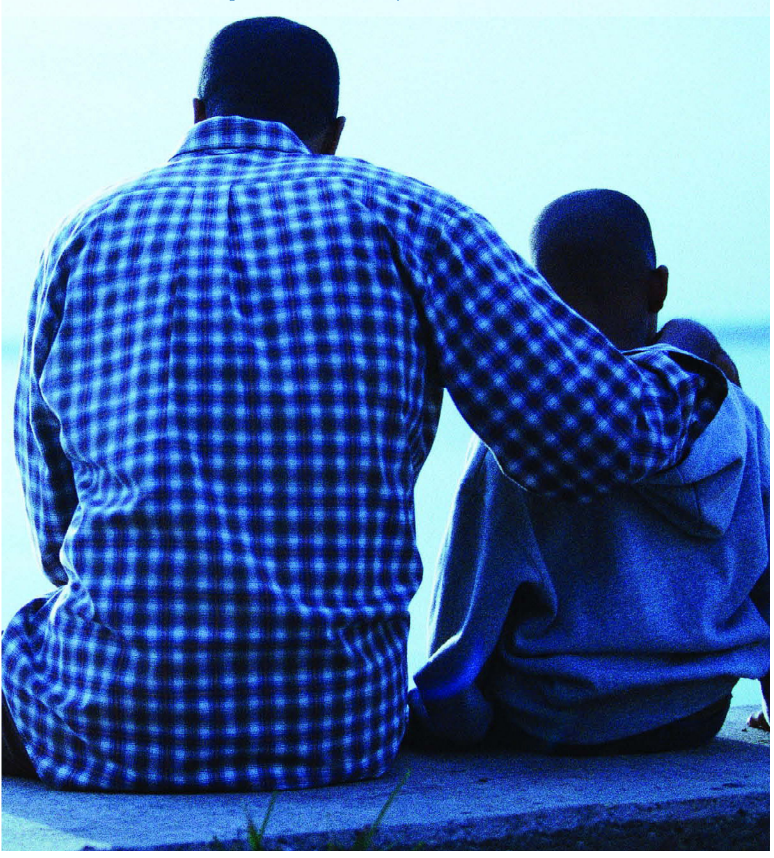
Kinship Manual

Texas Department of Family and Protective Services





For generations, extended families have played significant roles in the rearing of children.

Kinship Manual

elcome to Kinship Care. Thank you for opening your heart and home to a child who has come into the state's care due to abuse or neglect.

This booklet is provided to you by Child Protective Services (CPS), a division of the Texas Department of Family and Protective Services (DFPS). CPS is responsible for:

- conducting civil investigations of reported child abuse and neglect;
- p rotecting children from abuse and neglect;
- p romoting the safety, integrity, and stability of families; and
- p roviding permanent placements for children who cannot safely remain with their own families.

This booklet will help you learn what to expect while you are caring for a child who is in CPS's legal custody due to abuse or neglect.

What Is Kinship Care?

For generations, extended families have played significant roles in the rearing of children when parents are having a difficult time. Referred to as kinship care—or relative care—in CPS, these caregivers provide children the benefit of more stability of care when they can't live with their birth parents.

Your willingness to take a child into your home shows a great deal of commitment and love. We understand the additional child in your home will create challenges and role changes that will impact your family. We are here to help by offering the support you may need in adjusting to your additional family member.

How does a child come into Kinship Care?

When children have been abused or neglected, DFPS may remove them from their homes to ensure their immediate safety. The courtsystem is required to consider a temporaryplacement with a relative and asks

the parents to provide DFPS with contact information for relatives who may be able to at least temporarily care for the child.

When placing children, the court considers their needs the most import ant consideration. All the parties involved in the decision making process may identify a kinship placement as the most appropriate as a result of a Family Group Decision Making (FGDM) conference. The placement may be court ord e red, usually after DFPS completes a home assessment. The agency will try to take into account the parents' desires about the care provided to their child whenever possible. If placement with a relative is not available or appropriate, the child may be placed in foster care.

What are the Benefits of Kinship Care?

