

**From:** Stephen Grima <stephengrima@yahoo.com>  
**Date:** 12 April 2024 at 15:36:19 GMT+2  
**To:** Anthony Cauchi <anthony.cauchi@happyparentingmalta.com>  
**Subject:** konsultazzjoni - access u manteniment

Sur Anthony,

ara dawn il-punti hux tajbin, ghidli inqid li trid mhux problema:

### **Access u Manteniment**

#### **Punti Ġenerali -**

L-aċċess u l-manteniment m'għandux ikun deċiż mill-Qorti iżda minn aġenzija li tiegħu responsabilita' tas-sistema kollha anke f'każ ta' diffikulta' wara s-sentenza bil-poteri ta' tribunal. L-aġenzija mhux bil-fors tkun immexxija minn avukati jew persuni legali.

L-aċċess u l-manteniment jiġi fis-seħħ mill-ewwel u mhux meta l-kawża tkun konkluża, normalment snin wara

Il-Qorti mhux biss tqabbd esperti iżda timxi mar-rapporti u rakkomandazzjonijiet mogħtija u tobbliga lill-partijiet jagħmlu l-istess

M'għandux ikun hemm differenza u/jew diskrimnazzjoni bejn is-sessi fil-koppja u ir-residenza matrimonjali mhux bil-fors tiġi assenjata lill-omm (jekk mhux tagħha biss)

1. Il-punt tat-tluq fl-aċċess għandu jkun 50/50 jew shared parenting b'sistema stabbilita (eż. week in week out / half week in half week out) - Idealment ikun hemm ġia' sistemi ta' aċċess 50/50 stabbiliti li l-partijiet jistgħu jagħzlu u jaqqblu fuqhom.

2. jekk ġenitur jirrifjuta il-50/50 jew inkella jkun hemm xi tip ta' problema jew storja ta' vjolenza domestika / enmeshment jew aljenazzjoni / vizzji eċċ. il-Qorti / l-aġenzija għandha tara l-aħjar arrangement fis-sitwazzjoni jew x'kundizzjonijiet għandhom ikunu mposti fl-aċċess

3. Aċċess ta' 50/50 ma jitlob l-ebda manteniment lill-parti l-oħra li taħdem u għandha dħul diċenti **jew li tista' taħdem u ma hemm xejn li jempidiha milli taqla' l-flus**. Speċjalment meta tkun koppja ta' kunflitt, l-aċċess tal-50/50 mingħajr il-bżonn ta' manteniment inaqqas il-kuntatt anke bejn il-ġenituri (inqas ġbir u twassil tat-tfal, inqas inkontri finanzjarji, inqas kawżi kriminali eċċ)

4. Il-manteniment m'għandux jithallas mill-ebda parti dimend li ikun hemm il-50/50 u jiġi stabbilit dak li jrid jithallas bejn il-partijiet biss eż. miżati tal-iskola, miżati taż-żfin / sports

5. F'każ li il-50/50 mhux possibli jew hemm problema u jrid jithallas il-manteniment minn xi parti, irid ikun hemm rati stabbiliti fissi għal wild wiehed, tnejn, tlieta eċċ... Ir-rati jridu jkunu fuq id-dħul NET u mhux GROSS. Ir-rati jinbiddu jekk parti jkollha iktar tfal minn relazzjonijiet oħra. Il-manteniment irid ukoll jikkunsidra d-dħul taż-żewġ oartijiet u mhux tal-parti li ser tħallas biss.

6. Iċ-Children's allowance jinqasam bejn il-koppja faċċess ta' 50/50

7. F'każ ta' manteniment, dan għandu jingħata lit-tfal li jkunu qabbżu t-tmintax-il sena u mhux lill-partijiet

**Ir-riforma trid tiegħu hsieb ukoll dawk il-koppji li jhossu li għandu jkun hemm tibdil fis-sentenzi tagħhom ġia' mogħtija u li jhossu bżonn ta' tibdil.**

Grazzi u nselli għalik

steve



**20ta' April 2024 @ 10.00am.**

**Gustizzja Familja.**

Laqgħa Pubblika

Riforma fil-Qorti tal-Familja.

