## COAST TO COAST LEGAL AID OF SOUTH FLORIDA, INC., ("CCLA") CONSENT AND NOTICE REGARDING ELECTRONIC COMMUNICATIONS ("NOTICE")

# Please place your initials in the spaces provide to acknowledgement you have read and that you understand the following disclosures.

**1.** Electronic Signature Agreement. I understand that by checking the "I Accept" box at the end of this page that I am agreeing to electronically signing all documents relating to my legal issue and for which I have engaged Coast to Coast Legal Aid of South Florida. I agree and understand that my electronic signature is the legal equivalent of my manual signature on documents and I consent to be legally bound by this Notice, the subsequent terms and conditions and any attached documents. I further agree that my use of a key pad, mouse or other device used to agree, acknowledge and consent to the terms, disclosures or conditions, constitutes my signature (hereafter referred to as "E-Signature") as if actually signed by me in writing.

**2.** Electronic Signature Agreement cont. I also agree that no other certification or third party verification is necessary to validate my E-Signature and that the lack of such certification or third party verification will not in any way affect the enforceability of my E-Signature or any resulting agreement between myself and CCLA.

**3. Consent to Electronic Delivery.** I specifically agree to receive and/or obtain any and all CCLA related "Electronic Communications". The term "Electronic Communications" includes, but is not limited to, any and all current and future notices, retainers as well as such other documents, statements, third party authorization forms, records and any other communications regarding my file with CCLA.

**4. Paper version of Electronic Communications.** To request a paper copy of the Electronic Communication you may contact us at [unit intake phone number]. If you do not wish to sign these documents electronically contact us at the number provided and let the intake paralegal know that you to wish to sign the documents in ink.

**5.**\_\_\_\_**Revocation of electronic delivery.** You have the right to withdraw your consent to receive/obtain Electronic Communications from CCLA.

**6.**\_\_\_\_\_**Revocation of Electronic Signature.** You have the right to revoke your consent to the use of your electronic signature. Revocation must be made in writing.

# To accept and sign the attached document(s), and any future documents, indicate your consent to the terms and conditions of this Agreement by checking the "I Accept" box.

## I Accept

It is recommended that you print a copy of this Agreement for future reference.



# APPLICANTS FOR FAMILY LAW SERVICES MUST FIRST ANSWER THESE QUESTIONS ABOUT THE NEW OR ONGOING FAMILY LAW MATTER:

NA	ME: Date
1. 2.	Are you the victim of domestic/dating/stalking or intimate partner violence? YES NO If so, what is your relationship to the person who committed the violence or crime against you?
3.	Are you the victim of any other crime? YES NO If yes, please explain:
4.	Do you need one, or do you already have a restraining order/injunction for protection to protect you from opposing party? YES NO If yes, please explain:
5.	Do you want legal representation for an upcoming hearing on Injunction/Restraining Order? YES NO
	If yes, did you file for the Injunction? YES NO, I'm the Respondent.
6.	Has the opposing party physically harmed you, stalked you, or threatened to harm you? YES NO If yes, please explain:
8.	Have you been served with family law legal papers? YESNOIf yes, what type of action were you served with?DivorcePaternityInjunctionInjunctionNEWONGOINGIs this a new case, or has it been going on for a while?NEWONGOINGIf you weren't served yet, what type of action do you want to file?DivorcePaternityInjunctionDivorcePaternity

Coast to Coast Legal Aid of South Florida, Inc. is an equal opportunity provider and employer.

Best/Family August, 2019

# COAST TO COAST LEGAL AID OF SOUTH FL, INC. APPLICATION FOR SERVICES

DATE:	HOW DID YOU	HEAR ABO	UT CCLA?				
FIRST NAME:			MIDDLE NA	ME:			
LAST NAME:			PREFERRED	) NAME:			
SOCIAL SECURITY NUMBE	ER :	(1	last 4)				
DATE OF BIRTH	_//	Age :					
PRIMARY LANGUAGE	: ENGLISH	SPANI	SH CR	EOLE	OTHER		
ADDRESS:	FE address to cont						
				YE	S	NO	
Is this address of SAFE MAILING ADDRES		YES	NC	C			
	E address to co	ontact you?	YES		NO		
EMAIL ADDRESS:					-		
	<b>AFE email address</b>	to contact yo	ou? YES	NO			
PHONE:		-					)
Are these SAFE phone n							)
EMERGENCY CONT PHONE :	TACT NAME:						
# OF PEOPLE IN HO		# C	F CHILDR	EN (UN	DER 18):		
DO YOU WORK?					, _		
WHAT TYPE OF LEGA Financial/exploitation				U NEED? h care Issue	S		
Foreclosure/Eviction	Credit cards/d	ebt/garnishme	ent Re-e	mployment	(Unemploym	ient)	
Injunction for Protect	ion/restraining orde	er	Divo	orce/custody	/paternity		
SNAP (Food Stamps)	Medicare	Medicaid	SSI/SSDI	Human	Trafficking		
Enforcement of civil		in a crimina	l case		C		
Who is the opposing pers What is your relationship Opposing person's DOB.	to the opposing p	•		issue?			

