

Senate Engrossed

family reunification treatment; prohibitions

State of Arizona  
Senate  
Fifty-sixth Legislature  
Second Regular Session  
2024

**CHAPTER 166**  
**SENATE BILL 1372**

AN ACT

AMENDING TITLE 25, CHAPTER 4, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 25-418; RELATING TO LEGAL DECISION-MAKING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:  
2 Section 1. Title 25, chapter 4, article 1, Arizona Revised  
3 Statutes, is amended by adding section 25-418, to read:  
4       25-418. Family reunification treatment; prohibited  
5       conditions; definition  
6       A. NOTWITHSTANDING ANY OTHER LAW, UNLESS BOTH PARENTS CONSENT, A  
7 COURT MAY NOT ORDER FAMILY REUNIFICATION TREATMENT THAT, AS A CONDITION OF  
8 ENROLLMENT OR PARTICIPATION, REQUIRES ANY OF THE FOLLOWING:  
9       1. A NO-CONTACT ORDER WITH THE ALIGNED PARENT.  
10      2. AN OVERNIGHT, OUT-OF-STATE OR MULTIDAY STAY.  
11      3. A TRANSFER OF PHYSICAL OR LEGAL CUSTODY OF THE CHILD.  
12      4. THE USE OF PRIVATE YOUTH TRANSPORTERS OR PRIVATE TRANSPORTATION  
13 AGENTS ENGAGED IN THE USE OF FORCE, THREAT OR FORCE, PHYSICAL OBSTRUCTION  
14 OR CIRCUMSTANCES THAT PLACE THE SAFETY OF THE CHILD AT RISK.  
15      5. THE USE OF THREATS OF PHYSICAL FORCE, UNDUE COERCION, VERBAL  
16 ABUSE OR ISOLATION FROM THE CHILD'S FAMILY, COMMUNITY OR OTHER SOURCES OF  
17 SUPPORT.  
18      B. FOR THE PURPOSES OF THIS SECTION, "FAMILY REUNIFICATION  
19 TREATMENT" MEANS A TREATMENT, THERAPY, PROGRAM, SERVICE OR CAMP THAT IS  
20 AIMED AT REUNITING OR REESTABLISHING A RELATIONSHIP BETWEEN A CHILD AND AN  
21 ESTRANGED OR REJECTED PARENT.

APPROVED BY THE GOVERNOR APRIL 16, 2024.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 16, 2024.