

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF THE ADOPTION OF

JOHN NOVOTNY

No. 887

INTERLOCUTORY ORDER OF ADOPTION

The hearing on the petition in the above entitled cause having come on regularly for hearing this day, and petitioners Loral C. Dana and Ruth Wilson Dana

husband and wife, being present in court, together with said child.....

John Novotny

male minor child..... of the age..... of approximately one year and seven months, whereupon said petitioners were sworn by the Court and separately examined; and said evidence, together with all the matters disclosed by the files and records of this cause having been duly considered by the Court, the Court being fully advised in the premises finds as follows:

That the petitioners are husband and wife; that they desire to adopt as their own child..... male minor

child John Novotny.....;

of the age..... of approximately 1 year & 7 months; ~~the~~

~~HR~~.....; that said minor child....., the subject of this proceeding, is now and has.....

been since the 9th day of December, 1943, in the custody of petitioners; that said

child is a resident..... of the County of Maricopa, State of Arizona; that petitioners are also residents of the County of Maricopa, State of Arizona; that the natural mother of said child is one

Edna Novotny of Tyndale, S. D., has failed to provide for said child for more than one year last past;

that the father of said child is one Verne Everton whose address is unknown and who has failed to provide for said child for more than one year last past;

that said child was born out of wedlock;

that due and legal notice of this adoption proceeding and of the time and place for the hearing thereof has been served

upon the parents..... of said minor child....., by due publication of the order fixing time and place for the hearing of said petition, all as required by the statutes in such cases made and provided,

to-wit: in the Arizona Weekly Gazette....., a weekly newspaper printed and published in Maricopa County, State of Arizona, and of general circulation in said County and State; that all of the allegations of petitioners' petition are true and petitioners are entitled to the relief prayed for in said petition herein;

that the best interests of said child..... will be subserved by..... being adopted by petitioners;

NOW THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that petitioners.....

Loral C. Dana and Ruth Wilson Dana

husband and wife, as to the said child, are entitled to an Interlocutory Order of Adoption, and such is hereby entered accordingly; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that on and after one year from the date hereof,

and upon a proper and satisfactory showing that said minor child..... has..... lived with and ha..... been in the care, custody and control of petitioners for one year from the date of this decree, and a compliance with the laws of Arizona regulating adoptions, a Final Order of Adoption may be entered showing petitioners have adopted said

child.....; that said minor child..... shall from the date hereof, that is, the date of the entry of this Interlocutory

Order of Adoption, be to all legal intents and purposes considered the child..... and heir..... at law of said