## **ADOPTION NOTICE CHART**

	Category of Individual	Statute	Notice Required	Explanation
1	Person whose consent to adoption was filed with	IC 31-19-2.5-4(1)	None	
	adoption petition.			
2	Biological father of child conceived out of wedlock	IC 31-19-2.5-4(2)(A)	None	
	as a result of biological father's rape of mother &			
	biological father was convicted	[referencing		
		IC 31-19-9-8(a)(4)(A)]		
3	Biological father of child conceived out of wedlock	IC 31-19-2.5-4(2)(B)	None	
	as a result of incest; no criminal conviction required			
		[referencing		
		IC 31-19-9-8(a)(4)(D)]		
4	Putative father who did not file paternity action	IC 31-19-2.5-4(2)(C)	None	His consent is irrevocably implied; child does
	within 30 days of actual pre-birth notice			not need to be born within that 30 day
		[referencing		period.
	See also #12	IC 31-19-9-8(a)(5) and		
-		IC 31-19-9-15(a)(1)]		B
5	Putative father who timely filed the paternity	IC 31-19-2.5-4(2)(C)	None	Paternity must be established in paternity
	petition after actual pre-birth notification, but failed to establish paternity	Iroforoncing		proceeding under IC 31-14 or laws of another state with jurisdiction over the paternity
	to establish paternity	[referencing IC 31-19-9-8(a)(5) and		action.
	See also #12	IC 31-19-9-15(a)(2)]		action.
6	Biological father who established paternity after	IC 31-19-2.5-4(2)(D)	None	Applies to paternity established by paternity
"	adoption petition filed, but did not register with	[ IC 31-13-2.3-4(2)(D)	None	affidavit or by court action.
	putative father registry within the time allowed.	[Referencing		amadvit or by court action.
	parative faction registry within the time anowed.	IC 31-19-9-8(a)(6)]		

	Category of Individual	Statute	Notice Required	Explanation
8	Parent whose consent is not required by IC 31-19-9-8(a)(8) [parental rights were terminated, voluntarily	IC 31-19-2.5-4(2)(F)	CONFLICTING ANSWERS; best practice is to give	Although IC 31-19-2.5-4 says that no notice need be given to a parent whose rights have
	or involuntarily, under juvenile code at IC 31-35]	[referencing	notice if appeal is	been terminated because his/her consent is
		IC 31-19-9-8(a)(8)]	pending or there is still	not required by IC 31-19-9-8(a)(8), recent
			time for any kind of	case law and 2014 statutory amendments
			transfer or appeal.	indicate notice would be best. See In Re
				Adoption of C.B.M., 992 N.E.2d 687 (Ind. 2013) and IC 31-19-11-6. If there is still an
				appeal pending or if there is still time for an
				appeal to be initiated, it is best to give notice.
9	Adoption petition alleges that parent's consent is	IC 31-19-2.5-4(2)(G)	CONFLICITNG ANSWERS;	IC 31-19-2.5-4 says you do not need to give
	not needed under IC 31-19-9-9, parents convicted of	, , , ,	best practice is to give	notice to people whose consent is not
	and incarcerated at time of adoption petition for	[referencing	notice.	needed because of IC 31-19-9-9.
	certain crimes against child's other parent.	IC 31-19-9-9]		
				However, IC 31-19-9-9 says that that the
	Murder voluntary manslaughter causing suicide			court must determine, after <b>notice</b> to the convicted parent and a hearing, that
	attempt to commit these crimes, or crime in another			dispensing with the parent's consent to
	state that is substantially similar to these crimes.			adoption is in the child's best interests.
	,			
10	Adoption petition alleges parent's consent is not	IC 31-19-2.5-4(2)(H)	CONFLICTING ANSWERS:	Although IC 31-19-2.5-4(2)(H) says notice is
	needed under IC 31-19-9-10; at time of filing of		best practice is to give	not required for parents whose consent is not
	adoption petition, parent is convicted of and	[referencing	notice.	needed under IC 31-19-9-10, IC 31-19-9-10(3)
	incarcerated for certain crimes against the child, the	IC 31-19-9-10]		provides that the court, before dispensing
	child's sibling, or the child's stepsibling of the parent's current marriage.			with the parent's consent, must give <b>notice</b> and have a hearing.
	parent's current marriage.			and have a hearing.
	murder voluntary manslaughter			
	causing suicide criminal deviate conduct			
	rape child molesting, Class A/B			
	felony			
	incest, Class B felony			
	neglect of a dependent, Class B felony battery of a child, Class C felony			
	battery, Class A/B felony			
	attempt to commit an offense described above.			