- Provides love and care in a familiar setting;
- Provides parents with a sense of hope that children will remain connected to their birth families:
- Enables children to live with people they know and trust:
- Reinforces a child's sense of cultural identity and positive self-esteem;
- Helps a child make and sustain extended family connections;
- Continues lifelong family traditions and memories;
- Supports the child in building healthy relationships within the family;
- Supports the child's need for safety and well-being; and
- Creates a sense of stability in the life of a child.



If the judge does not return the child to the parents, he or she may decide to place the child with a relative or close family friend if that person is appropriate, available, and willing to help.

What needs to happen before the child can live with me?

The kinship care placement must be in the child's best interest, and be court ordered. In order to do this, the child's CPS worker or contract worker must complete a written assessment of the home that addresses the caregiver's ability to safely care for the child and report back to the court. This assessment will include criminal history and abuse/neglect history checks on all household members 14 years of age and older..

What am I expected to do?

Kinship caregivers have the following responsibilities:

- Make a commitment to provide a safe and loving home for the child;
- Sign and follow a written agreement with DFPS, in which you agree to clearly defined expectations and esponsibilities;
- Provide services for the child as outlined in the child's service plan;
- Communicate with DFPS on an ongoing basis so you can support the stability of the child's placement;
- Work closely with DFPS staff to plan a permanent living arrangement for the child; and
- Request information about the child from the caseworker that will help you provide care for the child.

What court actions can take place?

The case may involve a number of different kinds of court proceedings, including:

Emergency hearings: If children are removed from their parents' care without a court order, the court will schedule a hearing for the next working day. This hearing allows the judge to learn why children were removed from their home and to decide if there is a

g o od reason to keep the children in the state's care (also known as "substitute care") until the adversary hearing.

Non-emergency hearings/Show Cause hearings: In some circumstances, DFPS may remove children from their parents' care by first seeking a court order from a judge prior to their physical removal. This may happen when the current circumstances do not warrant an emergency removal.

Adversary hearings: The court holds an adversaryhearing within 14 days of removing children from their parents. At this hearing, the judge decides whether to return children to their parents or if the children would still be at risk of continued abuse or neglect in their parents' care. If the judge does not return the children to their parents, the judge may place the children with are lative or close family friend if that person is appropriate, available, and willing to help. Otherwise, the judge will place the children in foster care.

Status hearings: The court holds a status hearing within 60 days of placing the children in foster or kinship care. This hearing ensures that parents have a family service plan and understand they must follow the plan in order for the children to return home.

Permanency Court Reviews: Five months after the first adversary hearing, the court will review the parents' progress on meeting the requirements of the DFPS' family service plan. Prior to the hearing, DFPS must submit a "permanency report," which outlines the agency's view of the parents' progress and make a final recommendation on the plan for permanency for the child. The court may issue any additional orders it deems necessary. The court holds additional permanency reviews every four months while the case is in temporary legal status. Within 12 months after a child comes into DFPS care, the court will issue an order to either return the child to the parent or give permanent custody to a relative, a close family friend, or DFPS. On rare occasions and if circumstances warrant, the court may decide to extend this time for up to an additional six months, which would be a total of 18 months.



Caseworkers are the people you usually talk to about the child in your care. Placement Review Hearings: If a court names DFPS as the permanent managing conservator, the court will review the child's placement and permanency plans every six months. The court's focus shifts to making surethat the child's needs are met and that DFPS is moving toward a permanent placement for the child.

Please Note: Parents can lose parental rights to their children if they do not carry out their parental responsibilities while the children are placed in DFPS care. This may happen if the parents do not stay in touch with their children and DFPS to plan for the children's future or if parents do not follow the service plan developed for the family. A judge or jury are the only people who can take away rights of a parent without the parents' agreement, and this can occur only during a court hearing. If the judge or jury decides to terminate or cut off a parent's rights to a child, the parent will no longer be the child's legal parent and the child can be placed for adoption.

Do I need to attend court hearings?

