

99041003077000

Ausübung der Personensorge

Heruntergeladen am 18.06.2025

<https://fimportal.de/xzufi-services/S100003000577767/S100003>

Modul	Sachverhalt
Leistungsschlüssel	99041003077000
Leistungsbezeichnung I	Ausübung der Personensorge
Leistungsbezeichnung II	Exercise of personal care / Bremerhaven
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Bremen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	Brhv, Personal care
Leistungstyp	
Leistungsgruppierung	
Verrichtungskennung	
SDG-Informationsbereich	
Lagen Portalverbund	Kinderbetreuung (1020200), Trennung mit Kind (1020500)
Einheitlicher Ansprechpartner	

Modul	Sachverhalt
Fachlich freigegeben am	24.04.2025
Fachlich freigegen durch	
Handlungsgrundlage	https://www.gesetze-im-internet.de/sgb_8/_18.html
Teaser	If one parent has questions about the exercise of personal custody or problems with the application for joint custody, the youth welfare office can intervene in an advisory capacity. In the further course, the family court is involved.
Volltext	The specialized service "Young People" offers counseling and problem-solving options if there are questions about the exercise of personal custody. If there are problems with the exercise of personal custody, the father has the possibility, due to the reform of the custody law, to file an application for joint custody with the family court. Such an application for joint custody can also be filed by the mother. The "Young People" department passes the case on to the "Assistance, Maintenance for Minors" (BUM) department if children of unmarried parents are involved and no agreement can be reached.
Erforderliche Unterlagen	No documents required.
Voraussetzungen	No special requirements.
Kosten	
Verfahrensablauf	<p>After the application has been filed, the mother is given the opportunity by the court to comment. The period set by the court ends at the earliest six weeks after the birth.</p> <p>If no statement is made or if the court considers the grounds to be inadequate, summary proceedings may be held on the basis of the case file and without the involvement of the youth welfare office. In these cases, the court may assign parental care to the parents jointly without hearing the mother, if joint parental care is not contrary to the best interests of the child.</p> <p>If the reasons against joint custody appear plausible to the court, the usual custody proceedings are conducted. In these proceedings, the mother, father and possibly also a court-appointed guardian ad litem</p>

Modul	Sachverhalt
	for the child are heard.
Bearbeitungsdauer	
Frist	
weiterführende Informationen	https://www.amtsgericht.bremen.de/sixcms/media.php/13/Kindschaftsrecht.pdf
Hinweise	Courts may only transfer sole custody to the father if this has been requested by one parent. Furthermore, it must be examined whether a less restrictive arrangement could be considered. If the judicial review shows that joint custody is in the best interests of the child, the transfer of sole custody or part of it is not permissible.
Rechtsbehelf	
Kurztext	
Ansprechpunkt	
Zuständige Stelle	
Formulare	
Ursprungsportal	Bremerhaven.de, Bremerhaven.de