С	Category of Individual	Statute	Notice Required	Explanation
11 P (: (: (: (: (: (: (: (: (: (: (: (: (:	Putative father who failed to: (1) to file a motion to contest the adoption, OR (2) failed to appear for the hearing on the motion to contest the adoption proceeding, OR (3) filed a paternity petition but failed to establish paternity, OR (4) failed to register with the Putative Father Registry within the time limits, when required to do so	IC 31-19-2.5-4(2)(I)  [referencing IC 31-19-9-12]	Notice Required  CONFLICTING ANSWERS: For IC 31-19-9-12(1), give notice. For IC 31-19-9-12(2), give notice. For IC 31-19-9-12(3), none needed. For IC 31-19-9-12(4), none needed.  YES, notice must be given.	Consent can be irrevocably implied in these situations. But see also In re Adoption of B.W., 908 N.E.2d 586, 594 (holding that the putative father's filing of a paternity action was sufficient to preclude a finding that his consent to the adoption was irrevocably implied, even though he did not also a file a motion to contest the adoption).  Although IC 31-19-2.5-4(2)(I) says no notice need be given to people whose consent is not necessary under IC 31-19-9-12(1) and (2), those statutes also provides that a putative father has to get notice under IC 31-19-4, and subsection (2) at least implies that the putative father had notice. Subsections (3) and (4) do not appear to have any conflicting notice requirements.  IC 31-19-5-12 provides that to be entitled to notice of an adoption, a putative father must
R	<u> </u>	IC 31-19-5-12	•	notice requirements.  IC 31-19-5-12 provides that to be entitled to
С	Category of Individual	Statute	Notice Required	Explanation

13	Putative father whose consent is not needed because of IC 31-19-9-15: (1) Putative father did not file paternity action within 30 days of receiving actual notice under IC 31-19-3, OR (2) Putative father filed paternity action within 30 days of receiving actual notice under IC 31-19-3 but failed to establish paternity under that proceeding.  See also #4, #5.	IC 31-19-2.5-4(2)(J)  [referencing IC 31-19-9-15]	None	IC 31-19-3 is not a required notice to putative fathers; it is an elective notice that may be taken by biological mothers and prospective adoptive parents. If they elect to provide prebirth notice [IC 31-19-3] and the putative father fails to perform his obligations of establishing paternity within 30 days, then no more notice of adoption proceedings is necessary.
14	Person whose consent to adoption is not required by IC 31-19-9-18 because his/her consent is irrevocably implied: (1) Person fails to file motion to contest adoption within 30 days after service of notice under IC 31-19-4.5; OR (2) Person files a motion to contest adoption but fails to appear at the hearing to contest adoption AND fails to prosecute the motion without unreasonable delay.	IC 31-19-2.5-4(2)(K) [referencing IC 31-19-9-18]	CONFLICTING ANSWERS; best practice is to give notice.	Although IC 31-19-2.5-4(2)(K) says that notice is not required to people whose consent is not needed because of IC 31-19-9-18, that statute itself provides an opportunity for them to file a motion to contest the adoption after service of notice under IC 31-19-4.5. This implies that they must first have been given notice, THEN failed to contest the adoption or failed to prosecute their motion to contest the adoption.
15	Putative father waived notice required by IC 31-19-4 in writing, either before or after birth of child.	IC 31-19-4-8 IC 31-19-2.5-4(1)	None	If notice is waived, then putative father cannot come back and contest or challenge adoption.
16	Person waived notice required by IC 31-19-4.5 in writing, with proper acknowledgments, before or after birth of child.	IC 31-19-4.5-4 IC 31-19-2.5-4(1)	None	If notice is waived, then person cannot come back and contest or challenge adoption.
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17	Putative father did not register with putative father registry; AND mother has not given name or address or both of Putative Father to attorney or licensed child placing agency, on or before day mother signs adoption consents.	IC 31-19-4-6	None	
18	Putative father, to whom IC 31-19-4 would apply, was already given ACTUAL notice of potential adoption under IC 31-19-3.  See also #12.	IC 31-19-4-9(1)	None	Putative father was already given actual notice under the elective prebirth notice statutes, making duplicate notice under IC 31-19-4 unnecessary.
19	Someone already attempted to give putative father, to whom IC 31-19-4 would apply, notice under IC 31-19-3 AND putative father could not be located at the address provided, UNLESS putative father registered that address with the putative father registry.	IC 31-19-4-9(2)	None	
20	Putative father of a child, where mother of that child is considering potential adoptive placement, before the child is born.	IC 31-19-3-1	Notice <b>MAY</b> be given	Elective notice; this notice does not obligate mother to go through with the adoptive placement. [IC 31-19-3-1]; if notice done through this chapter, attys/LCPA filing AD petition must submit affidavit detailing circumstances around service of notice, [IC 31-19-3-3]
21	On or before signing adoption consents, mother gave name and address of putative father to atty/LCPA, AND putative father has not had his rights terminated, AND putative father has not given consent.	IC 31-19-4-1	YES, notice must be given.	If notice was given to putative father according to TR 4.1, no further notice is necessary, even if putative father did not get actual notice. [IC 31-19-4-7]

