 E Street, N.W, Washington, D.C. 20415.

Media Television, radio, newspaper, and magazine coverage of your case may help you find your child. Contact local and national media with your story. Make sure to have a recent photo and complete description of your child and the abductor, with the number of the warrant entered in the NCIC computer. Give telephone numbers where you can be reached at all times.

Medical Records Contact doctors, dentists, and hospitals that provided health care to your child or to the abductor. Ask if they have received any requests to transfer records to another doctor or hospital in a new location. If so, find out where the request originated and where the records were sent.

Utility Companies Once you think you have located the abductor, electric and gas companies may be willing to tell you if a new account has been opened in the abductor's name. Police investigators may be able to get this information if you cannot.

Telephone Listings Don't forget to check telephone books and telephone operators for new listings.

Friends and Relatives of Abductor Since the abductor generally uses other people to help take the child, all relatives, friends, and coworkers of the abductor parent should be contacted and questioned. Give the police a list of the names, addresses, and telephone numbers of all such persons, and suggest that they be interviewed. The local prosecutor may decide to subpoena their testimony under oath.

If you are on good terms with the abductor's parents or siblings, it is helpful to stay in touch with them. They may be able to tell you if they have heard from the abductor. Ask them to save any letters and envelopes for the postmark.

Tracing Calls You may want to consider having the local telephone company security office place a "trap" on your phone or the phone of the abductor's friends or relatives if they will agree. A trap is a mechanical device that allows the phone company to trace calls. A trap is not a "tap" or a "bug." Have the person whose telephone line is "trapped" keep a notepad next to the phone and record the date and time any phone calls are received from the abductor. The telephone company will give any information on the call to the police.

Private Investigators If you are considering hiring a private investigator to help locate your missing child, it may be worthwhile to do a little investigating on your own first. If a license is required in your state, make sure the detective has one. Contact the Better Business Bureau or Consumer Protection Office to make sure that the detective is reputable, and find out if any complaints have been made against the detective. Ask the detective for references and check them out. Avoid any detective (or lawyer) who promises to perform a "snatch back," as this is disruptive and harmful to the child and may prejudice the legal case of the

parent who authorizes such conduct. In some states a "snatch back" is a crime.

Another way to find a trustworthy and effective private detective is to ask support organizations for their recommendations (see pages 29-30). Talk to other parents in the group who have used the investigator.

WARNING: It is a good idea to have your lawyer review any contract with the investigator before you sign it or pay any money.

Actions Against Abductor's Lawyer A few courts have required the abductor's lawyer to reveal the location of the abductor or the abducted child. This will not always work because the lawyer-client privilege usually allows the attorney to keep information about the client confidential. Parents have been successful in a few such cases, however, especially if it is in the child's best interests.

4. Legally Recovering Your Child

Once you have located your child, the next step is to get your child back legally. In almost every case you will need a custody decree. If you have not already filed for temporary or permanent custody, do so immediately (see page 8). A decree awarding you temporary custody can be enforced in the same way as a decree awarding you permanent custody. Once you have a decree, make sure that you file it in the state in which your child is located.

WARNING: Do not do anything illegal that could hurt your chances of recovering your child. For instance, do not break into the non-custodial parent's house and snatch the child back. Instead of going safely home with your child, you could find yourself facing a barrage of criminal charges, including disturbing the peace, burglary, assault and battery, and so on.

Voluntary Return

Voluntary return of the child by the abductor can be accomplished if the two parents are willing to communicate and cooperate with each other. If not, you must find another way to get your child back.

You do not need a custody decree to negotiate with the child's abductor, but it will improve your bargaining position. In addition, the decree will provide the framework for custody and visitation rights once the child is back with you. You should not rely upon any oral or written agreement with the abductor. You must have a court order.

Self-Help Recovery

Once you have filed your custody decree, you may be allowed to go and get your child as long as you commit no criminal acts in the process (such as disturbing the peace or breaking and

entering). Check with a lawyer and the police or a local prosecutor to see if this method of enforcement is legal there. If the answer is yes, it is still a good idea to ask the police to accompany you when you pick up your child.

If the answer is not a strong yes, you should file a petition with the local court to enforce your out-of-state custody decree. When the judge rules in your favor, he or she will issue an order directing the abductor to return the child to the lawful custodian.

Police Assistance

In a few states the police are directed by law to return a child to the lawful custodian when the abductor is arrested. While most state laws do not require this, many police officers nevertheless will turn the child over to you as long as they are not prohibited by law. This is true whether or not the abductor has been criminally charged.

The custodial parent usually has to furnish a copy of the custody decree (certified, if possible) and proper identification. It may be necessary to file a custody order in that state. It is also a good idea to have the child's birth certificate and a photograph of the custodial parent with the child. Normally, the custodial parent must be actually present in the state in order to ask for police assistance and to pick up the child.