You should always go to court when you get a notice or a phone call saying there will be a hearing about the children in your care. The judge will review the children's progress and the parents' progress at the court hearing. The judge will also decide where the children will live while the parent is participating in services.

Important information about court hearings:

Know the issues about the case so you can p rovide appropriate care for the children in your home.

If you can't attend a court hearing, notify the caseworker before and give them an update about the children in your home.

Talk with the caseworker after the court hearing to find out what happened at court and if there are any new orders that affect your household.

Note: You may ask the judge for an interpreter if you are unable to speak or

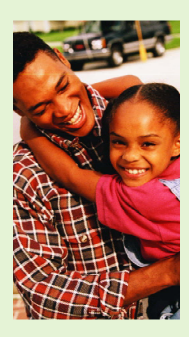
understand English or if you are hearing or speech impaired.

How can I get an attorney?

You can find an attorney by calling local legal aid services or your local attorn e y referral service: 1-800-252-9690, or Legal Hotline for Texas 1-800-622-2520. The court will appoint a special attorney for the child, known as an attorney ad litem. The court may also appoint a guardian ad litem for the child to re p resent the child's best interests. Guardian ad litems may or may not be attorneys.

What should I expect from caseworkers?

Caseworkers are the CPS staff you usually talk to about the children in your care. The children will have a caseworker, and in some areas you may have a Kinship Development Workers (KDW) to support you while you are caring for a relative's children. In are as without Kinship Development Workers, the children's caseworker will provide you with information and assist you to get the services you need for the children. Caseworkers are responsible for making sure children are safe and their needs are being met. They also try to help parents develop the skills needed so children can eventually return home. You should discuss with the caseworker any services you may re q u i re due to disability or special needs. The parents and the children's caseworker together will plan for the changes that need to be made for the children to return home. If the children's parents do not make these changes and the children cannot return home, The caseworker will make a rcommendation for the child's permanent plans. This recommendation will be discussed at DFPS' Permanency Planning Team (PPT) meeting, a case staffing, or a Family Group Conference during the fifth month the child is in care.



Parents can voluntarily give up their parental rights by signing a legal document called a relinquishment.

What is going to happen to the child?

Substitute care services are usually temporary. Therefore, it is very important that children have safe and permanent homes. DFPS first tries to returnchildren to their own homes, but if that is not possible, the agency looks at other options, such as placing them in a relative's home or arranging for them to be adopted. Parents should get whatever help they need and make whatever changes are necessary to show that they can protect and provide for the safety of their child. If not, they should help DFPS make alternative arrangements.

What are the permanent options for the child?

If children are removed from their homes, DFPS will pursue one of the following permanent solutions (also known as "permanency goals"):

- 1. Reunification of family
- 2. Alternative placement consisting of:
 adoption and carebyarelative;
 permanent conservatorship and carebyarelative
 adoption and careby an unrelated family;
 permanent conservatorship and care
 - by an unrelated family; c a re by a foster family with DFPS having permanent conservatorship; c a re in some other familyarrangemen
 - carein some other familyarrangement with DFPS havingpermanent conservatorship or
 - another planned livingarangement with the support of a family consisting of:

p reparation for independent adult living, for youth who are at least 16 years old and have no developmental disability; or p reparation for adult living with community assistance in the most integrated setting, for youth who are at least 18 years old and who have a developmental disability.

Generally, the options above are listed in the order of DFPS' preference. Except in unusual circumstances, when the court finds it unnecessary to attempt reunifying a family, DFPS will select this goal first and assist the parents make the necessary changes. However, this goal may change over time as a situation develops and depends on if parents decide to participate in services. The parents may contest DFPS in court if they disagree with the permanency goal unless the court has already terminated their parental rights to the child.

Please Note: Parents can voluntarily give up their parental rights by signing a legal document called a relinquishment. Because signing a relinquishment is a very serious matter, parents should think about it carefully and discuss it with their attorney. If the parents choose to sign a relinquishment, the court may enter an order that terminates their parental rights, which means that the parents are no longer the child's legal parents. At that time, the parents will no longer be responsible for the child's future. When the child is free for adoption and the appropriate adoptive family (which may be the kinship caregiver) is selected, the child will be placed in a permanent home. Also note, there are some criminal acts that will make a kinship caregiver ineligible to adopt a child. In these circumstances, DFPS cannot recommend the placement. However, a judge can order a child be placed with such a kinship caregiver on a temporary or permanent basis without DFPS' recommendation.