CITIZENSHIP: ARE YOU A U.S. CITIZEN? PERMANENT RESIDENT	YES YES	NO NO				
GREEN CARD #	DATE OF ISSUE	/	/_	EXP DATE:	/	/

	Weekly	Biweekly	Monthly
Your GROSS salary or self-employment income (before taxes or deductions are taken out):			
Child Support Alimony			
UnemploymentCompensation Workers Compensation			
Social Security SSI SSDI			
VA benefits			
Pension			
SNAP (food stamps)			
Other Income (including ongoing (regular) contributions from family, friends, cash gifts)			
Other Household Members' GROSS income			
Do you think your income will change significantly in the future? yes no If so, how?			

<u>ASSETS</u> – check and complete all that	apply; include current balance
CHECKING ACCT BALANCE \$	SAVINGS ACCT BALANCE? \$
CAR/MOTORCYCLE VALUE \$	LOAN BALANCE \$
HOME VALUE \$	MORTGAGE LOAN BALANCE \$
JEWELRY VALUE \$	
OTHER REAL ESTATE VALUE \$	MORTGAGE LOAN BALANCE \$
OTHER ASSETS VALUE \$	

Is any member of your household a Veteran of the US military? YES NO
Are you the victim of domestic violence/stalking/dating violence/other violence? YES NO
Is your legal problem the result of a crime against someone in your household? YES NO
Are you the caregiver of a minor child that is not your biological child? YES NO
Are you the caregiver of a household member who is age 60 or older? YES NO Are you the caregiver of a disabled adult or disabled minor child? Ar YES NO
Are you Ryan White certified? YES NO

		d is used for reporting purposes only.
• •		nation and absolutely no client identifiers. The
information will	not be used in determining eligibili	ty or level of service.
RACE:	ETHNICITY:	MARITAL STATUS:
Are you a Holoc	aust survivor? YES NO	
GENDER IDEN	<b>TITY</b> : Check all that apply.	refer not to answer
Female Male		to M Questioning
Gender Nonconf	orming Additional gender category/	identity, please specify
	ENTATION: Check all that apply.	
Prefer not to ans	swer Heterosexual Lesbian Gay	Bisexual Questioning
Queer/Pansexual	/Omnisexual/Fluid Additional identity no	listed
HEALTHCARI	E:	
Do you have	Health Insurance Medicaid	Medicare
When you are si	ck, where do you go for care?	
Emergene	cy Room/Hospital; Which one?	and the second
My docto	or Urgent Care	
Clinic/Fa	mily Health Center/Family Health	Clinic; Which one?
If you do not ha	ve healthcare, would you like to sp	beak with someone about healthcare options?
□YES □NO		
Are you disable	d? □YES □NO □Hearing □	Vision Other
HIV POSITIVE	: $\Box$ YES $\Box$ Prefer not to disclose	e (this may qualify you for additional services)

CCLA may be required to disclose certain information to its funding sources. The types of information currently subject to such disclosure are time records, eligibility records, the client's name, and the general nature of the problem.

The information I have given on this application is TRUE AND CORRECT to the best of my knowledge.

