Petitioner's Packet



Adoption

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PETITIONER'S ADOPTION GUIDE

This guide is for informational purposes only and the accuracy of this information is not guaranteed. This information is not legal advice and is not a substitute for legal advice. Court Clerks cannot give you legal advice.

Adoption creates a legal, parent-child relationship that gives the child a permanent home. Under Puyallup Tribal law, all adoptions are "open adoptions" unless there is a "showing of good cause or best interest of the child." P.T.C. § 7.04.1030. An open adoption allows the child to know, and potentially maintain a relationship with, his or her biological parents.

1. Who can file a petition for adoption?

The person who files the petition to adopt a child is called the "petitioner." The petitioner is anyone who wants to adopt the child. If the petitioners are a married couple, the petition must be submitted jointly by both spouses unless one spouse is the biological parent of the child. If one spouse is the biological parent, only the non-biological parent must submit the petition.

2. Do I need to file separate petitions if I am trying to adopt more than one child?

Maybe. If all of the children have the same mother and father, then you can file one petition and use the supplemental petition forms. A separate petition is required for each child who has one or more different parents.

3. How do I file a petition for adoption?

STEP 1: Read this guide carefully Read this guide, and the petition, carefully in its entirety before completing the petition.

STEP 2: Gather Documentation/Information

Locate any documents with dates and details that will help you complete the petition for adoption. Personal information about the child including legal custody information and the child's assets are required. You will also need specific information regarding the child's parents.

☐ STEP 3: Complete the Petition

It is important to complete the petition with as much detail as possible so the judge has enough information to conduct a preliminary hearing. Do not leave any sections blank unless directed to do so. If you do not know the answer to a question, you must make efforts to find the answer. If you have tried to find the information and still do not know, you must state in the petition that the information is unknown and explain why it is unknown. Accurately providing all the requested information will help prevent unnecessary delays in the process.

If, for genuine safety reasons, you are requesting your address to be confidential, then you must make this request to the Court while also providing your mailing address to the Court for service purposes. It is recommended that you file a Statement of Address form with this request and also leave your address blank on the petition to assist in ensuring that your address remains confidential.

STEP 3.1: Complete the supplemental petition form

Only use the supplemental petition form if you are filing one petition for siblings who have the same mother and father. The petition allows you to provide information for one child and you must use the supplemental petition form to provide information about each additional child. Once complete, attach the supplemental petition form to your petition for filing. These forms can be obtained from the Court Clerk.

☐ STEP 4: Complete the Service Form

It is important to complete the personal service form included in this packet so the Court can locate and serve the parent(s) if necessary. The case might not be able to move forward until the parent(s) are given copies of these documents. Providing as much information as accurately as possible will prevent delays in this process.

STEP 5: File the Petition

To file the complaint/petition with the Court, submit the complaint/petition, any supplemental documents, and pay the filing fee to the Court, located at 1451 East 31st St. Tacoma, WA 98404, during business hours (Monday through Friday 8:00 a.m. – 5:00 p.m., closed for holidays).

Step 5.1: Submit to the Court Clerk

Completed & signed petition
Completed & signed personal service form
Statement of Address
Any supplemental documents

Step 5.2: Pay the filing fee to the Court Clerk

ray the ming fee to the court clerk				
Pay the \$20 filing fee or				
File a motion to request a fee waiver (if applicable)				

Step 5.3: Receive from the Court Clerk

Your receipt or a copy of the order waiving filing fees
A file-stamped copy of your filings

4. What happens after I file the petition?

After a petition is filed, the Court will set a hearing date. If the adoption petition is filed at the same time as a petition to terminate parental rights, Petitioner may receive only one hearing date. Once the hearing is set, the Court Clerk will provide Petitioner with a notice and summons to come to Court for a hearing as well as a copy of the petition.

The Court will also request that the Puyallup Tribal Children's Services prepare a Home Study and Report on the minor child(ren). This report will help inform the judge of the situation and is required by Puyallup law.

5. What happens at the preliminary hearing?

You must show up at the hearing. The hearing is private and closed, so only those individuals with a legitimate interest in being at the hearing will be present. The judge will hear from the parties and based on the circumstances will make a decision on how to proceed. If a petition to terminate parental rights is filed with the adoption petition, both petitions may be considered at this preliminary hearing.