What if the parents have problems caring for their child after the child is returned to them?

Sometimes parents have some problems caring for their children after their children are returned to them. This is not unusual because the children have been in someone else's care for some time, and it takes time for the parents and the children to readjust to each other. Therapists, Court Appointed Special Advocates (CASA) volunteers, and the children's caseworker can help with this



Children in DFPS' managing conservatorship must be treated with respect and dignity.

adjustment. However, if parents are having p roblems that present the risk of abuse or neglect or actually result in abuse or neglect of their children, it is possible that the children could be removed from their care again. Once a child has been removed again, the child's permanency plan will need to be reconsidered. Returning the children to the parent's care may no longer be considered a safe option and other permanency plans will p robably be considered.

How do I discipline the child in my care?

Children in DFPS's managing conservatorship must be treated with respect and dignity. Children in DFPS's managing conservatorship (including foster and kinship homes) cannot be physically disciplined. Physical discipline includes open handed spanking, which is not allowed. The primary purpose of discipline must be to encourage appropriate behavior, not to punish the child. Discipline must suit the particular needs and c i reumstances of each child, and must take into account the child's age, developmental level, specific misbehavior, how he or she has responded to discipline in the past, and history including any history of physical or emotional abuse. Children in DFPS managing conservatorship may not be deprived of basic necessities such as food or be subjected to cruel, harsh, unusual, humiliating, demeaning, or unnecessary punishment. Children cannot be threatened with the restriction of family visits, mail, or denial of court ordered contact with their siblings or parents. They also cannot be threatened with the loss of their placement. Telling a child that they cannot see their family or that they will be sent somewhere else to live is NOT appropriate discipline-these are considered threats.

Children in kinship care must not receive physical punishment. Because of the past abuse – neglect, physical and sexual abuse - physical discipline will further interferewith trust, feeling cared for, self-esteem, power and controlfeelings, and feelings of stability for the child. Appropriate discipline can include: establishing routines, settingreasonable

limits, modeling appropriate behavior, offering choices, giving explanations, repeating instructions, use of "time outs," allowing logical or natural consequences, and reinforcing desired behavior. The Kinship Development Worker, child's caseworker, and therapist can suggest how a kinship family can effectively deal with problematic behaviors.

What written reports will I receive from DFPS?

You will receive a copy of the child's current service plan and any reviews, which are usually held at least once every six months. You will also receive a copy of DFPS' report to the court at least 10 days before the scheduled court reviews. These reviews are held after the child has been in care six months and then every four months thereafter while the legal case is in temporary status. If DFPS is granted permanent managing conservatorship (PMC) of the child, placement review hearings are held every six months.

What visitation rules must be followed?

The court will address visitation issues, including whether visits must be monitored or supervised, at the hearings. If appropriate, parents should visit their children regularly and show their love even though the children are not living with them. If the court orders the visits to be supervised, this means the person who is responsible for the supervision needs to understand the importance of closely monitoring the visit. The person who supervises the visitation must be able to see the children at all times and hear what is being said to the children. The person must also be willing to stop any behavior or conversation between the parent and children that may be harmful to the children. The caseworker will help you a mange visitations. Contact the caseworker if a family visitation must be cancelled for some reason.



Food stamps
help low-income
families buy
nutritious food
from local food
stores, this
assistance is
available to
qualifying
families, elderly
people, and
single adults.

What assistance and financial resources are available to help?

As a relative providing care for a child, you may be eligible to receive assistance and financial resources to help in raising the child. More information is provided at the end of this manual in the "Finding Help in Texas" section. For most government assistance, you will need to have the following information available:

a Texas driver's license or other picture ID,

a social security number for each adult and child (or proof that an application has been made for a number),

a document that provides proof of relationship to child,

p roof of income,

p roof of assets, and

proof of rent and utilities costs.