Civil Legal Actions

If the police and prosecutors either cannot or will not help you recover your child, and voluntary return is out of the question, you will have to start a civil (non-criminal) action to enforce the custody decree. The legal grounds for enforcing the custody decree are found in the Uniform Child Custody Jurisdiction Act

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(UCCJA) and the Parental Kidnapping Prevention Act (PKPA). (See page 28.)

The first thing you must do is to file your custody decree in the state where the child is located. Once the decree is filed in the state court, it can be enforced by any method recognized in that state. The procedures for enforcing custody orders vary from state to state.

The proper procedure for enforcing your custody decree depends upon the state in which enforcement is sought. In some states, a "writ of habeas corpus" is used, while "contempt" proceedings are used in others. Some states recognize a "petition for enforcement." Your lawyer should know what procedures are in use in your state for enforcing an out-of-state custody decree.

Note: An enforcement proceeding should not reopen the case concerning the merits of the original custody decree.

Attorney's Fees Your petition for enforcement can also contain a request for attorney's fees and other expenses to locate and recover your child. In addition to ordering the abductor to return the child, the court can order the abductor to pay the victim parent's legal costs and other expenses.

Pick-Up Order There may be some risks to using the legal system to enforce a custody decree if the abductor is likely to flee upon receiving notice of the enforcement proceeding. You can, however, petition a judge for a pick-up order directing law-enforcement officers to pick up the abducted child and to bring the child to the judge for temporary placement, usually with the searching parent, until the enforcement hearing. When the police deliver the pick-up order, they will at the same time serve notice on the abductor of the enforcement proceeding. To obtain a pick-up order, the searching parent must be prepared to provide convincing reasons why the abductor would be likely to flee again with the child rather than

remain for trial. The pick-up order can be granted without notice to the abductor.

Modifying the Custody Order Another risk associated with enforcement actions is the possibility of the abductor filing a counterclaim asking for modification (change) of the custody decree. Fortunately, though, the custodial parent may be able to stop the court from hearing a request for modification. Only certain states have the right to modify existing decrees under the UCCJA and the PKPA. Furthermore, the searching parent's lawyer can file a motion to dismiss the counterclaim to modify the decree. This may slow things down, but it should not hurt the outcome of the enforcement proceedings.

Temporary Care for the Child If you cannot be present to pick up your child, you may be able to designate a relative or other adult to take the child temporarily. Check in advance with the police or the local prosecutor to see if you can do this. Or, you can request the county child's protective service agency to take temporary custody of your child. The role of the child's protective service agency is simply to house and transport the child after he or she has been recovered. You may want to discuss with them the consequences of alerting the abductor to your actions. Check the telephone directory under county government for the child protective service agency, which may be known as the child abuse and neglect office, the office of social services, or the office of human resources. You can also call the family court for a referral to child protection institutions.

It is helpful to have the judge include in the original custody order a provision directing appropriate officials of every state to take whatever actions are necessary to enforce the court order, including taking custody of the child. Even if the custody order contains such a provision, however, parents should try to be present to pick up the child and minimize any trauma to the youngster.

5. After the Abduction

Legal and emotional problems often continue after a parental kidnapping. Even after you and your child have been reunited, you may both suffer depression, fear, anxiety, or confusion. Also, you will have many legal concerns to deal with, such as acting as a witness against the abductor and working out visitation rights.

Psychological Counseling

It may help to seek psychological counseling to help you and your child overcome the trauma of the abduction and to ease the adjustment process. Some support groups offer group discussions that give parental kidnapping victims an opportunity to share their experiences and feelings in a sympathetic atmosphere.

Private counseling for you or your child may be better suited to your personalities. Contact a local support group or the county mental health association for a referral to a psychiatrist, psychologist, social worker, or other counselor who has experience with parental kidnapping victims and a good rapport with children.

Acting as a Witness

Do not assume that once your child is back home with you that your dealings with the legal system are over. In fact, some of the most critical legal work lies ahead. For instance, there is the possibility of being called as a witness against the abductor in a criminal trial on the parental kidnapping charge. Be aware that a criminal conviction does not terminate the abductor parent's visitation rights.

Visitation Rights

Whether or not there is a criminal trial, you will most likely want to limit any visitation

rights the abductor has. You will have to file a petition to modify the custody order to restrict visitation. The appropriate court for filing the petition is usually the one that issued the original custody decree.

For instance, you could request the judge to change a provision that allows for "reasonable visitation" so that it specifies the actual days of the week and holidays on which visitation shall occur as well as where and when the child will be picked up and returned. It is a good idea to specify in the court order with whom the child will spend the child's and the parents' birthdays, since this is a common source of friction.

The problem with "reasonable visitation" is that the abductor parent and the custodial parent rarely agree on what *reasonable* means. If possible, try to have a specific visitation schedule in the original court order.

