# **Member Inquiries**

## **Gisette Denker**

Subject: Mediation.com Inquiry

Date: Tue, November 17, 2015 3:10 am

Mediation.com is informing you about the email. Message for:

@gmail.com Phone: Location: Palo Alto, CA Message: I'm looking for a mediator that can or is willing to accommodate a few unique circumstances: 1) I recently moved from NV to CA; 2) my ex lives in NV; 3) my child currently goes to school in NV; 4) my divorce was done through mediation; 5) I currently have joint legal and physical custody of my pre-teenager; 6) I would like to bring my child to CA for better quality of life and better education in 2016. Can we set up a free consultation in the weeks to come? Can mediation be done during phone/video conferences since my ex and I are in two different locations? Can mediation be done in the evening or on weekends? Thank you.

#### **David Walsh**

Subject: Mediation.com Inquiry

Date: Mon, November 16, 2015 3:54 pm

Mediation.com is informing you about the email. Message for: David Walsh REPLY TO John Sauve, @gmail.com Phone: Location: Corpus Christi, TX Message: I am looking for a mediator in Corpus to facilitate the filing of a custody agreement between myself and the mother of my daughter. We would like to get this filed as soon as possible.

#### Laurie R. Chane

Subject: Mediation.com Inquiry

Date: Wed, November 11, 2015 10:36 am

Mediation.com is informing you about the email. Message for: Laurie R. Chane REPLY TO and gmail.com Phone: Location: wesleychapel Message: We would like to find out whether you can put together a agreement between my wife and myself involving our plans to separate. We have a relatively short marriage and we only down here in 18/20 months ago from Western New Yor may may asked that you either call or write us an email as your availability And if this is an area that your experienced in we believe we are able to avoid nasty litigation and settle our differences in agreement that would eventually allow either of us to get a uncontested divorce after the agreement matured

#### **Byron Barnett**

Subject: Mediation.com Inquiry

Date: Mon, November 09, 2015 5:50 pm

Mediation.com is informing you about the email. Message for: Byron Barnett REPLY TO Laura, @gmail.com Phone: Location: Message: Byron – Location: Message: Message: Byron – Location: Message: M

## Daniel W. Koenig

Subject: Mediation.com Inquiry

Date: Mon, November 09, 2015 9:34 am

Mediation.com is informing you about the email. Message for: Daniel W. Koenig REPLY TO Leader Mediation. To Location: Chapel Hill, NC Message: Hi Daniel, I hope that you are doing well. I moved out May 2nd and the kids and I are living in Chapel Hill. My "husband" is currently living in the house in Winston Salem. The mortgage is in my name but I am pretty sure that his name is on the deed. I also have the kids (3), Monday thru Friday and their Dad has them only three weekends a month (Friday night, returns them Sunday). He currently gives me money when I ask but no set child support amount. We have been avoiding tackling these issues. I know that Scott cannot afford the child support amount on the NC Child Support chart but frankly the kids have needs, so he should pay something. I also do not know what to do about the house. He does not want to sell it but I want my name off of it. I am willing to work with him but I believe that we need a mediator because I am scared that I am going to sell myself short because I want to get things over with. Can you help? What do you charge? I would prefer to stay out of court. Thanks!

# S. Terry Lee

Subject: Mediation.com Inquiry

Date: Thu, November 05, 2015 10:48 am

Mediation.com is informing you about the email. Message for: S. Terry Lee REPLY TO Lessing (Message), as Message: Hi, I got a recommend to talk to you from Location: mesa, az Message: Hi, I got a recommend to talk to you from Location: I need to have my parenting plan modified. I want to file for: — child support of \$900 (based on worksheet) — 50% share of medical/dental/vision expenses beyond insurance — 50% of educational expenses — 50% of extracurricular activities — full custody schedule since my daughter lives with me fulltime — legal decision making bc the mother was denying therapy to our daughter I feel a but overwhelmed trying to do this on my own and would need to try mediation before going to court. What do you recommend? Thanks

# William C. Rowe, Jr.

Subject: Mediation.com Inquiry

Date: Sun, November 01, 2015 7:40 pm

Mediation.com is informing you about the email. Message for: William C. Rowe, Jr. Esq. REPLY TO

@gmail.com Phone: Location: New Orleans, LA

Message: I'm looking for a lawyer to accompany me to a custody/visitation mediation on November 7th and possibly a custody/visitation hearing on December 8th. Thank you in advance.