6. What happens after the hearing?

What happens after the hearing depends on what the judge orders. Therefore, it is important to read any order issued by the judge and understand its contents because it will outline the next step in the process.

7. What happens if the adoption is granted?

Adoptions are not final until 6 months after an adoption decree (court order) is signed by the judge. After 6 months, the adoption is final and Puyallup law requires that an official copy of the final adoption decree be given to the Puyallup Tribe of Indians Enrollment Department, the Bureau of Indian Affairs, and the Bureau of Vital Statistics for Washington State.

Once the adoption decree is signed by the judge, the adoptive parent(s) will have 3 months to fill out a Washington State Application for Adoption Registration form and submit the form and the fee(s) to the Court. Washington charges a \$15 fee to register the adoption, and \$20 to obtain a birth certificate. The Court Clerk will forward this information to the Bureau of Vital Statistics for Washington State.

IN THE COURTS OF THE PUYALLUP TRIBE OF INDIANS FOR THE PUYALLUP INDIAN RESERVATION TACOMA, WASHINGTON

In re:	Case No.
Full Name(s) of minor child(ren) or vulnerable Tribal adult	Case No.
DOB(s) of minor child(ren) or vulnerable Tribal adult	ADDRESS AUTHORIZATION FOR SERVICE BY:
Plaintiff(s)/Petitioner(s),	☐ FIRST CLASS MAIL
V	□ EMAIL
Defendant(s)/Respondent(s).	☐ OTHER:
YOU MUST COMPLETE THIS FORM I	F YOU ARE A PARTY TO THIS CASE
My name is	, and I am a party to this case.
I authorize to accept service by all parties and th orders for this case to the following address: FIRST CLASS MAIL:	e court of all future pleadings, papers, and court
EMAIL:	
OTHER:	
(Optional) I also authorize to accept leg	gal papers at the following:
Case No	

Address Authorization for Service Page 1 of 2

I understand that it is my responsibility to inform this Court and the other party if my address changes while this case remains open. I must also provide the other party with a copy of a Notice of Address Change and file this with this Court.

Party Signature	Date	
/s/		
Print Name – Party Electronic Signature		
Attorney/Advocate Bar No. (if applicable)		
Co-Party Signature (if any)	Date	
<u>/s/</u>		
Print Name – Party Electronic Signature		
Attorney/Advocate Bar No. (if applicable)		

IN THE CHILDREN'S COURT OF THE PUYALLUP TRIBE OF INDIANS FOR THE PUYALLUP INDIAN RESERVATION TACOMA, WASHINGTON

In re the adoption of:	
	Case No
DOB(s): Minor(s).	
	PETITION TO ADOPT A MINOR
Petitioner(s).	
comes now,	sts the Court to enter an adoption decree s) submits this information based on the ser.
Relationship to the minor: Birth Date: Phone:	

Case No.
Petition - Adoption
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	My address is confidential. I may be served at the Court Clerk's office.
b)	Enrolled member of the Puyallup Tribe.
,	Eligible for membership in the Puyallup Tribe.
	Enrolled member of the Tribe.
	Eligible for membership in the Tribe.
	Considered Indian by the community.
	Other
c)	Have you ever been investigated for, or convicted of, child abuse or neglect? Yes No
Petitioner	<u>2</u>
a)	Full Name:
	Relationship to the minor:
	Birth Date:
	Phone:
	Physical Address:
	Mailing Address: Same as Physical Address
b) c) <u>Part II – Basis fo</u>	My address is confidential. I may be served at the Court Clerk's office. □ Enrolled member of the Puyallup Tribe. □ Eligible for membership in the Puyallup Tribe. □ Enrolled member of the
Tymin di -4!	f the Children's Count to edividents this matter is a second and Description To 11.
	f the Children's Court to adjudicate this matter is proper under Puyallup Tribal § 7.04.040 because the minor(s) is/are under the age of 18 and is/are:
enrol Tribe	led member of the Puyallup Tribe or eligible for membership in the Puyallup .
Case No.	

