

Challenge to Constitutionality of a State Statute

Print

This form must be completed by a party filing a petition, motion or other pleading **challenging the constitutionality of a state statute**. The completed form must be filed with the court in which the cause is pending as required by Section 402.010 (a-1), Texas Government Code.

Cause Number *(If Known):*

Court *(If Known):*

Styled:

(e.g., John Smith v. All American Insurance Co.; in re Mary Ann Jones; In the Matter of the Estate of George Jackson)

Contact information for party* challenging the constitutionality of a state statute. (*If party is not a person, provide contact information for party, party's representative or attorney.)

Name:

Telephone:

Address:

Fax: N/A

City/State/Zip:

State Bar No. (if applicable): N/A

Email:

Person completing this form is: Attorney for Party Unrepresented Party Other:

Identify the type of pleading you have filed challenging the constitutionality of a state statute.

Petition Answer Motion (Specify type): to Vacate All Child-Related Orders for Lack of Jurisdiction
 Other: Notice of Constitutional Challenges to Texas State Statutory Schemes

Is the Attorney General of the State of Texas a party to or counsel in this cause?

Yes No

List the state statute(s) being challenged in your pleading and provide a summary of the basis for your challenge. (Additional pages may be attached if necessary.)

Even summarized, it is too lengthy for this text box.

Please refer to the above filing, Notice of Constitutional Challenges to Texas State Statutory Schemes, which is the summary that would otherwise be written here, and also the above-listed Motion itself for further details of the same facial challenges.

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*** IF THE ATTORNEY GENERAL IS INDICATED ABOVE AS *NOT* A PARTY, THEN:
THE COURT/CLERK SHOULD INCLUDE **BOTH** ABOVE FILINGS, ALONG WITH THIS COMPLETED FORM AS
PART OF THE SAME, IN ORDER TO FULLY COMPLY WITH SEC. 402.010(a) OF THE TEXAS GOVERNMENT CODE.
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The ultra-short synopsis is that two (2) statutory schemes are hereby facially challenged as manifestly repugnant to both the Federal Constitution and the Texas Constitution:

(a) each and every child custody determination and/or parenting restriction statute, whether the same be invoked and used within a Texas "family" court, "protective order" court, "child support" court, and/or other type of Texas court, as used in cases betwixt and involving a pair of adversarial natural parents (as opposed to such statutes regarding CPS/TPR cases, which statutes are *NOT* being facially challenged herein);

and,

(b) each and every Title IV-D related statute and regulation related to government reimbursements and payments, such as Chapters 154 and 231 of the Texas Family Code, Chapter 55 of the Texas Administrative Code, and etc.