## **Molly Gutcher**

Subject: Mediation.com Inquiry

Date: Sun, November 01, 2015 10:08 am

Mediation.com is informing you about the email. Message for: Molly Gutcher REPLY \_\_\_\_\_\_\_, @gmail.com Phone: Location: Tampa, FL Message: Hello Molly, I am seeking

a mediator to modify the existing Child Custody agreement currently in effect with my Ex regarding
our 5 year old son, Substantive changes have occurred: 1. She was in school and unemployed
when the original agreement was made. She has completed school and is now working. 2. I Pay for
all expenses, Medical, Dental, Extra-Activities, pay half the 840.00 a month to, and pay for
at least half or more of the expense of his clothes. More importantly, 3. She has introduced a man
and his children to . This has been ongoing for perhaps longer than a month and I was never
informed. We equally split overnights per month and am not wanting that to change. I am seeking
Joint Custody as she is primary now on paper. This was done to justify the money paid to her each
month. I am seeking word modification in the agreement that stipulates we keep each informed when
introducing a companion to
of the relationship. I am seeking word modification that stipulates residency remain a joint decision.
We both live in the Elementary School district. One can leave but not force a change of
residence on the other. My cell is thank you,

#### Paul A. Remillard

Subject: Mediation.com Inquiry

Date: 10/30/15 12:49 pm

Mediation.com is informing you about the email. Message for: Paul A. Remillard REPLY TO @gmail.com Phone: Location: Crestview, FL Message: I am contacting you on behalf of my mother who is seeking mediation. She is disabled and currently is a resident of Florida, however she is here is Austin. Does your office provide services for Florida residents who are seeking divorce mediation?

#### **Amber Serwat**

Subject: Mediation.com Inquiry

Date: Fri, October 30, 2015 12:55 pm

## **Christopher Sarson**

Subject: Mediation.com Inquiry

Date: Thu, October 29, 2015 11:17 am

Mediation.com is informing you about the email. Message for: Christopher Sarson REPLY TO

@msn.com Phone: Location: Greeley, CO Message:

looking for Mediator for Dissolution of Marriage

#### Tark Aouadi

Subject: Mediation.com Inquiry

Date: Mon, October 26, 2015 4:42 pm

Mediation.com is informing you about the email. Message for: Tark Aouadi REPLY TO

@gmail.com Phone: Location: Clermont, FL Message: Good afternoon, my name is

and I agreed we would like to go through mediation instead of hiring attorneys. We have a child and last year bought a home. We don't have a lot of other assets besides vehicles. Thank you in advance for sending me in the right direction to get the ball rolling. I would like to do this as quick and as painless for all parties involved. Thank you again for your time!

## Ray A. Burgess

Subject: Mediation.com Inquiry

Date: Mon, October 26, 2015 4:42 pm

Mediation.com is informing you about the email. Message for: Ray A. Burgess REPLY TO Location: Houston Message: Mr. Burgess, You have been recommended as a mediator in a construction dispute concerning finalizing the terms of a settlement agreement between a general contractor and a concrete supplier. Please send me some information about yourself along with a fee schedule at your earliest convenience. Thank you,

#### Stefanie Beninato

Subject: Mediation.com Inquiry
Date: Fri, October 23, 2015 6:09 pm

Mediation.com is informing you about the email. Message for: Stefanie Beninato REPLY TO

@gmail.com Phone: Location: Ruidoso, NM

Message: Please, give me a call regarding information for divorce mediation. I would like to when you are available and cost. Thank you

#### **Scott Baroway**

Subject: Mediation.com Inquiry
Date: Fri, October 23, 2015 5:52 pm

Mediation.com is informing you about the email. Message for: Scott Baroway REPLY TO

@hotmail.com Phone: Location: Alamosa, CO

Message: Hello my name is and I was wondering if we could have a family mediation with you involving my sons father and his mother. We are at the start of a custody battle I guess and my sons father and I were wanting to work out our issues and his mom and I dont get along. For my sons sake I was wondering if you would be able to mediate between the three of us to make sure nothing like what happened the other night happens again. Thank you! If you have any questions please call me

We really need this.

## **James Naugler**

Subject: Mediation.com Inquiry

Date: Tue, October 27, 2015 4:03 pm

Mediation.com is informing you about the email. Message for: James Naugler REPLY TO gmail.com Phone: Location: waupun, wi Message: Hello. My name is Location: waupun, wi Message: I received ulnar nerve entrapment from a nurse who was trying to put an I.V. in my elbow. This happened Nov.12, or 14, 2012. I just recently found out