1. L-ewwel target li jrid jigi dickuss huwa li sentenza tinqata fi zmien 3 xhur sa 6 xhur.
2. Tingabar kull evidenza miz-zewg partijiet tal-Mara hu tar Ragel.
3. Jigu prezentati dokumenti tal-Binja ta' qabel iz-zwieg miz-zewg nahat.
4. Jigu prezentati certifikate taz-zwieg tat-tnejn li huma.
5. Dokumenti tal-Banek ta' l-ahhar 20 sena' f'darba.
6. Jekk se jigu jitkellmu 't-tfal jingabru f'gurnata wahda.
7. Jekk hemm xi xhieda ,gieren, hbieb, f'gurnata wahda.
8. Nota: biex tmur il Qorti trid tiflef mix-xoghol, flus, time off.
9. **DNA** ghandu jsir bil fors anke jekk ikunu kibru T-TFAL hafna (REGOLA ).

Kull penzjonant mandux ihallas l-ebda hlassijiet.

Dejjem Taghkom'

Sahhiet.

George Agius



Begin forwarded message:

**From:** Project SEO <[info@projectseo.co.uk](mailto:info@projectseo.co.uk)>  
**Date:** 19 April 2024 at 13:20:23 GMT+2  
**To:** Anthony Cauchi <[anthony.cauchi@happyparentingmalta.com](mailto:anthony.cauchi@happyparentingmalta.com)>, Ivan Sammut <[ivan.sammut@happyparentingmalta.com](mailto:ivan.sammut@happyparentingmalta.com)>, Mary Gauci <[mary.gauci@happyparentingmalta.com](mailto:mary.gauci@happyparentingmalta.com)>  
**Subject:** Fwd: New submission from Public Consultation

Note copy from here onwards please by 4 copies:

----- Forwarded Message -----

**Subject:** New submission from Public Consultation  
**Date:** Wed, 17 Apr 2024 15:46:36 +0000  
**From:** [info@projectseo.co.uk](mailto:info@projectseo.co.uk) <[info@projectseo.co.uk](mailto:info@projectseo.co.uk)>  
**To:** [info@projectseo.co.uk](mailto:info@projectseo.co.uk)

## About You

### Contact Options

I would like to remain anonymous

### How Can We Reach You?

### Preferred Method of Contact

Email

## Topics of discussion

### What you would like to discuss?

- Access u manteniment
- Kura, kustodja u coparenting
- I-irwol tal-professjonisti
- Insahhu l-medjazzjoni biex issir aktar effettiva
- Id-drittijiet ta' kulhadd
- Il-proceduri fil-Qorti

## Further Comments?

### Your Comments/Questions

Laqgħa pubblika: Riforma fil-Qorti tal-Familja

1. L-akbar problema fil-Qorti tal-Familja hija d-dewmien esaġerat biex tinqata' kawża. Hawn koppi li jisseparaw, jagħmlu dan fi ftit taż-żmien u hawn drabi b'kuntratt ta' separazzjoni bonarja. Izda uħud jispicċaw b'kawża l-Qorti u huma l-aktar minħabba dawn il-każijiet li hemm bżonn ta' riforma fil-Qorti tal-Familja, għax mhux neċessarjament li dawn il-kawżi jdumu għax iż-żewġ partijiet jimpikaw.

2. Il-medjazzjoni għandha ssir wara li l-partijiet jidheru l-ewwel darba quddiem l-imħallef biex jisma n-natura tal-każ. L-imħallef għandu joħroġ ordni minnifuh dwar kura u kustodja, aċċess, manteniment u dar matrimonjali, fost affarijiet oħra u jordna li ssir medjazzjoni jekk iħoss li jista' joħroġ għid minnha.

3. F'każi fejn il-medjazzjoni ma sseħħx, fl-ewwel seduta ta' kawża, l-imħallef għandu jiffissa numru ta' seduti għall-provi kollha taż-żewġ partijiet, eżempju erba' seduti għal kull parti. Wara dawn is-seduti, il-ġbir tal-provi għandu jiġi dikjarat magħluq.

4. M'għandux ikun aċċettabli li seduti ffissati jaqdbu u jithassru bla raġuni valida. B'kull riġpett kollu mhix problema tiegħi, jekk l-avukat tal-parti l-oħra għandha hawn kliġenti u trid tkun f'awla oħra fl-istess hin li hemm il-kawża tiegħi.

5. Is-seduti mal-assistenti ġudizzjarji m'għandhomx isiru fuq il-mejda barra Awla 22 quddiem kulhadd. Il-fatt li l-assistent ġudizzjarju jikteb ix-xhieda b'idejh, inaqar hafna mis-siegħa jew inqas hin li jkun iddedikat għal dik is-seduta. Għandu jkun hemm kmamar apposta għal ġbir tal-provi mill-assistenti ġudizzjarji li għandu jkollhom ukoll tagħmir ta' recording u ssir traskrizzjoni tax-xhieda wara s-seduta.