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		Indian as defined in PTC § 7.04.030 and reside or is/are domiciled within the exterior boundaries of the Puyallup Indian Reservation.		
		the child of enrolled member(s) of the Puyallup Tribe or other Indians, as defined in P.T.C. § 7.04.030, including adopted child(ren), and reside or is domiciled within the exterior boundaries of the Puyallup Indian Reservation.		
	The child resides or is domiciled within the exterior boundaries of the Puyallup Indian Reservation, for whatever reason, in the home of an enrolled member of the Puyallup Tribe or other Indians, as defined in P.T.C. § 7.04.030, and the parent(s), guardian(s), or custodian(s) has/have consented to the Court's jurisdiction.			
Part I	II – I	Information Regarding the Proposed Adoption(s)		
1.	1. Petitioner(s) understands that all adoptions are considered "open adoptions" so that the minor is not permanently deprived of "connections to, or knowledge of, the child's natural family." P.T.C. § 7.04.1030.			
	Petitioner believes, and can show, there is good cause for the adoption not to be an "open adoption."			
	Petitioner believes, and can show, it is in the best interest of the child for the adoption not to be an "open adoption."			
2.		ase list the name and address of any person or agency who must consent to this ption pursuant to P.T.C. § 7.04.1040.		
		No person or agency is required to consent to the adoption.		
		The following person(s) or agency is required to consent to the adoption:		
		Name Address		
Part I	V – I	nformation Regarding the Minor's Mother		
1.	Mot	ther's Name:		
Case No.				

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	Birth Date:	
	Address:	
	Phone:	
2.	 □ Enrolled member of the Puyallup Tribe. □ Eligible for membership in the Puyallup Tribe. □ Enrolled member of the	
3.	Mother is deceased.	_
	Mother's rights have been terminated by order of the☐ A certified copy of the termination order is attached.	Court.
	A certified copy of the termination order is attached.	
	Mother has voluntarily relinquished her parental rights. (<i>Please explain</i> and the state of the	
	documentation)	
	 Mother wishes to voluntarily relinquish her parental rights. Mother has been declared incompetent. (<i>Please explain and attach docu</i> 	mentation)
	Other:	
Part V	V – Information Regarding the Minor's Father	
1.	Father's Name:	
	Birth Date:	
	Address:	
	Phone:	

2.		Enrolled member of the Puyallup Tribe.
		Eligible for membership in the Puyallup Tribe.
		Enrolled member of the Tribe.
		Eligible for membership in the Tribe.
		Considered Indian by the community.
		Other
3.		Father is listed on the birth certificate.
		Father has signed a voluntary paternity acknowledgement.
		Paternity has been established through genetic and/or blood testing.
		Paternity has been established through adjudication.
4.		Father is deceased.
		Father's rights have been terminated by order of the Court.
		A certified copy of the termination order is attached.
		A certified copy of the termination is not attached because
		Father has voluntarily relinquished his parental rights. (<i>Please explain and attach</i>
		documentation)
		Father wishes to voluntarily relinquish his parental rights. Father has been declared incompetent. (<i>Please explain and attach documentation</i>)
		Other:
Part V	/ I – 1	Minor's Information
1.		There is only one minor and this minor is the proposed adoptee.
_,	Ħ	There are minors, all of whom are proposed adoptees. All minors have
	Ш	the same mother and father. The required information for one minor is below. The
		required information for each individual minor is provided on the attached supplemental form(s), which is/are incorporated by reference.
2.	Mir	nor's Full Name:
		nor's sex:
	Birt	h Date:

	Plac	ce of birth:		
	Place of residence:			
		Minor resides with petitioner, whose address is confidential.		
3.		Enrolled member of the Puyallup Tribe. Eligible for membership in the Puyallup Tribe. Enrolled member of the Tribe. Eligible for membership in the Tribe. Considered Indian by the community. Other		
4.	☐ The individual(s), or agency, with ☐legal ☐physical custody of the minor is/are: Name(s): Address:			
		This address is confidential. Proof of custody is: attached. not attached because		
		The individual(s) or agency with <i>temporary</i> legal physical custody of the minor is/are: Name(s): Address: This address is confidential.		
		Proof of temporary custody is: attached. not attached because		
5.		Petitioner(s) does not seek a name change for the minor in conjunction with this petition.		
		Petitioner(s) requests the Court to change the minor's full legal name. The minor's current full, legal name is (as it appears on the minor's birth certificate or subsequent court order changing the child's name):		
		Petitioner(s) would like the minor's name to be (please print legibly):		

6.	The minor has no assets. A full description of assets the minor owns, possesses, or has a legal interest in, and		
	a statement of value are as follows:		
	Asset	Value	
	Per Capita		

(Signature follows on next page)

** DO NOT SIGN UNTIL DIRECTED TO DO SO BY THE NOTARY PUBLIC **

I certify, under penalty of perjury under the laws of the Puyallup Tribe of Indians, that the foregoing statement and any attachments are true and correct to the best of my knowledge and belief. Puyallup Tribal Code § 5.12.1180.

Party Signature	_	Attorney/Advocate Bar No. (if applicable)
/S/ Print Name – Party Electronic Signature	_	Date
Signed and sworn to before me on _	Date	, by
		Notary
		Notary Public in and for the State of:
		County of:
		My commission expires:
		Affix stamp or seal
G. D Gr		de (d
Co-Party Signature (if any)		Attorney/Advocate Bar No. (if applicable)
<u>/s/</u> Print Name – Party Electronic Signature		Date
Signed and sworn to before me on	Date	, by
		☐ Notary
		Notary Public in and for the
		State of:
		County of:
		My commission expires:
		Affix stamp or seal

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IN THE COURT OF THE PUYALLUP TRIBE OF INDIANS FOR THE PUYALLUP INDIAN RESERVATION TACOMA, WASHINGTON

In re:	
Name(s) of Minor Child(ren) or Vulnerable Tribal Adult	Case No. <u>PUY-CV-</u>
DOB(s),,,,,,,	REQUEST FOR COURT CLERK TO EFFECT SERVICE OF PROCESS BY CERTIFIED MAIL
Plaintiff(s)/Petitioner(s), v	
Defendant(s)/Respondent(s).	

NOTICE TO PLAINTIFF(S)/PETITIONER(S)

- 1. Plaintiff(s)/Petitioner(s) may use this form when: (1) you are filing a new or amended civil complaint/petition with this Court and (2) you want the Court Clerk to effect service of process on the other party(ies) by certified mail/return receipt.
- 2. Note: The Court Clerk cannot complete service of process by personal service on your behalf; personal service on the other party(ies) is your responsibility to arrange to be accomplished in accordance with Puyallup Tribal Civil Procedures Code § 4.08.100(a).
- **3.** For the Court Clerk to fulfill your request, you must provide the name and mailing address of the other party(ies) where the certified mail will be directed. If you do not or cannot provide a mailing address for the other party(ies) at the time of filing, then the Court Clerk must reject your request.
- **4.** <u>COVID-19 Delays Service</u>: In light of the COVID-19 pandemic, the Court has found that service of process by certified mail/return receipt may take sixty days or more to be accomplished. As a result, the Court must schedule hearings at least sixty days out to fulfill your request.

COMES NOW, Plaintiff(s)/Petitioner(s) and requests the Clerk of the Court to effect service of process on Defendant(s)/Respondent(s) by certified mail, return receipt requested, in accordance with Puyallup Tribal Civil Procedures Code § 4.08.100(b).

	own mailing address(es) is(are):	
Name:	Name:	
Address:		
Name:	Name:	
Address:		
		
REDELIVERY (EXCEPT DUE TO REQUEST FORM IS FILED) I certify, under penalty of perjury und	THE COURT CLERK WILL NOT ATTEMPT O TYPOGRAPHICAL ERROR) UNLESS A NEWITH AN UPDATED MAILING ADDRESS. The laws of the Puyallup Tribe of Indians, the ts are true and correct to the best of my knowledged.	at the
		e and
Party Signature	Data	e and
	Date	e and
		e and
/S/ Print Name – Party Electronic Signature	Date	e and
/S/ Print Name – Party Electronic Signature Attorney/Advocate Bar No. (if applicable)	Date Date	e and
/S/ Print Name – Party Electronic Signature Attorney/Advocate Bar No. (if applicable) Co-Party Signature (if any)		e and
Party Signature S Print Name – Party Electronic Signature Attorney/Advocate Bar No. (if applicable) Co-Party Signature (if any) S Print Name – Party Electronic Signature		e and