## McKean County

# MODIFICATION OF A CUSTODY ORDER

## FORMS AND INSTRUCTIONS

## WARNING

Custody is civil litigation and is a very serious matter. It is highly recommended that you hire an attorney to represent you in any custody action. If you choose not to hire an attorney, you may lose rights important to you. The court will expect you to follow the rules of procedure the same as though you had an attorney representing you. The information contained in this packet is not to be used as a substitute for professional legal advice. Most individuals seeking a medical remedy for a medical problem will consult a medical expert—a doctor. If you are seeking a legal remedy for a legal problem, we recommend that you consult a legal expert—a lawyer.

#### **Disclaimer**

Court staff is not able to give you legal advice or help you fill out/complete these forms. The information in this packet is not a substitute for professional legal advice. The Court assumes no responsibility and accepts no liability for actions taken by users of these documents, including reliance on their contents.

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#### I. General Information

#### A. Introduction

These materials are intended to assist individuals involved in a custody action by providing general information and legal forms. IT IS HIGHLY RECOMMENDED THAT YOU HIRE AN ATTORNEY TO REPRESENT YOU IN ANY CUSTODY ACTION. The information contained in this packet is not to be used as a substitute for professional legal advice. Even if you do not hire an attorney to begin your custody action, you can change your mind and choose to hire an attorney at any time.

#### B. <u>Legal Definitions</u>

There are two forms of custody: Legal Custody and Physical Custody

- 1. <u>Legal Custody</u> is the right to make major decisions on behalf of the child, including, but not limited to, medical, religious and educational decisions. Legal custody can be shared or can be solely with one person.
- 2. <u>Physical Custody</u> is when a person has actual physical possession and control of a child.

There are different types of physical custody, which include:

- a. <u>Partial Physical Custody:</u> The right to assume physical custody of the child for less than the majority of the time.
- b. <u>Primary Physical Custody:</u> The right to assume physical custody of the child for the majority of the time.
- c. <u>Shared Physical Custody:</u> The right of more than one individual to assume physical custody of the child, each having significant periods of physical custodial time with the child.
- d. <u>Sole Physical Custody:</u> The right of one individual to exclusive physical custody of the child.
- e. <u>Supervised Physical Custody:</u> Custodial time during which an agency or an adult designated by the court or agreed upon by the parties monitors the interaction between the child and the individual with those rights.
- 3. *In Loco Parentis*: For all intents and purposes you are the parent of the child(ren). You have clothed them, fed them, and otherwise cared for them for longer than six (6) months without the consent of the parents.

Further information about custody law can be found in the Pennsylvania statutes (Purdon's) at 23 Pa.C.S.A. Sections 5321 to 5340.

#### C. Rules of Court

A copy of the McKean County Local Rules of Civil Procedure and the Pennsylvania Rules of Civil Procedure can be obtained from the law library located on the 2<sup>nd</sup> Floor of the Courthouse or on the County's website <a href="www.mckeancountypa.org">www.mckeancountypa.org</a>. Select the "Court of Common Pleas" under "Departments" and from the menu on the right select "Rules and Statutes."

#### D. Basic Procedure

This packet contains forms and instructions on how to modify a custody order. There are separate packets for a Custody Complaint, Emergency Petition for Custody, Enforcing a Custody Order and Custody Relocation.

## STOP!! Read the next paragraph carefully!

#### E. Service (providing a copy of the documents you are filing to all other parties)

Pennsylvania Rule of Civil Procedure 1930.4 requires that Original Process (such as a Petition to Modify or Custody Complaint) must be properly served on (mailed or handed to) all other parties, or their attorney, if any. Please read this rule carefully and select the best method for service. Please file one of the Proof of Service documents with the Prothonotary's Office once you have served the other parties.

If you do not properly serve all other parties, your case may be delayed, or even dismissed.

#### F. Modifying a Custody Order

You can petition the Court to modify (change) your Custody Order by yourself or through an attorney. If there is an agreement about the new custody arrangement, you can file your custody agreement with a Motion to Adopt an Agreement.