Signature:	Date:	
I am a citizen of the United States		
Signature:	Date:	D+/ 50/5+ 2010
		Best/LSC/Sept 2019

# <u>Family Law Questionnaire</u> YOU MUST ANSWER EVERY QUESTION COMPLETELY

Your Name				
What language(s) do you speak and understand?       .Do you need an interpreter?       Yes       No				
Why did you come to our office? What is your legal problem?				
How did you find out about CCLA/Legal Aid?				
Complete name of opposing party				
Address of opposing party Opposing party's date of birth Opposing party's gender :				
Opposing party's date of birth Opposing party's gender:				
Are you married to this person TYES NO Date and location of marriage				
Do you live together?  YES  NO Date and location of separation, if any				
How many childrenunder 18 live in your home? Age(s) of Child(ren) How many of these children were born of this relationship?				
Were children born during this relationship that are not the opposing parties? $\Box$ YES $\Box$ NO				
Are you or opposing party currently pregnant/is someone else currently pregnant with your child? $\Box$ YES $\Box$ NO				
Who is this child's other parent?				
If not married, has a Judge previously ordered that the opposing party is the parent of your child? YES NO				
Have you agreed on how to share time with the child(ren)?  YES  NO Please explain :				
Has the other parent given you child support? YES NO Voluntarily? YES NO Court Ordered? YES NO How much child support (\$) and how regularly (weekly/monthly)?				
Have you or the Opposing Party been represented by CCLA/Legal Aid before?  YES NO Have you received any legal papers? YES NO What is the exact date you got them? Has another attorney helped you with this? YES NO What is the attorney's name? Do you have any other family law/domestic violence/support cases now or in the past? YES NO Do you have other court cases or do you expect a court case in the future? YES NO Explain:				
Domestic/Dating/Sexual/Stalking Violence				
Do you have an Injunction for Protection/Restraining Order against the Opposing Party?				
If you do not have a Restraining Order, are you afraid of this person?  YES  NO				
Do you need a Restraining Order?				
If yes, do you believe you are in immediate danger?  YES  NO				
Have you been a victim of physical abuse, sexual abuse, threats to kill or harm, been stalked or a victim of any other crime by				
the Opposing Party?				
Explain what happened				
Were the police called? YES NO Were there witnesses? YES NO Were you injured? YES NO Were photographs or video taken? YES NO Was anyone arrested? YES NO Who?				
Have you ever been arrested, charged with a crime, or detained by the police at anytime, anywhere? $\Box$ YES $\Box$ NO				
Explain:				
Is there or has there ever been a restraining order against you? YES NO Explain:				

Has, or will anyone, accuse <u>you</u> of domestic violence? YES NO Explain:				
Has or will anyone accuse <u>you</u> of being a danger to yourself or others due to your mental state? Have <u>you</u> ever been Baker Acted? YES NO Explain: Does <u>the opposing party</u> abuse drugs or alcohol? YES NO Explain:				
Will <u>you</u> be accused of drug or alcohol abuse?  YES  NO Explain:				
Explain what issues you anticipate may be/will be in dispute for your family/divorce/paternity case?				
Do you currently have a business?   YES  NO What kind of business? How much doyou earn from that business? monthly/yearly If you have no income, how do you pay your bills?				
Do you or opposing party own, or have you ever owned, a business? $\Box$ YES $\Box$ NO				
How much does the opposing party earn from that business? monthly/yearly				
Do you pay for your own health insurance? Do you pay for your child(ren)'s health insurance? YES NO If yes, how much? Do you pay day or aftercare for your child(ren)? YES NO If yes, how much?				
Assets/Debts You OR Opposing Party Have         Real Estate in Florida or anywhere in the world?       YES       NO If yes, describe all property				
Personal Property? (ex. Cars)				
Stocks/bonds/trusts?  YES NO If yes, describe Do you own anything else of value?  YES NO If yes, describe				
Are there debts to divide? $\Box$ YES $\Box$ NO If yes, describe				
Are there debts to divide?  YES NO If yes, describe If you are married, will you be asking the court for alimony?  YES NO Please explain:				
You MUST provide SAFE contact information so we can reach you				
Mailing address				
Does the opposing person know this address? $\Box$ YES $\Box$ NO Is this address confidential? $\Box$ YES $\Box$ NO				
Telephone number SAFE for us to call you and leave a message Can we text you?   YES   NO				
Does the opposing person know this number? $\Box$ YES $\Box$ NO				
Email    Does the opposing person know this email? $\Box$ YES $\Box$ NO				
I have answered all of the above questions thoroughly and truthfully. I may continue my answers on the back. I retain COAST TO COAST LEGAL AID OF SOUTH FLORIDA, INC. (CCLA), for the limited purpose of having them				

investigate whether they can provide me with representation for the legal problem I am having. I fully understand that if CCLA determines it will not accept my case, the program will not act as my attorney with regard to this matter. If CCLA does agree to accept my case, I will be notified of that fact, and will sign an additional Retainer Agreement.