The court can also prohibit the abductor from leaving the state with the child without prior consent from the judge or written consent from the custodial parent. A provision of this kind will assist you in preventing the abductor from obtaining a U.S. passport for the child. The judge can also order the abductor to surrender an existing passport for the child to the court or to the custodial parent. The judge may order supervised visitation in the presence of a court social worker, relative, or member of the clergy.

The court can also order the abductor to post a bond (buy a special insurance policy) to ensure that the abductor returns the child at the end of the visit. Sometimes a custodial parent will also be required to post a bond to ensure that the visitation rights of the noncustodial parent are not infringed.

One or more of these safeguards may be sufficient to prevent future parental kidnapping incidents. But too many restrictions may work against you. If visits are made too infre-

quent, structured, or impersonal, the abductor may feel that the only way to have a good relationship with the child is to abduct the child again. Be careful to consider your child's needs and feelings, too. The child may have a close, caring relationship with the abductor despite all the emotional pain and distress the abduction has caused you.

6. Preventing an Abduction

There are many precautionary measures that you can take to prevent an abduction or repeat abductions. Limiting visitation rights, described in the previous chapter, is a good place to begin. The prevention guidelines suggested in this chapter will also help reduce the chances of a parental kidnapping.

Prevention for Parents

Ask the Prosecutor to Intervene If an abduction is threatened, ask the police or the local prosecutor to contact the would-be abductor. They should advise him or her that taking a child is a crime and that the offender could be imprisoned or fined, or both. It is helpful to include a provision in the court order stating that a violation of the custody order constitutes contempt of court and may also be punishable as a felony or misdemeanor under the state criminal code.

Teach Your Child to Use the Telephone Teach your child his or her full name and how to use the telephone to call home. Make sure your child knows your telephone number and area code. Practice making collect calls, and tell your child that you will always accept a collect call. Your child should be instructed to call home immediately if anything unusual happens or if anyone tells the child that you are dead or do not love the child anymore.

Notify Schools of Custody Orders Certified copies of your custody decree should be placed in your child's school files and given to teachers. Tell school personnel about your custody arrangements and any threats made by the noncustodial parent to snatch the child. Ask to be alerted immediately if the noncustodial parent makes any unscheduled visits to the school, and request the school not to allow the child to leave the school grounds with the noncustodial parent without your permission.

The best protection is to include in your custody order a provision prohibiting school authorities from releasing the child to the non-custodial parent. Even without such a provision, though, school personnel should only release the child to the parent entitled to custody.

Treat Child Support and Visitation as Separate Issues One of the greatest sources of tension after a divorce centers upon child support. If a noncustodial parent is late in paying support or does not pay at all, the custodial parent may try to "get even" by refusing to allow visits. And, the noncustodial parent may be angry enough to snatch the child. Or, the vicious cycle may begin when the custodial parent interferes with visitation and the noncustodial parent retaliates by refusing to pay support.

As difficult as it may be, these two issues—child support and visitation—must be treated as separate. In most areas, the refusal to pay child support is not a legal ground for denying visitation. Also, the denial of visitation is not a legal ground for failing to pay child support. The custodial parent should allow visits and at the same time go to court to collect the child support. The noncustodial parent should pay support and at the same time go to court to enforce visitation rights.

While it is not our intention to discourage you from enforcing your right to collect your child support, it has been noted that some parents may abduct a child as revenge because the custodial parent sued for back child support. It may be advisable to take extra precautions while you are collecting your back support.

Keep Lists of Information The custodial parent should keep a current list of the addresses and telephone numbers of all the relatives and friends of the noncustodial parent. It is also useful to make note of the other parent's Social Security number and license plate number.

File the Custody Decree in the Noncustodial Parent's Home County File a certified copy of the custody decree in the county where the noncustodial parent lives. This is especially important if the child will be traveling between states for visits. Filing the decree notifies the courts that a valid custody decree has already been made and must be honored and enforced. It also restricts the right of the court in the second state to modify the custody decree.

Custody Mediation If you do not already have a custody order, you can consider custody mediation as a way of working out an agreement for custody, visitation, or joint custody. This involves meeting with the other parent and a trained mediator to reach an agreement on all issues related to the custody of your child. The resulting agreement is then adopted by the court as the legal custody order. The main advantage to a mediated custody agreement is that both parents are usually willing to abide by the terms they have worked out. The same cannot be said for a plan dictated by a judge after a hotly contested trial.

Prevention Provisions in the Custody Decree

If you decide to hire a lawyer to negotiate a custody agreement for you, or if you must go to trial on the custody issue, you can request specific provisions in the custody order to protect against child kidnapping. These will then be made part of the original custody order. If you already have a custody decree, you will have to go back to court to modify the original order by limiting visitation and obtaining other preventive provisions.