6. Ksur ta' digriet/ordni tal-Qorti għandu japplika l-istess għaż-żewġ naħat. Mhux ġust li jekk ma min jgħixu t-tfal ma tagħtix l-aċċess lill-ġenitur l-iehor, jittieħdu passi kriminali kontriha, iżda jekk il-ġenitur l-iehor ma jirritornax lit-tfal, ma jittieħdux passi.

7. Ġudikant li qed jisma kawża ċivili għandu jisma wkoll il-kawża kriminali tal-istess partijiet jekk ikun hemm, biex jiġu evitati deċiżjonijiet konflingenti għaliex il-ġudikant ikun jaf il-fatti tal-każ. Jekk dan mhux possibli, is-seduti tal-Qorti tal-Maġistrati (Sezzjoni tal-familja) għandhom jiġu rrekordjati.

8. Hafna drabi l-ispejjeż edukattivi u mediċi jinqasmu nofs bin-nofs, iżda l-ebda ġenitur m'għandu jipretendi li l-ġenitur l-iehor qiegħed hemm bħal ċekk book miftuħ u la jitlob kunsens u xejn, imma jaqbad u jfaqqqa' l-irċevuti... speċjalment f'dawk il-każijiet fejn sfortuntament, it-tfal ġew mgħowwija kontra xi ġenitur u għalhekk ma jkunux jistgħu jivverifikaw li dawk l-ispejjeż intefqu tassew fuq il-bżonnijiet edukattivi u mediċi tat-tfal.

9. Mhux ġust li parti tibqa' tiftaħ rikors wieħed f'wieħed u anki meta jkun ċar li qed tivvinta hafna allegazzjonijiet u tagħmel talbiet frivoli, il-ġudikant sempliċiment jiċċad it-talbiet u ma jgħix passi ulterjuri. Dan għaliex jgħaddi l-messaġġ li rikorsi tista' tiftaħ kemm trid u fihom tista' tgħid li trid għaliex m'hemmx konsegwenzi. Hadd m'għandu hin x'jitlef, la l-Qorti u lanqas il-parti li sfat fil-mira tal-parti l-oħra li halfet li tagħmilha hajjitha nfern. Co-parenting f'każijiet bħal dawn mhux possibli.

10. Digrieti tal-Qorti tal-Familja għandu jkollhom aktar piż mhux limitatament fejn jidhol l-aċċess u l-manteniment. Jekk ġudikant ordna lill-ġenitur biex ma jersaqx lejn il-ġenitur l-iehor fil-hin li m'għandux aċċess għat-tfal, jekk dan id-digriet jinkiser għandhom jittieħdu passi.

11. Wasal iż-żmien li l-pajjiż jirrikonoxxi l-parental alienation bħal abbuż serju u jindirizza bis-serjetà, mhux meta ssejtn, hadd ma jkun jaf x'se jaqbad jagħmel, la l-haddiema soċjali u wisq anqas il-Qorti. U meta jkun ċar li sejh dan l-abbuż, il-Qorti mhux tippremja lill-perpetrator u thalli lit-tfal jgħixu miegħu ma jmurx jagħmlu xi self harm. F'dawn il-każijiet il-Qorti għandha tordna terapija effettiva u mhux thalli lit-tfal għal riħhom bit-tama li meta jikbru jindunaw x'gara.

From: Alex Bonnici <[lexody@outlook.com](mailto:lexody@outlook.com)>

Date: 25 June 2024 at 17:57:40 GMT+2

To: [admin@happyparentingmalta.com](mailto:admin@happyparentingmalta.com)

Subject: [hpm4hc admin] Suggestion For Family Vital reformation and re writing as fast as possible with out any time loss..

1 kids can never be taken from the Matrimonial adress without consent of both parents.

2 In case of failed to follow access Rules No need to be open a case but just. Specialized personal go and pick up the kids.. also hefty fines of 500 euro after failing 3 times the refer to a case and punishment. PRISON should be avoided.

3 Mother can not ask Father or vice versa for Money to be given access. Money will not Purchase kids and this is an insult asking for money so the Father see the children.. Having relationship with kids it is a sacred right without money though when kids where made they where made by nature not by money. There should be other ways how to punish Parents neglect such as fines..

.. Also prison must be avoided.. Even court  
Court after failing 3 times...