Applicant Signature

Date



# **U.S. CITIZENSHIP ATTESTATION FORM**

I am a citizen of the United States.

Yo soy ciudadano de los Estados Unidos de America.

Mwen se yon sitwayen Ameriken.

Dated	Client Signature
Fecha:	Firma de cliente:
Dat:	Siyati Kliyan



1. The Client \_\_\_\_\_\_\_and Coast to Coast Legal Aid of South Florida ("CCLA") agree that CCLA will investigate/review my case/legal problem with respect to:

## CCLA:

2. Agrees to investigate the matter in Paragraph 1 ONLY, and to provide the client with advice, referral, accept or reject the matter for representation. All legal assistance will be provided within the guidelines of the Florida Rules of Professional Conduct. You will be notified if your case is rejected.

## If your case is accepted for advice, referral or legal representation, CCLA:

3. Agrees that the client's matter will be kept in strict confidence, except that CCLA may be required to disclose the client's name and other confidential or non-confidential information to third parties who provide funds to CCLA. However, CCLA will not disclose individually identifiable health information protected by the Health Insurance Portability and Accountability Act ("HIPAA") without the client's express consent.

4. Will notify the client, and get the client's agreement to take any significant action regarding the case, for example : such as initiating/filing a case, settling the case or appearing before any administrative agency.

5. Client file:

- CCLA will maintain a copy of the client's file.
- CCLA will return any documents provided to CCLA upon client request; but when required, for example, bankruptcy original documents will be maintained.
- Client files will be maintained for 7 years from the date of closing. CCLA will provide the client with a copy of the file upon request.

6. Agrees to treat the client with dignity, courtesy and respect.

## THE CLIENT:

7. Agrees that the information given to CCLA to establish eligibility for services is true and correct. The client understands that CCLA may not continue providing services if CCLA eligibility information is incorrect or if changes occur which make the client ineligible for services.

## 8. Agrees to:

- keep all appointments or promptly notify CCLA of the need to change an appointment;
- attend all court hearings;
- be truthful in giving information requested;
- provide all documents necessary for my case;
- tell CCLA if I no longer want to pursue my case/legal problem;
- promptly notify CCLA of any changes in my financial situation and understands that eligibility and representation may end if my household income or assets change;
- promptly notify CCLA of any changes in information about my case;
- promptly notify CCLA of any new developments in my case;
- promptly notify CCLA of any change in address or telephone number, and whether the information is to remain confidential;
- refrain from abusive language and conduct towards CCLA staff.

9. Agrees not to discuss the case with the opposing party, or opposing attorney, without first obtaining permission from the CCLA attorney handling the case.

10. Understands that if CCLA advances or guarantees the court costs and/or other litigation expenses, the client may be responsible to pay CCLA for these expenses. The client further understands that any court costs advanced by CCLA will first be deducted from any cash settlement obtained for the Client.

11. Agrees that if attorneys' fees are available to the winning party on any claim in the case, CCLA is entitled to ask the court to award CCLA reasonable attorneys' fees and costs from the opposing party, including fees for work done by a paralegal or law clerk.

a. Understands that the IRS may consider attorneys' fees awarded to CCLA as taxable income for the client.

b. Agrees that if attorneys' fees and costs are awarded by the court or if attorneys' fees are designated in a settlement agreement which Client approves, these fees and expenses shall belong entirely to CCLA.

12. Understands and agrees that, in some cases, the Client will make a settlement offer (or counter-offer) which includes both damages for the Client and attorneys' fees for CCLA. If the client accepts a counteroffer which does not specify the amount of damages and the amount for attorneys' fees, the Client agrees to attribute the same proportion of the settlement to attorneys' fees as the client's original offer.

13. Understands that CCLA may refer the client to a pro bono attorney to provide legal services to the client.

14. Understands that CCLA, as a condition of representation, may require the client to deposit rent, homeowner or condo fees or mortgage payments into our trust account while a case is pending. The client further understands that CCLA may seek to withdraw from representation if the client does not comply with this condition.

15. Understands that the client may terminate this agreement anytime by giving notice to the CCLA attorney handling the case. The client further understands that CCLA may terminate this agreement:

- if, at any time, the client's eligibility status changes,
- if CCLA is not able to communicate with the client,
- if the client does not comply with this retainer agreement,
- upon the client's death,
- if the client is abusing drugs/alcohol, or
- for any other reason as permitted by the Florida Rules of Professional Conduct.