Restrict the Removal of the Child The likelihood of an interstate or international abduction is greatest when the noncustodial parent has no strong ties to the child's home state, has friends or family out of state or abroad, or can earn a living almost anywhere. Under these circumstances, the custodial parent will want to limit the right of the noncustodial parent to remove the child from the state or country. (In some cases the restriction may be more stringent. For instance, the noncustodial parent might be prohibited from taking the child beyond the town limits.)

The custodial parent may seek provisions prohibiting the noncustodial parent from removing the child from the state without prior consent from the judge or written consent from the custodial parent. In addition, the custody order can direct the noncustodial parent to surrender his or her passport to a neutral party before the visit to the child. The neutral party can be a judge, a clerk of the court, a custody mediator, a member of the clergy, a police officer, or a lawyer, among others. Since replacement passports are relatively easy to obtain, additional assurances to prevent departure from the United States are recommended.

International Abduction To prevent an international abduction, include a provision in the court order requiring the noncustodial parent to post a bond to ensure that visitation rights will not be violated. If they are, the bond is paid to the custodial parent, who would then have the additional money to wage a custody battle overseas. The custodial parent should also consider a provision in the custody order specifically prohibiting the removal of the child from this country. It is unusual for a foreign country to recognize a U.S. custody decree.

If your child is wrongfully taken or kept abroad, help may be available from sources in this country and abroad. The Office of Citizen Consular Services of the Department of State can conduct a "welfare and whereabouts" search to locate the child and to determine the child's physical condition and can provide a list of foreign attorneys and basic information about child custody dispute resolution in the foreign country. All such requests should be made to the Office of Citizen Consular Services, Room 4811, Department of State, Washington, D.C. 20520. You can call them at (202) 632-3444. Requests should be accompanied by your telephone number and information about the child, such as date and place of birth, passport number, date and place of issue, names and addresses of persons with whom the child has traveled, probable destination, a photograph of the child, and a certified custody order.

To prevent issuance of a U.S. passport to a minor child, a parent should call and then write to the Director, Office of Citizenship Appeals and Legal Assistance, Passport Services,

Room 5813, Department of State, Washington, D.C. 20520. You can call them at (202) 632-0801.

Moving Out of State If the custodial parent plans to move out of state with the child, it is wise for both parents to discuss openly what effect this will have on visitation. The custody order should be modified specifically to include permission for the move and to require that parents keep each other informed of new addresses and telephone numbers.

Depending on the distances involved, it may be practical to have fewer but longer visitation periods. For instance, if the two parents live far away from each other, it may be workable for the child to spend summers and major holidays with the noncustodial parent and the school year with the custodial parent. It is also a good idea to consider dividing the increased costs of visiting between the parents instead of leaving the full burden on one parent.

Joint Custody Orders Joint custody orders do not always make friends of ex-spouses. If possible, these orders should be avoided if there is friction between the parents, if one parent opposes it, or if the parents live in different states. Even friendly parents should make sure that their joint custody decree specifies with whom the child will regularly live. The joint custody decree should also contain any provisions regarding removal or restrictions on removal of the child.

Police Assistance Many law-enforcement officers are unclear about their role in preventing and resolving parental kidnapping cases. A provision in the custody order directing police officers to take specific actions may produce faster, more effective assistance to you.

Family Violence A woman subjected to repeated physical abuse may be pushed to the point of taking her children and fleeing to safety. Battered women are strongly advised to consult an attorney before leaving the state in order to obtain legal custody and other emergency protective orders. The woman's lawyer can immediately seek temporary custody without notice to the defendant—as well as restraining orders. This will prevent the abused woman from being prosecuted for parental kidnapping. It will also allow her to request the judge to include very specific visitation schedules and protections in the order, including pick-up and drop-off points out of the presence of the abused parent, or supervised and limited visitation.

If it is too dangerous for the battered woman to remain in the state, she should immediately consult an attorney upon arriving in the new state. Depending upon the circumstances, she may be able to obtain a temporary custody order in the new state. A court action for permanent custody can then be filed promptly in the original state. When filing the petition for custody, the woman's lawyer can request the judge to seal all records that contain the woman's address.

7. Rights of the Noncustodial Parent

There is no reason for noncustodial parents to resort to parental kidnapping as a means of carrying on a relationship with their children. The legal system is available to noncustodial parents to protect and enforce their rights. Noncustodial parents have legal rights and remedies when their visitation rights are denied, limited, or otherwise interfered with by the custodial parent. This chapter outlines those rights.