4 in case of Couple Brake up kids are to be in a shared custody with out any degree No court involved. Standard social worker s help with kids and couples s matter with immediate effect..with just a phone call.. Instead of paying court s and lawyers a calculated sum must be taken from both parties. To compensate for the professional service..

5 If one of the parents or the kids decided that the new partners.  
Will not be involved they will not be involved.. around the kids No matter what.  
With out any prejudice.

The reason is there where a lot of kids that have suffered violence abuse or insults abuse and not fair justice..The New partners can never see the kids in case not mutually agreed...

The court of law must be responsible for



## WHY SHARED PARENTING?

1. **Promotes Equal Involvement:** Shared parenting encourages both parents to be actively involved in their child's life on a day-to-day basis. This equal involvement can foster a stronger bond between the child and both parents equally.
2. **Supports Child Development:** Research suggests that children benefit from having meaningful relationships with both parents. Shared parenting allows children to maintain regular contact with both parents, which can positively impact their emotional and psychological development.
3. **Reduces Conflict:** Shared parenting arrangements often require parents to communicate and cooperate with each other more effectively. This can lead to a reduction in conflict between parents, as they work together to make decisions in the best interest of their child.
4. **Encourages Parental Responsibility:** When both parents are actively involved in parenting, they are more likely to share responsibilities such as childcare, financial support, and decision-making. This can prevent one parent from feeling overwhelmed or burdened by the majority of the responsibilities.
5. **Flexibility and Adaptability:** Shared parenting arrangements can be more flexible and adaptable to the changing needs of both the child and the parents. For example, schedules can be adjusted to accommodate school activities, extracurriculars, and other commitments.
6. **Promotes Stability:** In shared parenting arrangements, children often have consistent access to both parents, which can provide them with a sense of stability and security. This can be especially beneficial during times of family transition, such as divorce or separation.
7. **Equalizes Parental Influence:** Shared parenting allows children to benefit from the unique perspectives, values, and parenting styles of both parents. This can help children develop a more well-rounded understanding of the world and themselves.
8. **Legal Equality:** Shared parenting reflects a legal acknowledgment of both parents' rights and responsibilities in raising their children. It promotes the idea that both parents are equally important in the child's life, which can be empowering for parents who may feel marginalized in traditional custody arrangements.

While shared parenting offers numerous advantages, it's essential to recognize that every family situation is unique, and what works best for one family may not work for another. It's crucial for parents to prioritize the well-being and best interests of their child when making decisions about custody and parenting arrangements.



Happy Parenting – Malta (For Happier Children) tapprezza li ingħatat bidu għal konsultazzjoni pubblika dwar ir-riforma għal tibdil fil-liġi tal-familja.

### **Fost il-punti li tressqu**

Hemm bżonn ta' aġenzija / entità li tiegħu l-kazijiet biex jiġi evitat kemm jista' jkun li ġenituri jkollhom imorru l-Qorti. Post il-familja mhux il-Qorti.

L-aċċess u l-manteniment għandhom jiġu dekriminalizzati

In-notifiċi għandhom isiru b' mod digitali

L-imħallfin tal-Qort tal-Familja għandhom:

- ma jingħatawx xogħol żejjed
- jiġu trenjati dwar aspetti soċjali
- ikunu mgħejjuna minn professjonisti
- iservu għal terminu mhux aktar minn 7snin

Il-Medjaturi għandhom ikunu mħarrġa tajjeb skont standards stabbiliti għal kulhadd.

Waqt il-medjazzjoni ikun hemm trasparenza bejn il-partijiet involuti.

F'kas ta' bżonn il-medjatur għandu jkkonsulta direttament mal-Imħallef.

It-tfal għandhom bżonn advocacy li mhux neccessarjament ikun / tkun avukat. L-avukati li jaħdmu mat-tfal, hemm bżonn ikunu trenjati u idealment jikkonsultà ma' psikoterapista jew social worker.

L-SAV isiru f'kas li ġenitur ikun ippruvat li mhux tajjeb li jkun waħdu mat-tfal.

Għandha tiġi promossa l-Equally Shared Parenting.

Għandu jkun hawn shelter għall-missirijiet bi tfal.

Ir-reports mis-social worker għandhom ikunu leali għal dak li jkun qalu jew għamli l-ġenituri.

L-iskop ikun li nfejqu u mhux nagħtu n-nar.

RE-unification therapy għandha tingħata kif support skont il-kas partikulari.

Għandhom jiġu mħarrġa l-Pulizija, Tobba, Edukaturi.

Għandhom jiġu mħarrġa zgħażaġh kif jagħzlu l-omm missier futur tat-tfal tagħhom.