that I could file a medical malpractice lawsuit for my ulnar nerve entrapment/cubital tunnel syndrome. I was informed there is an upcoming deadline on Nov.12, or 14, 2015 in which I must have a certain form filed to be able to continue with my lawsuit. I realize this is short notice to start a lawsuit, but I was told that if I get this certain form filed by this date that it would make me remain illegible to continue with my claim. On Nov.12, or 14, 2012 a nurse from the hospital in the Outpatient Oncology I.V. department tried inserting an I.V. into my elbow and missed the vein and hit my ulnar nerve. Instantly I felt severe pain and an electric shock sensation go down my arm. She tried 1 more time to insert the I.V. in my hand, unsuccessfully. At that point the I.V. nurse contacted my primary care doctor and sent me to see her the same day. My primary care doctor sent me to see a specialist who diagnosed me with ulnar nerve entrapment/cubital tunnel syndrome. When I left the specialist's office he handed me a piece of paper with my diagnosis on it and told me to keep it. The specialist said he would send a report to my primary care doctor. The next appointment I had with my primary care doctor I asked her what the specialist's diagnosis was and she told me that there was nothing wrong and everything was fine. During the following year I had a home health care nurse come to my home once a week and every week she asked what new symptoms I had from the injury and had me rate the pain. The home health nurse documented a report every week and sent a report to my primary care doctor every week expecting the doctor to respond back and she never did. Now my injury has gotten so bad that my last 2 fingers have become claw shaped, numb, and ice cold. I have very limited use of my arm and hand. I get sharp pain from my elbow shooting to my hand when I try to do household chores. From the side of my wrist down to the end of my pinky finger it is ice cold and numb. I drop items out of my hand without even realizing it. I don't have enough strength in my arm and hand to be able to hold on to items for more than a short time. During the course of this period of time my primary care doctor did not take the specialist's recommendation of surgery or she didn't try any other kind of treatment. Because of this my fingers are now claw shaped and I am in constant pain from my elbow to my hand, while trying to perform tasks or just sitting. I only have a short time to start a lawsuit by getting a form filed by Nov.12, or 14, 2015, so would you please reply A.S.A.P. if you will take my case. Please don't let the doctor and nurse get away with what has been done to me because I don't feel it is fair that I will be like this the rest of my life. They knew without treatment what would progressively happen to my injury. Thank you.

E-mail: @gmail.com

## **Li-Shann Durst**

Subject: Mediation.com Inquiry

Date: Thu, October 22, 2015 9:43 pm

Mediation.com is informing you about the email. Message for: Li-Shann Durst REPLY TO

@ey.com Phone:
Location: Herndon, VA

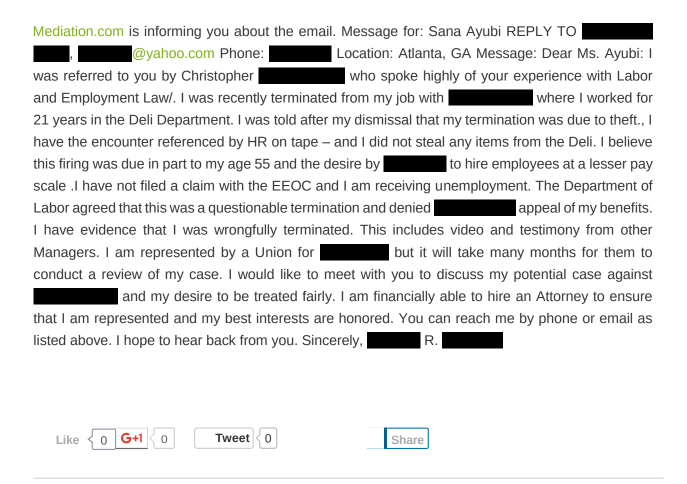
Message: Dear Mrs. Durst, My husband and I have been separated for over a year and have worked with a mediator to prepare a Memorandum of Understanding. Neither of us is interested in arguing or disputing anything we have agreed up on. We are at good terms with each other and are co-parenting our children as friends and without any issues. We now need to find a lawyer that would file our divorce decree with the Fairfax Courts. Also, we understand that a QDRO form will have to be filed in regards to claiming retirement funds. Would you be able to represent the both of us and file the paperwork for us with the courts? We are looking forward to hearing from you. Thank you.

## Sana Ayubi

Subject: Mediation.com Inquiry

and

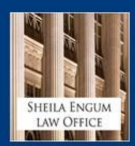
Date: Mon, October 19, 2015 8:37 pm



**CURRENT FEATURED MEMBER: Sheila Engum** 

# Why Should I Use Mediation for My Paternity Action?

# Let the Experts in Mediation Answer Your Frequently Asked Questions



Sheila Engum Bonifay, FL 850-547-1700 The paternity suit is usually the initial legal matter between parents. Starting the process with mediation can help the parties establish a cooperative spirit. Matters regarding child custody, visitation, parenting plans and child support can be established through the mediation process. Parties who help draft their own agreements are more likely to comply with them than parties who only reached the agreement after contentious litigation.

Additionally, mediation can help them develop more thorough agreements than a standard court order may, such as including provisions regarding how to resolve communication issues.