- 1. Visitation rights are enforceable. If the custodial parent refuses to allow the noncustodial parent to visit the child, the noncustodial parent can petition the court for enforcement of the decree. Occasionally, a state's criminal parental kidnapping law covers situations where a custodial parent interferes with the noncustodial parent's visitation rights.
- 2. Where there is a history of interference with visitation rights by the custodial parent, a noncustodial parent can consider requesting the court to order the custodial parent to post a

- bond (buy a special insurance policy) to ensure that the visits occur. Be aware, however, that the custodial parent may respond by making a similar request.
- 3. The noncustodial parent can request the court to include a provision in the custody order requiring the custodial parent to get the approval of a judge before moving out of state or out of the country. If the court order prohibits the custodial parent from leaving the country without the court's consent, the noncustodial parent can write to the Office of Passport Services at the Department of State to request that the passport application for the child made by the custodial parent be denied (see page 22).
- 4. The noncustodial parent can request a provision in the custody order requiring both parents to keep each other informed of the current address and telephone number at which the child can be reached.

8. The Laws on Parental Kidnapping

If your child is the victim of parental kidnapping, you and your lawyer should be aware of the following state and federal laws that may apply to your case:

- 1. State parental kidnapping laws
- 2. State missing children laws
- 3. Missing Children Act
- 4. Uniform Child Custody Jurisdiction Act (UCCJA)
- 5. Parental Kidnapping Prevention Act of 1980 (PKPA)

Each of these laws is briefly described in this chapter. You can find the books that contain these laws in your lawyer's library, a law school library, a county bar association library, or any courthouse library.

State Parental Kidnapping Laws

Nearly every state has enacted criminal laws to prevent parental kidnapping and to punish abductors. The definition of the crime varies from state to state, as does the name of the crime (child abduction, child stealing, custodial interference, parental kidnapping). It is possible that parental kidnapping may be punished under the laws of the state from which the child was abducted as well as under the laws of the state to which the child was taken. For this reason, it is wise to check the laws of both states. (See pages 37-38 for the law book references to the criminal laws of each state.)

State Missing Children Laws

Laws have been enacted by a number of states to safeguard children against abductions by strangers. Some of these laws also apply to parental kidnapping. Under these laws a variety of resources are made available to help in locating missing children, including missing children registries, programs in the public schools to detect abducted children, and voluntary fingerprinting programs.

There are two ways to find out if your state has a missing children law that may be of assistance to you. One way is to contact the office of your state Senator or Representative (Assemblyman) to find out if any missing children legislation has been passed. Another way is to check the index to your state civil and criminal codes (book of laws) to see if there is any listing under "Missing Children." Be sure to check the supplement to the index for the most recent laws.

Missing Children Act

Passed in October 1982, this federal law (Public Law 97-292) ensures that complete descriptions of missing children can be entered into the FBI's National Crime Information Center (NCIC) computer even if the abductor has not been charged with a crime. The law is found in Title 28 of the United States Code at Section 534.

Uniform Child Custody Jurisdiction Act (UCCJA)

All fifty states, the District of Columbia, and the Virgin Islands have enacted the UCCJA. Although it is called a "uniform act," many states have changed some of this law's provisions before enacting it. Consequently, you should read the UCCJA as passed by your state and the state in which your child is located. On pages 37-38 you can find the law book references to each state's UCCJA, which explain where to find the law books that contain the law. The UCCJA does the following:

- 1. Establishes rules governing which state has power (jurisdiction) to make or change a custody determination.
- 2. Applies to proceedings for custody, visitation, and joint custody but not to actions for child support.
- 3. Makes it possible for a parent to obtain a custody determination even after a child has been abducted.
- 4. Enables a parent with a valid custody decree to have the decree honored and enforced in whatever state the child is located, without having to retry the whole custody case.
- 5. Limits the right of a court to conduct a custody hearing when a valid custody decree has already been made by another state and when a court in another state that has jurisdiction under the UCCJA is considering a petition for custody.
- 6. Restricts the power of a court to modify custody orders made by courts in other states that follow the UCCJA.
- 7. Punishes child abductors by permitting judges to order them to pay all reasonable costs, including attorney's fees, incurred by the victim parent in locating the child and getting the child back.
- 8. Discourages parental kidnapping by giving judges the power to refuse to hear a case if an abductor petitions the judge for a new custody order or for changes in an existing order.
- Encourages communication and cooperation between judges in different states to decide which state has juris-

- diction and whether that state should exercise jurisdiction in an interstate custody or parental kidnapping case.
- 10. Permits special scheduling of interstate custody cases to speed their resolution.
- 11. Provides that custody decrees made by courts in foreign countries are entitled to enforcement in the United States if reasonable notice and an opportunity to be heard were given to all persons.

Parental Kidnapping Prevention Act of 1980 (PKPA)

This federal law (Public Law 96-611) has three major sections. The first part requires states to enforce and not modify custody determinations made by other states. To find a copy of this law, look for Title 28 of the United States Code, and then turn to Section 1738A.

The second part of the PKPA authorizes the Federal Parent Locator Service to use its computer to find address information on abductor parents. This section of the law is found in Title 42 of the United States Code in Sections 454, 455, and 463. Regulations implementing this law can be found in the *Federal Register*, Vol. 48, Number 166, August 25, 1983, beginning at page 38542.