Liċenzja tat-trobbija

Għandha tingħata liċenzja lill-Ġenituri qabel ikollhom it-tfal, wara li jkunu attendew għal kors speċjali dwar Parenting Skills.

L-avukati li jaħdmu fil-kamp tal-familja għandu jkollhom numru ta' snin esperjenza ta' prattika bhala avukat.

**From:** PASG Admin <[admin@pasg.info](mailto:admin@pasg.info)>  
**Date:** 25 April 2024 at 21:04:19 GMT+2  
**To:** [Anthony.Cauchi@happyparentingmalta.com](mailto:Anthony.Cauchi@happyparentingmalta.com)  
**Subject:** Today is Parental Alienation Awareness Day!

**This is an announcement brought to you by PASG.**

(NO RESPONSE NECESSARY)

# Today is...

Parental Alienation  
Awareness Day

## April 25, 2024

Hello PASG members,

Today is widely recognized internationally as Parental Alienation Awareness Day. Parental Alienation Awareness Day (PAAD) is part of

a global awareness campaign to raise awareness about parental alienation.

We encourage everyone to attend a local gathering of advocates and let your voices be heard.

**Parental Alienation is real.  
Parental Alienation hurts children.  
Parental Alienation is Child Abuse!**

**Parental alienation** is defined as a mental condition in which a child—usually one whose parents are engaged in a contentious separation or divorce—allies themselves strongly with the preferred (alienating) parent and rejects a relationship with the other (targeted) parent without legitimate justification.

- The mental component of this condition is a false belief that the rejected parent is evil, dangerous, or not worthy of love.
- The behavioral component of parental alienation is the firm, persistent rejection of a relationship with the targeted parent.

\*\*\*

Your friends at PASG ([www.pasg.info](http://www.pasg.info)).

Please go to the Events page and click on the link for our conference scheduled for this September in Oslo, or you may click here ([www.pasg.no/konferanse-2024](http://www.pasg.no/konferanse-2024)).

**From:** 'Maria Gauci' via Administration <[admin@happyparentingmalta.com](mailto:admin@happyparentingmalta.com)>  
**Date:** 30 April 2024 at 15:27:07 GMT+2  
**To:** Administration <[admin@happyparentingmalta.com](mailto:admin@happyparentingmalta.com)>, "ivan.sammur" <[ivan.sammur@happyparentingmalta.com](mailto:ivan.sammur@happyparentingmalta.com)>  
**Subject:** [hpm4hc admin] Fw: Romania to become the first EU country to recognize parental alienation  
**Reply-To:** Maria Gauci <[gaucimary@yahoo.com](mailto:gaucimary@yahoo.com)>

Note copy from here onwards please by 4 copies:

----- Forwarded Message -----

**From:** Contact ARPCC <[contact@arpcc.ro](mailto:contact@arpcc.ro)>  
**To:** Catalin Bogdan# <[cata.bog@gmail.com](mailto:cata.bog@gmail.com)>  
**Sent:** Tuesday, April 30, 2024 at 03:24:08 PM GMT+2  
**Subject:** Romania to become the first EU country to recognize parental alienation

Dear all,

Now it is official.... Romania is the the first EU (and European) country who recognizes parental alienation as the Romanian president, just promulgated today the law adopted earlier this month (by the two chambers of the parliament, after almost 2 years of debates).

The final form of the law (it is a law which modifies the Child Protection Act) is attached.

It took 15 years from the first wikipedia articles about parental alienation and Stockholm Syndrome, I say that more relevant than being the first "EU country" are the two points:

- 1) it makes the psychological abuse (of alienation) a very important topic in the child protection law (same as the abuse, neglect or exploitation of the child, with child protection agencies being "obliged" to intervene at the same "level of intervention" (and speed) as the cases of abuse or neglect...
- 2) due to the significant Romanians diaspora in countries as Spain, Italy, Germany and UK it may soon influence the jurisprudence there

We can only hope that you will take some time to translate and use it as an argument in your own country as an argument for adopting similar legislation. The law use wisely the "parental estrangement" ... which may help also reducing the "opposition"

My thanks goes to the many people in WE, US and Brazil from where we got inspiration 15 years ago. We did not make this Law "out of the blue".

PA term was taken from the many translations ARPCC made, of articles written by lots and lots of people specialists worldwide. It gradually grew inside the mind of specialists in Romania (psychologists judges, lawyers, child protection) also beyond the horrible cases of alienation that parents and parent associations documented in the past 10 years.

Catalin

