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Colorado Statutes & Court Rules

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 Select all items | No items selected **1. § 60:65. Authorization to hospital or clinic to release medical information**

Federal Procedural Forms | FEDPROF § 60:65

...Please be advised that in connection with my claim for social security disability benefits that I hereby authorize the release of medical information regarding my treatment, whatever for, including any treatment for psychiatric problems and/or [alcohol/drug] abuse to [name of claimant's attorney], [name of law firm of claimant's attorney], my legal representative: I was a patient at your facility from [date of admission] to [date of release]...

...A photocopy of this medical authorization may be accepted in lieu of an original...

 2. § 2:53. Nature, extent and duration of the injury—Medical release—Sample release

Lane Goldstein Trial Technique | GOLDTRTECH § 2:53

...I hereby revoke all previous authorizations given for the release of medical information for any reason or purpose whatever...

...This release authorizes release of records and does not authorize ex parte conversations with my medical providers...

 3. § 30:103. Authorization for release of medical information—Another form

West's Legal Forms | 30 WEST-LF § 30:103

...I, authorize to release complete medical information contained in my patient records to ...

...The release of information shall include, but is not limited to, all records, reports, X-rays and photostatic copies, relating to any examination, treatment or opinion concerning any medical condition I have had in the past, now have, or may have in the future...

 4. § 30:110. Authorization for release of medical information—Testimony and records

West's Legal Forms | 30 WEST-LF § 30:110

...This authorization for release of medical information will expire days from the date it is signed if not revoked sooner....

...I authorize [name of physician] to disclose my complete medical information to [name of person or entity] including, but not limited to, my examinations, treatment, diagnosis, and prognosis....

 5. § 6:31. Authorization for release of medical information and records form

Minnesota Practice Series TM | 14 MNPRAC § 6:31

...§ 6:31 Authorization for release of medical information and records form...

...I hereby authorize and request you to release to, Attorney at Law, (address of attorney) or her/his representative, all medical information and records concerning my physical and psychological health, specifically including, but not limited to, any and all psychiatric and chemical dependency records for the purpose of litigation....

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Sort by: [Relevance](#) Select all items | No items selected **1. § 6:31. Authorization for release of medical information and records form**

Minnesota Practice Series TM | 14 MNPRAC § 6:31

...§ 6:31. **Authorization for release of medical information** and records form...

...I hereby **authorize** and request you to **release** to, Attorney at Law, (address of attorney) or her/his representative, all **medical information** and records concerning my physical and psychological health, specifically including, but not limited to, any and all psychiatric and chemical dependency records for the purpose of litigation....

 2. § 35.9. Authorization for release of protected health information

Minnesota Practice Series TM | 15 MNPRAC § 35.9

Form Families: Worker's Compensation - Discovery

...I, [Name of person **authorizing** disclosure], **authorize** you to **release** to [name and address of recipient of records] [any/[all] **medical** records contained in your files on me/ [any and all **medical** records regarding my [specification of nature of **medical information** requested]] while I was a patient at [name of **medical** facility] at any time from [begin date] until [expiration date/one year from the date of this **authorization**]....

...I am **authorizing** [Name of **Medical Provider/Agency/Custodian of Records**] to use or disclose my health **information** to the persons identified in this **authorization**, and...

 3. § 35.18. Authorization for release of client information—Another form

Minnesota Practice Series TM | 15 MNPRAC § 35.18

Form Families: Employment Discrimination - Discovery

...This **authorization** specifically includes, but is not be limited to, documents regarding my application for hire; dates of employment; job title and duties; performance appraisals; dates of promotions, transfers or other changes; attendance records, leave records, **medical** records; claims of injury; warnings; discipline; disciplinary proceeding transcripts; wage or salary history; compensation history; employee benefits **information**; notices of commendation, employment reviews and/or critiques, termination or resignation documents, retirement records, and records addressing reasons for leaving employment...

...A photocopy or fax of this **authorization** shall be treated in the same manner as the original....