	Category of Individual	Statute	Notice Required	Explanation
22	On or before signing adoption consents, mother did not give name or address or both of putative father to atty/LCPA, AND putative father registered with the putative father registry, AND he has not consented or had his rights terminated	IC 31-19-4-2	YES, notice must be given.	If notice was given to putative father according to TR 4.1, no further notice is necessary, even if putative father did not get actual notice. [IC 31-19-4-7]
23	On or before signing adoption consents, mother tells atty/LCPA that child was conceived outside of Indiana, AND does not disclose name or address or both of putative father, AND the putative father has not consented AND putative father is not registered with the putative father registry	IC 31-19-4-3	YES, notice must be given (service by publication).	Service on putative father is done by publication; if notice was given to putative father according to TR 4.13, no further notice is necessary, even if putative father did not get actual notice. [IC 31-19-4-7]
24	Adoption petition alleges that consent of a parent is not necessary and was not obtained because of: IC 31-19-9-8(a)(1) [abandonment of child six months immediately before filing of adoption petition]	IC 31-19-2.5-2(b)(1)	YES, notice must be given.	
25	Adoption petition alleges that consent of a parent is not necessary and was not obtained because of: IC 31-19-9-8(a)(2) [parent fails without justifiable cause to communicate significantly with child when able to do so or knowingly fails to provide support when able and required to do so].	IC 31-19-2.5-2(b)(2)	YES, notice must be given.	
26	Adoption petition alleges that consent of a biological father is not necessary and was not obtained because of IC 31-19-9-8(a)(4)(B) [biological father of a child born out of wedlock who was conceived as a result of child molesting (IC 35-42-4-3)]	IC 31-19-2.5-2(b)(3)	YES, notice must be given.	
27	Adoption petition alleges that consent of a biological father is not necessary and was not obtained because of IC 31-19-9-8(a)(4)(C) [[biological father of a child born out of wedlock who was conceived as a result of sexual misconduct with a minor (IC 35-42-4-9)].	IC 31-19-2.5-2(b)(4)	YES, notice must be given.	

	Category of Individual	Statute	Notice Required	Explanation
28	Adoption petition alleges that consent of a parent is	IC 31-19-2.5-2(b)(5)	YES, notice must be	
	not necessary and was not obtained because of IC		given.	
	31-19-9-8(a)(9) [parent judicially declared			
	incompetent or mentally defective, if court			
	dispenses with parent's consent to adoption]			
29	Adoption petition alleges that consent of a parent is	IC 31-19-2.5-2(b)(6)	YES, notice must be	
	not necessary and was not obtained because of IC		given.	
	31-19-9-8(a)(11) [parental unfitness and adoption in			
	child's best interests]			
30	Grandparent of a child sought to be adopted who	IC 31-19-4.5-1(3) and	YES, notice must be	These statutes require that the grandparent
	has: (1) an existing right to petition for visitation	IC 31-19-2.5-3(a)	given.	be sent a notice of the filing of a petition for
	under IC 31-17-5-1(the Grandparent Visitation Act);			adoption in a form substantially similar to the
	and (2) a right to visitation that will not be			form prescribed by IC 31-19-4.5-3. IC 31-19-
	terminated after the adoption pursuant to IC 31-17-			4.5-1.5 states that the required notice is: (1)
	5-9 [adoption by child's stepparent or biological			limited to the issue of visitation and may not
	relative].			be used to contest an adoption; and (2) not
				required if the child has been placed in the
				care, custody, or control of DCS.