



Shared Residence Quiz - Questions

- 1) **Residence orders were replaced by child arrangements orders in April 2014. The new style orders still allow the court to opt for shared residence. Is this statement...**
 - a. True.
 - b. False.

- 2) **How did shared residence change following the introduction of the Children and Families Act 2014?**
 - a. There was no change.
 - b. The contact enforcement measures introduced by the Children and Adoption Act 2006 can now be applied where shared residence orders and orders for shared living arrangements are breached.
 - c. The Government introduced a presumption of shared residence in law.

- 3) **Orders for shared residence/shared living arrangements can only be made when both parents agree to the order. Is this statement...**
 - a. True.
 - b. False.

- 4) **Orders for shared living arrangements (under a child arrangements order) cannot be made if the parents live in different countries. Is this statement...**
 - a. True.
 - b. False.

- 5) **The amount of time children spend in each parent's household need not be near equal for an order for shared living arrangements to be made. Is this statement...**
 - a. True.
 - b. False.



- 6) Which judge said "...the whole tenor of recent authority has been to liberate trial judges to elect for a regime of shared residence, if the circumstances and the reality of the case support that conclusion and if that conclusion is consistent with the paramount welfare consideration"?
- a. Sir James Munby
 - b. Sir Nicholas Wall
 - c. Lord Justice Thorpe
- 7) Having an order which grants you shared residence or residence gives you a greater legal right to be involved in decisions about the children's schooling or medical treatment?
- a. True
 - b. False
 - c. Only if you otherwise did not have legal parental responsibility for the children.
- 8) Your ex-partner has applied for a child arrangements order, for sole residence. You want to apply for shared living arrangements under a child arrangements order. You need to file and serve which forms?
- a. The C7 Form in response to their application (indicating that you also wish to apply for an order), and a C2 Form applying for shared living arrangements.
 - b. The C7 Form in response to their application (indicating that you also wish to apply for an order), and a C100 Form applying for shared living arrangements.
- 9) Which paragraph, of the draft child arrangements order, provides the option of a child living with more than one person named in the order?
- a. Paragraph 7.
 - b. Paragraph 9.
 - b. The draft order does not provide this option
- 10) It's important when advancing an argument for shared living arrangements, that you draw the court's attention to...
- a. Such an order being in the specific child's best interests and explaining why.
 - b. Such an order being fair to all parties, and respecting their Article 8 Human Right to Family Life