The third part of the PKPA directs the U.S. Department of Justice to apply the federal Fugitive Felon Act to major crime interstate parental kidnapping cases. This part of the law is found as a note to Section 1073 of Title 18 of the United States Code.

Even though the PKPA is a federal law, federal courts will not usually hear cases under it because they will look to state courts to apply laws that concern family relations. There may be some exceptions, however.

Parental Kidnapping Support Groups

Following is a list of selected parental kidnapping support groups throughout the country.

CALIFORNIA

Friends of Child Find California, Inc. P.O. Box 84088 San Diego, California 92138 (619) 268-1933

Missing Children's Project 1017 University Avenue Berkeley, California 94710 (415) 549-3820

Vanished Children's Alliance P.O. Box 2052 Los Gatos, California 95031 1-800-235-2052

FLORIDA

Children's Rights of America, Inc. 2069 Indian Rocks Road, Suite B Largo, Florida 33544 (813) 584-0888

Dee Scofield Awareness Program, Inc. 4418 Bay Court Avenue Tampa, Florida 33611 (813) 839-5025

Missing Children Help Center
410 Ware Blvd., Suite 303
Tampa, Florida 33619
(813) 623-KIDS (in Florida)
1-800-USA-KIDS (outside Florida)

GEORGIA

Find Me, Inc. P.O. Box 1612 LaGrange, Georgia 30241 (404) 884-7419

ILLINOIS

Protect the Children, Inc. P.O. Box 49 Steger, Illinois 60475 (312) 755-6008

KENTUCKY

Exploited Children's Help Organization (E.C.H.O.)
720 West Jefferson Street
Louisville, Kentucky 40202
(502) 585-3246

MASSACHUSETTS

New England K.ID.S., Inc. 516 Grafton Street Worcester, Massachusetts 01604 (617) 791-1130 1-800-392-6090

MISSOURI

Child Find - Missouri P.O. Box 19823 St. Louis, Missouri 63144 (314) 781-8226

NEBRASKA

Project: Missing Children 5804 Ames Avenue Omaha, Nebraska 68104 (712) 347-6674

NEW JERSEY

Foundation to Find and Protect America's Children P.O. Box 436 Oak Ridge, New Jersey 07438 (201) 697-4088

NEW YORK

Children's Rights of New York, Inc. 19 Maple Avenue Stony Brook, New York 11790 (516) 751-7840

Families Aware of Childhood Traumas (FACT) P.O. Box 99 Carle Place, New York 11514 (516) 338-4945 (516) 334-0971

Institute for Youth Advocacy Covenant House 460 West 41st Street New York, New York 10036 (212) 613-0349

NORTH CAROLINA

Find My Child Support Network P.O. Box 27394 Raleigh, North Carolina 27611 (919) 833-3780

OKLAHOMA

Oklahoma Parents Against Child Stealing, Inc. (OPACS)
P.O. Box 2112
Bartlesville, Oklahoma 74005
(918) 534-1489

OREGON

Friends of Child Find of Oregon P.O. Box 756 Springfield, Oregon 97477-0131 (503) 341-3822

Hide And Seek Foundation P.O. Box 722 Cornelius, Oregon 97113 (503) 472-4333

PENNSYLVANIA

Children's Rights of PA, Inc. P.O. Box 4362 Allentown, Pennsylvania 18105 (215) 437-2971

Missing Children of Allegheny County 1008 Duhrman Street McKees Rocks, Pennsylvania 15136 (412) 321-6400 (412) 771-3000 (hotline)

VERMONT

ChildseekersP.O. Box 6065
Rutland, Vermont 05701-6065
(802) 773-5988

VIRGINIA

Child Watch P.O. Box 2381 Richmond, Virginia 23218 (804) 346-0191 (24 hours)

WASHINGTON

Family and Friends of Missing Children Jane Adams Building 11051 34th, N.E Seattle, Washington 98125 (206) 362-1081

WEST VIRGINIA

Friends of Child Find, Inc. P.O. Box 85 Weirton, West Virginia 26062-0085 (304) 748-8163

Additional Reading

Many books and magazine and newspaper articles have been written about parental kidnapping. Following is a selected list of books for parents and their attorneys. For additional sources, check your public library index under child snatching or parental kidnapping, or ask parental kidnapping support groups for their suggestions. American Bar Association publications may be ordered from this address: 1800 M Street, N.W., Washington, D.C. 20036.

Abrahms, Sally. Children in the Crossfire. New York: Atheneum, 1983.

Black, Bonnie Lee. Somewhere Child. New York: Viking, 1981.

Black, Susan, et al., comp. Parental Kidnapping: A Handbook and Directory of Resources in the Denver Metropolitan Area. University of Denver, 1983.

Clinkscales, John Dixon. Kyle's Story: Friday Never Came. New York: Vantage Press, 1981.