16. Understands that the client has the right to file a formal grievance or complaint with CCLA if the client is not satisfied with how CCLA is handling the case. Copies of the Grievance Procedures are available in the CCLA office.

17. Understands that CCLA does not agree to help with any appeal to a higher court. An appeal will be considered by CCLA to be a new case, and will be reviewed for acceptance upon consideration of the client's continued financial eligibility for services, principles of law and fact involved in the appeal, merits of the client's particular case, office priorities, and program resources.

18. Understands that CCLA may be required to disclose certain information to its funding sources. The types of information currently subject to such disclosure are time records, eligibility records, the client's name, and the general nature of the problem.

19.0ther: \_\_\_\_\_

The information I have given on this application is TRUE AND CORRECT to the best of my knowledge. I have read the above policies and agree to apply for legal services on the terms set out above

Date

Signature [Relationship: Self/Parent/Guardian]

Date

CCLA Staff Member

THE RETAINER AGREEMENT IS NOT EFFECTIVE UNLESS SIGNED BY AN AUTHORIZED CCLA ATTORNEY.

Florida Bar/Best August 2019



 Coast to Coast Legal Aid of South Florida, Inc. (CCLA) advised me of agencies handling grievances regarding discrimination in the delivery of services to individuals with disabilities or limited English proficiency, including:

US Department of Justice Civil Rights Division 950 Pennsylvania Avenue, NW Disability Rights Section – NYAV Washington, D.C. 20530-0001 (855) 856-1247 (800) 514-0716 (TTY)

US Equal Employment Opportunity Commission 131 M Street, NE Washington, D.C. 20507 (202) 663-4900 (202) 663-4494 (TTY) The US Department of Health & Human Services Office for Civil Rights Southeast Region Sam Nunn Atlanta Federal Center, Suite 16T70 61 Forsyth Street, SW Atlanta, GA 30303-8909 (800) 368-1019 (800) 537-7697 (TTY)

Florida Department of Children & Families Office of Civil Rights 1317 Winewood Boulevard, Building 1, Room 140 Tallahassee, FL 32399-0700 (850) 487-1901 (850) 921-9220 (TTY)

- CCLA advised me of the Courtesy Policy and provided a copy to me if I request a copy of it.
- CCLA advised me of their Client Rights and Responsibilities Policy and provided a copy to me if I
  requested a copy of it.
- CCLA advised me that although there is no charge for their legal services, CCLA gratefully accepts donations. If I would like to make a donation, I may make a check payable to Coast to Coast Legal Aid of South Florida. I will not be denied services or discriminated against in any manner if I decide not to make a donation to CCLA.
- Coast to Coast Legal Aid of South Florida, Inc. offers services to low income residents of Broward County, regardless of race, color, national origin, religion, sex, disability or age. The staff is committed to providing a welcoming, quiet, safe environment in which to utilize CCLA services.
- Coast to Coast Legal Aid of South Florida is an equal opportunity provider and employer. In accordance with federal law and U.S. Department of Justice policy, this organization is prohibited from discriminating on the basis of race, color, national origin, religion, sex, age, or disability. To file a complaint of discrimination, contact or write Office for Civil Rights, Office of Justice Programs, U.S. Department of Justice, 810 7th Street, NW, Washington, DC 20531 or call 202-307-0690 (Voice) or 202-307-2027 (TDD/TYY). Individuals who are hearing impaired or have speech disabilities may also contact OCR through the Federal Relay Service at 800-877-8339 (TTY) or 877-877-8982 (Speech), or 800-845-6136 (Spanish). Or contact the Department of Legal Affairs, PL-01 The Capitol, Tallahassee, Florida, 32399, or call 850-414-3300.

Acknowledge receipt:

Signature

Date

August, 2019/FCADV/VOCA/ADRC



# RELEASE AND AUTHORIZATION HIPPA COMPLIANT RELEASE

Agency or Facility Name\_

You are hereby authorized and requested to disclose and give copies to Coast to Coast Legal Aid of South Florida (CCLA), or any of its duly authorized representatives, including any and all records and information concerning the undersigned which you may have in your possession, including but not limited to the following:

Type of information to be released includes, but not limited to:

• Hospital records or records of physicians including psychiatric, psychological, social work, or medical diagnosis and/or treatment, interviews and history;

Drug testing results and recommendations;

• All records relating to HIV and AIDS diagnosis and treatment;

• Personal information, including financial, commercial, business, interview notes, and tenant records;

• Educational records, including test and evaluation results, teachers' observations, grade and attendance reports, and disciplinary reports;

- Employment and income records;
- · Financial account records and credit reports in my name solely or with other;
- Social Security Administration records;
- DCF records;
- Housing Authority Records; or

1. I specifically authorize release of records dated after the date I sign this Authorization, as well as those dated prior to the date I sign this Authorization.