 4. Appendix A. Selected Minnesota Laws Regarding DWI

Minnesota Practice Series TM | 31 MNPRAC APP A

...No specific **medical information** will be contained on the driver's license or Minnesota identification card....

...If the applicant so **authorizes** disclosures, the commissioner shall implement the request and the **information** may be used....

 5. § 22:14. Sample trial court documents—Complaint in wrongful death product liability action

Minnesota Practice Series TM | 28 MNPRAC § 22:14

...Upon **information** and belief, Defendants did not have a good faith belief that the concealed scientific and **medical information** was erroneous, inaccurate, or otherwise

§ 6:31. Authorization for release of medical information and records form

Minnesota Practice Series TM | Family Law

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14 Minn. Prac., Family Law § 6:31 (3d ed.)

Minnesota Practice Series TM

Family Law

Current Through The 2010 Update

Martin L. Swaden^{a0}, Linda A. Olup^{a1}

Chapter 6. Child Custody

§ 6:31. Authorization for release of medical information and records form

AUTHORIZATION FOR RELEASE OF MEDICAL INFORMATION AND RECORDS

TO:

I hereby authorize and request you to release to _____, Attorney at Law, _____, (address of attorney) or her/his representative, all medical information and records concerning my physical and psychological health, specifically including, but not limited to, any and all psychiatric and chemical dependency records for the purpose of litigation.

This Authorization specifically includes the release of all requested information either by oral or written means of communication.

I understand that I may revoke this consent in writing at any time, but that such revocation may adversely affect the course of the proceeding requiring these records.

This consent will automatically expire without my express revocation upon the dissolution of the marriage of _____ and _____.

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Q- visitation rights for grandparents in case of divorce

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Overview (14)

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Cases | [View all 39](#) **Olson v. Olson**

Supreme Court of Minnesota. | July 21, 1995 | 534 N.W.2d 547

Maternal **grandparent** petitioned court for **visitation** with granddaughter after custodial mother refused **visitation**. The District Court, Hennepin County, Eugene J. Farrell, J., ordered...

...What is at issue in **grandparent visitation cases** is **right** of child to know her **grandparents**, not interest of **grandparents**....

... In its original form, the statute on **grandparent visitation rights** provided for such **visitation**, where there had been a **divorce**, only to the parent of the noncustodial party....

 In re Adoption of A.M.R.

Court of Appeals of Minnesota. | February 07, 1995 | 527 N.W.2d 565

Stepmother, who adopted husband's children from former marriage, moved to terminate maternal grandfather's **visitation rights**. The District Court, Benton County, Willard P. Lorette, J.,...

...Previously, a **grandparent's visitation rights** were only derivative through their children....

... In Olson, the maternal **grandparent** sought **visitation rights** over the objection of her daughter, who was **divorced** and remarried and had physical custody of the child....

Statutes | [View all 50](#) **257C.08. Rights of visitation to unmarried persons**

MN ST § 257C.08 | Minnesota Statutes Annotated

Minnesota Statutes Annotated
Public Welfare and Related Activities (Ch. 245-267)
Chapter 257C. De Facto Custodian and Interested Third Party

...Neither statutory **right** of **grandparent visitation** upon dissolution of marriage nor common law derivative **right** of **grandparent visitation** could be enforced against wishes of related parent....

...Paternal **grandparents**, whose son had voluntarily terminated his parental **rights** over child, had no **visitation rights** with child, who was adopted by mother's former husband; **grandparents** had **visitation rights** only in situations specifically listed in statute and, because son had no individual **visitation right** with grandchild, **grandparents** had no derivative **right** to **visitation**...

Regulations | [View all 537](#) **9560.0603 PLACEMENT PLAN.**

Minnesota Rules, part 9560.0603

...G. the **visitation rights** and obligations of the parents, guardians, and other relatives if the **visitation** is consistent with the best interest of the child;...

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Supreme Court of Minnesota. | July 21, 1995 | 534 N.W.2d 547

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...Previously, a **grandparent's visitation rights** were only derivative through their children....

... In Olson, the maternal **grandparent** sought **visitation rights** over the objection of her daughter, who was **divorced** and remarried and had physical custody of the child....

 3. Matter of Welfare of R.A.N.

Court of Appeals of Minnesota. | January 24, 1989 | 435 N.W.2d 71

Natural **grandparents** sought **visitation rights** to grandchild. The District Court, Meeker County, John J. Weyrens, J., denied **visitation**. **Grandparents** appealed. The Court of Appeals, Lansing,...

...Natural **grandparents** sought **visitation rights** to grandchild....

...However the Niskanen **case** presented a similar curtailment of **visitation rights**....

 4. In re Santoro

Supreme Court of Minnesota. | June 03, 1999 | 594 N.W.2d 174

FAMILY LAW - **Visitation**. Award of **visitation** to maternal **grandparents** under **grandparent visitation** statute was abuse of discretion.

» RELATED DOCUMENTS

CAUSE OF ACTION BY GRANDPARENT TO OBTAIN VISITATION RIGHTS TO GRANDCHILD

Causes of Action Second Series
17 Causes of Action 2d 331 (Originally published in 2001)

...The court may also grant **grandparent visitation rights** in the **case** the **divorce** of the child's parents....

Briefs

Appellant's Brief

In Re the Matter of: Marilyn JOHNSON, Appellant, v. Nancy SOOHOO, Respondent.

Supreme Court of Minnesota.
July 20, 2006

...Determinations and enforcement of **visitation rights** are questions of law....

Respondent's Brief and Appellate Reply

In re the Matter of: Kelli Rohmiller and Clayton Rohmiller Respondent, Andrew Hart, Appellant, Jennifer Joseph Guardian ad Litem.

Court of Appeals of Minnesota.
December 15, 2010

...In this instance, **visitation** with the aunt is not about the aunt, nor is it about the father, rather it is about the

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Roe v. Wade

Supreme Court of the United States | January 22, 1973 | 410 U.S. 113 | 93 S.Ct. 705

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Disagreement Recognized by Women's Medical Center of N.W. Houston v. Archer, S.D.Tex., December 29, 1999

Original Image of 410 U.S. 113 (PDF)

93 S.Ct. 705
Supreme Court of the United States

Jane ROE, et al., Appellants,

v.

HENRY WADE

No. 70-18. Ar

See 410 U.S. 959.

Action was brought
unconstitutional. A
declaring laws unco
abortion statutes p
prior to approximat
the pregnant woma
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and even proscrib

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Mr. Chief Justice B

Mr. Justice White f

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410 U.S. 113 ROE v. WADE 705
 Cite as 93 S.Ct. 705 (1973)

410 U.S. 113, 93 S.Ct. 705 147
 Jane ROE, et al., Appellants,
 v.
 Henry WADE.
 No. 70-18.
 Argued Dec. 13, 1971.
 Reargued Oct. 11, 1972.
 Decided Jan. 22, 1973.
 Rehearing Denied Feb. 26, 1973.
 See 410 U.S. 959, 93 S.Ct. 1409.

Action was brought for a declaratory and injunctive relief respecting Texas criminal abortion laws which were

declaratory aspects of case attacking constitutionality of Texas criminal abortion statutes where case was properly before Supreme Court on direct appeal from decision of three-judge district court specifically denying injunctive relief and the arguments as to both aspects were necessarily identical. 28 U.S.C.A. § 1253.

2. Constitutional Law §42.1(3), 46(1)
 With respect to single, pregnant female who alleged that she was unable to obtain a legal abortion in Texas, when viewed as of the time of filing of case

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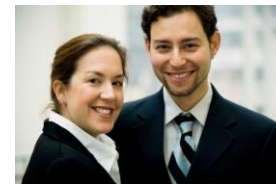
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