Adoption Release¹ Checklist (Notice of Intent to Release Expected Child for Adoption)

Note that a release may *only* be given to the DHHS or a child placing agency.² See MCL 710.28(5). A parent/guardian may not release his/her parental rights to the court or third party. Refer to the Michigan Judicial Institute's *Consent to Adopt Checklist* if a parent wants to consent to a third party adoption.

Prior to the birth of a child out of wedlock, a mother may file an exparte petition seeking a notice of intent to release an expected child. MCL 710.34(1).

Upon receipt of the ex parte petition, the court *must*

- ☐ Verify the petition and ensure that the petition included: ☐ approximate date and location of child's conception,
 - □expected date of the mother's confinement,
 - □name of the alleged putative father(s), and
 - □request for the court to inform the putative father(s) of right to notice of intent to claim paternity before the birth of the child. MCL 710.34(1).
- □ Issue a notice of intent to release that must be served on the putative father with a proof of service filed with the court verifying the putative father received the notice.³ MCL 710.34(1); MCR 3.802(A)(1).

For court forms related to adoption proceedings, see the One Court of Justice website.

¹ Release is "a document in which all parental rights over a specific child are voluntarily relinquished to the department or to a child placing agency." MCL 710.22(u).

² For a detailed discussion on Freeing a Child for Adoption, see the Michigan Judicial Institute's *Adoption Proceedings Benchbook*, Chapter 2.

³ If the putative father is served with a notice and does not respond, he is not entitled to receive further notice of hearings involving the child. MCL 710.34(2)(d).