If you are related to the child by blood, marriage, or adoption, you may receive a "child-only" grant and Medicaid through the Temporary Assistance for Needy Families (TANF) Program. If you qualify for the TANF program and are a grandparent, great-grandparent, orgreat-great-grandparent, you may be eligible for an additional one time payment of \$1,000 (called an "Integration Payment") to assist in buying initial items for the child.

A kinship caregiver may qualify for an integration payment of \$1,000 from DFPS if they are not eligible through TANF. TANF or DFPS integration funds can be used to purchase items that you need when the children first come into your home, such as beds, clothing, or bedroom items. You cannot qualify for both the TANF and the DPFS integration funds. A caregiver may also qualify for an annual reimbursement fro m DFPS as much as \$500 per child for childrelated expenses. This reimbursement may be available as long as three years after the relative is appointed the child's permanent managing conservator. Day care assistance may be available while DFPS has legal conservatorship of the child and the child is

placed with a relative if the kinship caregivers meet the eligibility criteria. This assistance is available through DFPS if you qualify and if funding is available. For more in formation, consult with your KDW or child's caseworker.

Food stamps help low-income families buy nutritious food from grocery stores. It is available to qualifying families, elderly people, and single adults. (refer to "Finding Help in Texas" at the end of this manual).

Women, Infants and Children Program (WIC) can help grandparents and other relatives buy nutritious food for the children in their care. WIC offers food assistance and nutritional screening to low-income pregnant women, women with infants 11 months or younger, and children younger than age 5. In Texas apply for WIC at 1-800-942-3678 or at a local WIC office.

SSI is an important source of assistance for grandparents and other relatives raising children who are blind or disabled. Administered by the U.S. Social Security Administration, SSI provides a cash benefit to the child. To qualify for benefits, the child must be younger than age 18 and meet the SSI disability, income, and asset criteria. Children younger than age 18 are eligible for Social Security benefits under Old-Age Survivors and Disability Insurance (OASDI) if the child's parent is collecting retirement or disability insurance benefits or if the parent is deceased. Grandparents and otherrelatives can apply for benefits on behalf of the child based on the work record of the child's parent. For more information, contact a SSI service representative at 1-800-772-1213 or go to http://www.ssa.gov/pubs/10085.html. For additional information, refer to "Finding Help in Texas" at the end of this manual.

The Earned Income Tax Credit (EITC) is a supplement to the income of working people with children. It is available to grandparents and other relatives only if they work and have at least one "qualifying child" living with them. To qualify, the relative and child must live in the same home for more than six months of the year and their home must be in the United States. This tax credit can be particularly useful because, unlike other tax credits, the relative can still get a refund even if no income tax is owed.



Kinship
Placement—
Child living in
the home of a
relative or
family friend

Important Terms

Adversary hearing— a court hearing held no later than 14 days after a child is removed by DFPS, which is held to determine whether or not a child removed from the home by DFPS should be returned. Parents are given notice of this hearing and if the child is not returned home, will be asked to provide names of relatives or other persons who might be willing to serve as temporary caregivers of a child.

Attorney Ad Litem/Guardian Ad Litem— The court will appoint a special attorney for the child, known as an attorney ad litem. The

courtmay also appoint a guardian ad litem for the child to represent the child's best interests. Guardian ad litems may or may not be attorneys.

Court Appointed Special Advocate (CASA) Worker— A person who has received the court's approved training and has been certified by the court to appear at court hearings as a volunteer advocate on behalf of the child.

Family Group Decision Making (**FGDM**)— A child's family, extended family, and trusted friends attend a conference to a gree on a plan to ensure safety, permanency, and well-being for the child while maintaining family placement and support.

Final Order— A court order that ends the courtinvolvement in the parent-child relationship. This may include returning of a child to a parent, granting managing conservatorship to a relative, granting permanent managing conservatorship to DFPS or terminating the parental rights to the child.