2. I understand that I have the right to review or request copies of the released material.

3. I hereby release the agent from any and all liability arising therefrom. I understand that any information disclosed to CCLA or its representatives, may be re-disclosed by CCLA as a part of assisting me with my legal matter, and, at such time, it may no longer be protected by federal confidentiality rules.

4. I understand that I have the right to refuse to sign this Authorization. However, refusal may limit the services I can receive.

5. I understand that I have the right to revoke this authorization by providing a written statement to CCLA. Unless otherwise revoked, this authorization is valid for one year or expires at such time as CCLA is no longer my authorized legal representative.

Date

Signature [Relationship: Self/Parent/Guardian]

Last 4 Social Security #

Print Name

DOB

Former Name, if any Coast to Coast Legal Aid of South Florida, Inc. (954) 736-2482 (Fax) December 2019



#### LEGAL CHECK-UP

### NAME:

#### SAFE PHONE# TO CONTACT YOU

PLEASE CHECK **YES OR NO** AFTER READING EACH QUESTION. YOU MAY DESCRIBE ISSUES IN DETAIL ON THE BACK OF THE PAGE IF NECESSARY

#### YES/NO:

#### INTIMATE PARTNER VIOLENCE/FAMILY LAW ISSUES

Has your intimate partner physically harmed you, stalked you, or threatened to?

Do you feel you need a restraining order /injunction for protection to protect you from your intimate partner?

Are you having trouble with the other parent of your child regarding sharing time?

Do want to file for divorce?

Have you been served with a Petition for divorce or paternity?

Do you need help enforcing a current family law order such as an injunction for protection, child support, or time-sharing?

Do you need a referral for childcare?

Would you like a referral to a certified domestic violence center for counseling, safety planning and other services?

Other Family Law Issue:

#### HOUSING ISSUES

Are you struggling or at risk of being unable to pay your mortgage payments, rent, condo or homeowner association payments, or to pay property taxes on your home?

Would you like information regarding loan modifications of your home mortgage or available assistance with such payments?

Do you need information about possibly terminating your lease early due to safety concerns?

Has your landlord sent you any written notices terminating your tenancy, or threatened to evict you?

Have you received a notice terminating your subsidized housing?

Have you received a notice from a condominium association that your landlord is not paying condominium fees?

Has your landlord turned off your utilities or locked you out of your home?

Is your rental home in very bad condition (ie. no water, no air conditioning, excessive mold)?

Do you need assistance with Utilities Shut Off (FPL/Water/Gas)?

Would you like to be informed via email or US Mall about public housing waitlists as they become available?

#### **Other Housing Issue:**

## IMMIGRATION

Are you a victim of violence who needs assistance with your immigration status?

Are you a lawful permanent resident who is interested in becoming a U.S. citizen?

#### **Other Immigration Issue:**

#### BENEFITS/HEALTH

Did you recently become unemployed and/or apply for unemployment compensation benefits?

Do you have a disability for which you believe you are entitled to public benefits?

Do you need assistance with Food Stamps?

Do you need assistance with Medicaid/Medicare?

Do you need assistance with SSI/Social Security Disability?

Do you need assistance with TANF/Cash Assistance?

Do you have health insurance?

Do you need health insurance?

Other Benefits or Health Issue:

### OTHER

Do you need access to food?

Do you need access to clothing?

Do you need access to GED/Training/Technical Training/College/Certificate Courses?

Is your child having any of the following problems in school: behavior, suspensions/expulsions, academic, in need of special services or special education?

Do you need to apply for a driver's license or has your license been suspended?

Do you have a Federal Income Tax problem with the IRS?

Do you have a criminal case that you would like expunged from your record?

Do you need a correction made to your credit report to remove wrongfully reported debt?

Do you need any FEMA assistance related to recent hurricanes?

Other Civil Legal Issue: