

TO WHOM IT MAY CONCERN:

This statement will acknowledge that

on Monday, Aug. 28, 1961, I conferred with
(day) (date)

Attorney James Henebry at The Diocesan Bureau
(place where conference

of Social Service in Waterbury, Connecticut
was held) (city)

on my legal rights in connection with my removal as the natural

guardian of my child Frederick Kenneth Rinaldi
(full name of child)

and was advised by him on the law on and the legal effects of

my removal, the appointment of a new guardian of my said child

and related matters.

Dated at Waterbury, Connecticut

this 28th day of August 1961.

Witness:

Edna M. Rinaldi Alana M. Rinaldi
(Signature of Parent)

TO WHOM IT MAY CONCERN:

This statement will acknowledge that on the day of Monday,
date of May 12, 1975 I conferred with
Attorney Dorice Lynch at
Catholic Family Services on my legal rights
in connection with my removal as the natural guardian of
my - expected - child, Infant Hagenow
and was advised by him on the law and the legal effects of my removal,
the appointment of a new guardian of my said child and related matters.

Dated at Hartford, Connecticut,
this 30th day of June, 1975.

Witness:

Dorice Lynch
Worker

John A. Hagenow
Parent

To Whom It May Concern:

I hereby acknowledge that on Oct. 13, 1981,
I conferred with Attorney Samuel E. Zuel at
Catholic Family Services and was
advised by him/her on such legal matters as the keeping of my child,
termination of my parental rights, Notice of Hearing, Waiver of Notice of
Hearing, Appointment of Statutory Parent, Adoption, Appeal Rights, and
related matters.

I further acknowledge that I am fully aware that as the natural parent
of Tulou Haloucan, born on _____,
19_____, I have certain rights to determine how my child shall be raised,
and these rights are called parental rights, that these rights can only be
taken away from me by a local Probate Court; that I am entitled to a notice
of the hearing before the court and an opportunity to appear before the court
to state why my parental rights should or should not be terminated.

I am also aware that I may waive my right to notice of the court hearing
and that if I do so, I am voluntarily relinquishing or giving up my opportunity
to be notified of the hearing date, time and place, and that any action by the
court in terminating my parental rights is as binding on me as if I were
physically present in the court.

I am considering having my parental rights terminated and having the
court appoint Catholic Family Services, Inc., Archdiocese of Hartford
as Statutory Parent in my place in order to enable Catholic Family Services
to place my child in adoption. I acknowledge that Catholic Family
Services has advised me that I need not place my child for adoption, and
has not encouraged me to do so and will assist me whatever my decision is.
I acknowledge that I make my decision of my free will and without the
influence or persuasion of Catholic Family Services. If I agree to have my
parental rights terminated, and they are, I understand that I will have no
rights of any kind in any matter relating to my child other than by an appeal
to the court for a change within 30 days of the court's decision. ~~I have~~
~~voluntarily agreed to have my child placed in adoption.~~

I understand that I can discuss the legal ramifications of having my
parental rights terminated with an attorney of my choice and have been
encouraged to do so.

Dated at Hartford, Connecticut, this 15th
day of Oct., 1981.

Parent/s Signature: Karen A. Haloucan

Attorney's Signature: Samuel E. Zuel