Home Study/Home Assessment— A report on the safety and appropriateness of the home of any person requesting possession of a child for whom DFPS is the managing consequence.

Kinship/Relative Placement— The placement of a child in the home of a relative or family friend. This placement occurs when parents are unable to provide for the child's safety.

Kinship Development Workers (KDW)—

The caseworker identified to work with the relative/kin provider in education, support, advocacy, and training.

Permanent Managing Conservatorship (PMC)— Permanent legal responsibility for the child given through a court order. Permanent managing conservatorship continues until the child turns 18 or is emancipated (has his/her minority status removed), unless modified by a court order.

Permanency Planning Team (PPT)— When children are in foster care, permanency planning is a process that involves a meeting with all concerned parties (foster parents, relatives, social workers, etc.) They meet to determine a permanent living arrangement

for the child--known as a "permanency plan."

Service Plan (also Family Service Plan)—An agreement between DFPS and the parents of children in foster or kinship care. It outlines expectations for changes needed in order for the child to be returned home safely, and the services DFPS will provide to help the parent make those changes.

Status hearing— a court proceeding in which a judge hears progress made since the last court proceeding. In CPS, this might include a situation where at the first hearing a judge orders a birth parent to take parenting classes or complete a chemical dependency p rogram. Then, at the status hearing, the judge would ask if the birth parent completed the court ordered classes/treatment.

Substitute Care —A temporary setting for children who are unable to remain safely in their own homes. Substitute care includes foster care, kinship care, and placement in residential care facilities.

Temporary Managing Conservatorship (**TMC**)—Alegal order that gives the right to physical possession of the child, the duty of care, control and protection, and the responsibility to provide for the child's physical and emotional needs.

Termination of Parental Rights (TPR)A legal action that causes a parent(s) to lose all rights to the child.



Relatives may supervise visits to help the child and parent spend positive time together

Finding Help In Texas

Helpful Telephone Numbers:

Call 211 for access to information about health and human services in your community. Callers from outside of Texas and those on cellular phones will have to call their 211 Area Information Center directly.

Call the HHSC Ombudsman office at 877-787-8999 if you have problems or complaints about a state agency health and human service or program.

Helpful Online Databases:

The 211 Texas Database provides information about services in your community off e red by nonprofit organizations and government agencies. www.hhs.state.tx.us/tirn/aicsearch.asp

The Reference Guide contains basic information on more than 200 programs p rovided by Texas state agencies. www.hhs.state.tx.us/tirn/refguide.shtml

www.yourtexasbenefits.com allows you to screen yourself for potential eligibility for p rograms provided by the Texas Health and Human Services Commission and other state agencies

Finding Help in Texas allows you to search for information on health and human services in your community or throughout Texas.

www.helpintexas.com

Helpful web sites:

Alcohol and Drug Information

The American Council for Drug Education is a substance abuse prevention and education agency. http://www.acde.org

Child Care

Find a child care provider in your are a . http://www.txchildcaresearch.org
The Child Care Management Services
(CCMS) program of the Texas Workforce
Commission helps eligible parents with the
cost of child care. The requirements to be eligible for this assistance vary in different regions of the state. To learn more, visit the Texas Workforce Commission web site at www.twc.state.tx.us/svcs/childcare/ccinfo.html

Child Abuse or Neglect

This web site allows the public to report instances of abuse or neglect that do not require an emergency response. An emergency is a situation where a child or person who is elderly or has a disability appears to face an immediate risk of abuse or neglect that could result in death or serious harm Make reports online at: https://www.txabusehotline.org

Call 911 or Statewide Intake at 1-800-252-5400 if

the situation you are reporting is an emergency;

you prefer to remain anonymous; you have insufficient data to complete the required information on the website report; or

you do not want e-mail confirmation of your report.

Child Support Payments

Even though you may be taking care of a related child in your home, the birth parents may be held financially responsible. Certain programs, such as TANF, require cooperation in attempting to collect child support from birth.

