

**STANDARD GRANDPARENT/ RELATION PARENTING TIME/VISITATION**  
**(Effective March 22, 2001)**

The best visitation schedule is your own plan. However, if you cannot agree, the Court designed this schedule to insure that your child(ren) will have contact with grandparents/relations.

If there are objections to this plan because of special circumstances (for example: travel time, work schedules), or problems (for example: substance abuse, mental illness, violence), you must present specific facts in a scheduled hearing stating why this visitation schedule is not in the best interest of your child.

**THE GRANDPARENTS /RELATIONS SHALL HAVE PARENTING TIME:**

1. One (1) weekend every month with seven (7) days advance notice, or the third weekend of every month.
2. Four (4) days during the Christmas vacation, not to include Christmas day without the consent of the residential parent.
3. The Fourth of July in the even years.
4. Two (2) weeks every summer with at least thirty (30) days notice.
5. This is the minimum order of parenting time and the non-residential relatives are entitled to any other parenting time as the parties may agree.
6. Parenting time does not mean picking up the child(ren) and then leaving them with someone else.
7. The residential parent shall notify the Court and any parties, in writing, of any intention to relocate his or her residence.
8. The Court recognizes that because of the distances involved and the expense of travel that a nonresidential relative may not be able to exercise all of the scheduled parenting time. The residential parent should be made aware of the inability to exercise parenting time.
9. These are the Standard Grandparent/Relation Parenting Time rules of the court and they will be changed or modified by the Court only if it is shown that there is a need for such change.