Crouch, R. Interstate Custody Litigation. Bureau of National Affairs, 1981. (for attorneys)

Demeter, Anna. Legal Kidnaping. Boston: Beacon Press, 1977.

Gill, John Edward. "Tracking Missing Children." Single Parent, April 1984, pp. 12-15.

Hoff, Patricia. Interstate and International Child Custody Disputes. 4th ed. American Bar Association, 1984. (for parents and attorneys)

Hoff, Patricia, et al. Interstate Child Custody Disputes and Parental Kidnapping. Legal Services Corporation and the American Bar Association, 1982. (for attorneys)

Katz, Sanford N. Child Snatching: The Legal Response to the Abduction of Children. American Bar Association, 1981. (for attorneys)

National Association for Missing Children. My Child Is Not Missing. Plantation, Florida: Child Safe Products, Inc., 1984.

Redpath, Peter A. Help Me! My Child Is Missing! New York: Child-Savers, Inc., 1984.

Strickland, Margaret. Child-Snatched: The Danny Strickland Case. Moore Haven, Florida: Rainbow Books, 1979.

Strickland, Margaret, comp. How to Deal with a Parental Kidnapping. Moore Haven, Florida: Rainbow Books, 1983.

U.S. Cong. Senate. Committee on the Judiciary. The Priorities and Practices of the FBI in Child Kidnapping Cases. 98th Cong., 1st sess. S. Hrg. 98-122. Washington, D.C.: GPO, 1983.

Appendix

Have You Seen This Child?

WANTED: Arrest Warrant Issued

MISSING CHILD

OPTIONAL
PHOTO
OF ABDUCTOR
(if warrant issued for arrest)

CHILD'S PHOTO

CHILD'S PHOTO, DIFFERENT ANGLE

(Date of Photo)

(Date of Photo)

(Date of Photo)

NAME OF ABDUCTOR

NAME OF CHILD

Date of Birth:

Birth:

Date of Birth:

Age:

Ht.:

Hair:

Wt.:

Eyes:

Grade in School:

Hair:

Eyes:

Complexion: Scars, etc.:

Occupation:

Complexion: Scars, etc.:

Hobbies, sports, etc.:

Details of Abduction—Date, Place:

Indicate violation of court order, warrant on file.

Indicate if abuse has occurred.

Wt.:

IF YOU HAVE ANY INFORMATION, PLEASE CONTACT:

Officer's Name, Police Department:

Phone Number:

Case Number:

Warrant Number (if secured):

National Center for Missing and Exploited Children 1-800-843-5678

(or support groups)

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Appendix

WORKSHEET

Missing Persons Report for Abducted Child

Complete this worksheet and make a copy. Bring the copy to the police station when you go to report your child as missing. This will speed up the process of entering a missing persons report on your child into the NCIC computer. If you cannot make a copy, bring this book with you and ask the police officer to have a copy made of this worksheet.

Child's name
Date of birth
Mother's maiden name
Date of abduction
Place of abduction (home, school, etc.)
Age at time of abduction
Height
Weight
Hair color
Eye color
Glasses?
Birthmarks
Unique characteristics (scars, limp, stutter, tattoo, jewelry, etc.)
Grade in school
Medical or dental problems

Appendix

WORKSHEET

Information about abductor parent to be included in NCIC entry on missing child
Abductor's name
If mother, maiden name
Sex
Race
Date of birth
Height
Weight
Hair color
Glasses?
Birthmarks
Unique characteristics
Social Security number
Occupation
Vehicle
Make
Model Year
Driver's License
Person(s) traveling with abductor

WORKSHEET

Rey Contacts in	
Parental Kidnapping	Cases

community (Sheriff) in your	
Name of officer assigned to case	

Badge number	
Telephone number	

Address		

Police report/case number

Prosecutor (District Attorney, State	
Attorney, Commonwealth Attorney,	
Assistant Attorney General, Solicito)]

Name	
Telephone number	

Address	

Assistant	Prosecutor	assigned	to
your case		Ū	

Name	
Telephone number	

Address	

Your :	Lawyer
--------	--------

Name	
Telephone number_	

Telephone number	
Address	

Appendix

FBI

Agent(s) spoken to		The state of the s
Telephone number		
Address		

U.S. Attorney for your district

Name	<u>.</u>
Telephone number	

Address	 	 	

Assistant U.S. Attorney assigned to your case

Name

l'elephone	number_	 	 	
A .d .d				

Support Groups

Name

elephone	number	 	
ddrace			

Telephone number	

References to the Uniform Child Custody Jurisdiction Act (UCCJA), Criminal Parental Kidnapping Laws, and the Parent Locator Service In Every State