Early Childhood Intervention Services (ECI)

ECI is for families with children, ages birt h through three years old, who have developmental delays. If you are concerned about the child's walking, talking, crawling, understanding, seeing, or hearing, you will want to find out more about early intervention assessment and services. http://www.dars.state.tx.us

Families Raising Children of Color

Pact, an Adoption Alliance providesarticles, book lists, links and more for families raising children of color.

http://www.pactadopt.org



Need an attorney? Call 1-800-252-9690 or the Legal Hotline for Texans at 1-800-622-2520

Food Stamps

Food Stamps are issued monthly, via a Lone Star card, to qualifying families based on household size and income. The Texas Health and Human Services Commission uses current poverty guidelines to assess eligibility. You will need to provide proof of your household income when you apply for food stamps. www.hhsc.state.tx.us/programs/foodstamps

Grandparents Support

The reare many organizations that are p roviding information and referral information to grandparents who are raising their grandchildren. AARP (1-800-424-3410 or http://www.aarp.org/grandparents), Generations United (http://www.grandsplace.com), and Grandparent Again (http://www.grandparentagain.com).

Head Start Program

Head Start is a child development program designed to promote the growth and development of children from low-income families. Children ages three to five years attend. Early Head Start provides learning and development services for families with children up to age three. http://www.ehsnrc.org

Social Security Card / Supplemental Security Income (SSI)/Survivors Benefits

Social Security Cards may be obtained by applying for either a new orareplacement card. You do not have to be the child's legal guardian to obtain a Social Security card for him. U.S. citizens need a copy of their birt h certificate or baptismal record.

SSI provides low-income elderly, blind or disabled individuals, including children, with financial assistance in the form of monthly payments. If the child has a disability, he may qualify for assistance.

Social Security dependent's or survivors benefits are payable to children under the age of 18 on the re c o rd of a parent who is collecting retirement or disability benefits from Social Security. Survivor's benefits are payable to children under the age of 18 on the record of a parent who has died. Relatives providing care for children receiving these benefits will need to apply in order to become the payee of these benefits. http://www.ssa.gov

TemporaryAssistance to Needy Families (TANF)

TANF provides monthly financial assistance to qualifying families so they can better care for children. This program also provides help to children who have been deprived of parental support or care. Children who are eligible for TANF are also eligible for Medicaid health care assistance. www.hhsc.state.tx.us/programs/TexasWorks

Texas Education Agency (TEA)

Texas Education Agency provides oversight and resources for the public school districts in the states of Texas. TEA provides resources and information regarding special education services and other federal programs to assist students with the special needs. http://www.tea.state.tx.us

Health and Human Service Agencies:

DADS - Department of Aging and Disability Services

DFPS - Department of Family and Protective Services

DSHS - Department of State Health Services **DARS** - Department of Assistive and

Rehabilitative Services

HHSC - Health and Human Services Commission

Case Information or Complaints

If you need information about your case or have a case-related complaint concerning a decision by the Texas Department of Family and Protective Services (DFPS) and want an impartial review, you can contact the Office of Consumer Affairs. They will research case actions to ensure that DFPS policy and procedure were followed and make recommendations.

Office of Consumer Affairs

1-800-720-7777 karen.monreal@dfps.state.tx.us



Need information about your case or have a case-specific complaint? Contact the DFPS Office of Consumer Affairs at 1-800-720-7777

Important Information About Children in Your Care

Child's Birth Name_____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Addrsss/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Addrss/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #

Child's Birth Name____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Address/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Address/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #

Child's Birth Name_____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Address/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Address/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #



Keep track of important information and documents, regarding the child in your care.

Important Information About Children in Your Care

Child's Birth Name_____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Address/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Address/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #

Child's Birth Name____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Address/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Address/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #

Child's Birth Name_____

Social Security #	Date of Birth
Allergies	Medication
Biological Mother	Biological Father
Address/Phone #	Address/Phone #
Kinship Development Worker	Child's Caseworker
Address/Phone #	Address/Phone #
KDW Supervisor	Caseworker Supervisor
Address/Phone #	Address/Phone #
School/Daycare	Doctors Name
Phone #	Phone #