Alabama §§30-3-20 to 44 §13A-6-45 (205) 832-6236 Alaska §§25.30.010910 §11.41.320; §11.41.330 (907) 276-3441 Arizona §§8-401 to 424 §13-1302 (602) 255-3465 Arkansas §§34-2701 to 2726 §41-2411 (501) 371-1614 California §§5150 - 5174; §4604 §§277-279 (916) 323-5192	5
Colorado §\$14-13-101 to 126 \$18-3-304 (303) 866-2422 Connecticut §\$46b-90 to 114 \$53a-97; \$53a-98 (203) 566-2522 Delaware Title 13, \$\$1901-1925 Title 11, \$785 (302) 571-3024	<u>2</u> 2
District of Columbia Title 16, §§4501-4524 Florida §§61.1302-1348 §787.03; §787.04 (904) 487-2097 (904) 488-99) 7,
Georgia §§74-501 to 525 §16-5-45 (404) 894-4832 Hawaii §§583-1 to 26 §707-726; §707-727 (808) 548-5779 Idaho §§5-1001 to 1025 §18-4501 (208) 344-4422	?)
Illinois Chapter 40, §\$2101-2126 Chapter 38, \$10-5 (217) 785-8775 (217) 785-13	•
Indiana §§31-1-11.6-1 to 24 §35-42-3-3 (317) 232-4936 Iowa §§598A.125 §710-5; §710-6 (515) 281-4692 (319) 324-32 (712) 328-70	2, 200,
Kansas §§38-1301 to 1326 §21-3422; (913) 296-3409 §21-3422(a)	
Kentucky §§403.400630 §509-070 (502) 564-2285 (502) 564-285	•
Louisiana §§13:1700 - :1724 §14.45; §14-45.1 (504) 342-4786 Maine Title 19, §§801-825 Title 17A, §303 (207) 289-2886 Maryland FL §§9-201 to 9-224 FL §9-301; §9-304 to §9-307))
Massachusetts 209B, §§1-14 265, §26A (617) 426-5636 Michigan §§600.651673 §750.350; §750.350a (517) 373-8640 Minnesota §§518A.01-25 §609.26 (612) 296-2542 Mississippi §§93-23-1 to 47 §97-3-53; §97-5-5; (601) 956-8713) 2
Syr-3-51	k ., x140 k

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	Uniform Child Custody	Criminal Parental	State Parent
State	Jurisdiction Act (UCCJA)	Kidnapping Laws	Locator Service
New Jersey	§§2A:34-28 to 52	§2c:13-4	(609) 890-9500, x388
New Mexico	§§40-10-1 to 24	§30-4-4	(505) 827-5591
New York	§§75-a to z	§135.45; §135.50	(518) 474-9091,
			(518) 474-3150,
			(212) 553-5114
North Carolina	§§50A-1 to 25	§14-320.1; §14-41; §14-42	(919) 733-4120
North Dakota	§§14-14-01 to 26	§14-14-22.1	(701) 224-3584
Ohio ·	§§3109.2137	§2905.04; §2919.23	(614) 466-9510,
		- , -	(216) 623-8883
Oklahoma	Title 10, §§1601-1627	Title 21, §891	(405) 521-3641
Oregon	§§109.700930	§163.245; §163.257	(503) 373-7300
Pennsylvania	Title 42, §§5341-5366	Title 18, §2904	(717) 787-3669,
-			(215) 686-8995
Rhode Island	§§15-14-1 to 26	§11.26-1.1	(401) 277-2847
South Carolina	§§20-7-782 to 830	§16-17-495	(803) 758-8860
South Dakota	§§26-5-5 to 52	§29.19.7; §22.19.9;	(605) 773-4641
		§22.19.10; §22.19.11	
Tennessee	§§36-1301 to 1325	§39-2-301; §39-2-303	(615) 741-7923
Texas	V.T.C.A. Family Code, §§11.51 - 11.75	§25.03; §25.04	(512) 835-0440, x2025
Utah	§§78-45c-1 to 26	§76-5-303	(801) 533-7695
Vermont	Title 15, §§1031 to 1051	Title 13, §2451	(802) 241-2869
Virgin Islands	Title 16, §§115-139	11110 10, 52 101	(809) 774-0930, x279
Virginia	§§20-125 to 146	§18.2-47; §18.2-49;	(804) 281-9074
3		§18.2-50	(65 1) 252 751 1
Washington	§§26.27.010930	§9A.40:050	(206) 753-1426
West Virginia	§§48-10-1 to 26	-	(304) 348-3780, x32
Wisconsin	§§822.0125	§946.71; §946.715	(608) 266-0252
Wyoming	§§20-5-101 to 125	§6-2-20; §6-2-204	(307) 777-7561
- •		· -	

If you have any trouble reaching the State Parent Locator Service, call or write to the Federal Parent Locator Service:

Federal Parent Locator Service
Office of Child Support Enforcement
Department of Health and Human Services
6110 Executive Boulevard
Rockville, Maryland 20850
(301) 443-4950

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