#### 1. If You Have an Agreement

You can prepare the Local and Supplemental Cover Sheet, the State Cover Sheet, the written agreement, the Motion to Adopt an Agreement and the Sample Order to Adopt an Agreement and file them in the Prothonotary's Office.

#### 2. If You Do Not Have an Agreement

You must prepare a Petition for Modification, the Entry of Appearance, the Notice, the Local and Supplemental Cover Sheet, the State Cover Sheet and file them in the Prothonotary's Office at the same time. After the court receives all of your properly filed documents, the case will be scheduled for Orientation. You must then properly serve a copy of the Petition to Modify to the other party. You must prove that you properly served the other parties by completing a Proof of Service document (see Pennsylvania Rule of Civil Procedure 1930.4(h) and Forms 8, 9, and 10).

#### G. Enforcing a Custody Order

If someone violates the provisions of a Custody Order, you can file a Petition for Civil Contempt. After the Court receives a completed Petition for Civil Contempt along with a Notice, then a date and time will be scheduled for a hearing before the Court. These documents must be properly served on (mailed or handed to) all parties and proper proof of service must be submitted to the Court. At the hearing, the Court will review the evidence, and if necessary, take testimony from any witnesses. If someone violates a custody order, then he/she can be subject to a fine, imprisonment

or other remedies. There is a separate packet available for your use regarding enforcing a custody order.

#### H. Relocating

If you are planning to change the residence of the child(ren) and this change will significantly impair the ability of a nonrelocating party to exercise custodial rights, you may need to file a Petition for Relocation along with a Proposed Revised Custody Schedule and a Counter-Affidavit Regarding Relocation. There is a separate packet available for your use regarding custody relocation.

#### II. Instructions

(If you have not already done so, prior to beginning this Section, please detach the Forms at the end of this packet. Please note that the Forms at the end of the packet are in the same order as these instructions. You **MUST** use Forms 1, 2, 3, 4, 5, 6, 7 and **EITHER** Form 8, 9, 10. If you have an agreement, you may use Form 11 and **MUST** use Forms 12-13)

- A. Instructions for Completing the Entry of Appearance(FORM 1)
- B. Instructions for Completing the State Cover Sheet (FORM 2)
- C. Instructions for Completing the Local Cover Sheet (FORM 3)
- D. Instructions for Completing the Supplemental Cover Sheet (FORM 4)
- E. Instructions for Competing the Notice (Form 5)
- F. Instructions for Completing the Petition to Modify (Form 6)
- G. Instructions for Completing the Criminal/Abuse Verification (Form 7)
- H. Instructions for Filing the Notice, Petition to Modify, and Criminal/Abuse Verification
- I. Instructions for Completing Service (Forms 8, 9, and 10)
- J. Instructions for Completing a Custody Agreement (Form 11)
- K. Instructions for Completing a Motion to Adopt a Custody Agreement (Form 12)
- L. Instructions for Completing a Sample Order to Adopt a Custody Agreement (Form 13)

#### A. Instructions for Completing the Entry of Appearance – (FORM 1)

**STOP!!! REMOVE FORM 1.** All parties representing themselves must fill out and file an Entry of Appearance form before they can file their Petition to Modify. The Prothonotary uses the information on the form to ensure that all legal documents and orders are sent to the required parties:

#### Caption

	Neatly print or type the name of the person or persons who originally filed the Custody
	Complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your
	existing Custody Order to be sure).
	Neatly print or type the name of the person or persons who the original complaint was filed
	against above the word "Defendant(s)" (this may be you or the other Party – look at your
	existing Custody Order to be sure).
	Fill in the Docket number next to "No." on the right side of the caption – look at your existing
	Custody Order to get this number.
าวท	nt Information

#### Litigant Information

#### The Rest of the Form

_	
	Section 1: place an "X" on the line before the word "Plaintiff" or "Defendant" accordingly.
	Section 3: place an "X" on the situation that applies to you. Only check one. If you choose
	option 3, be sure the attorney signs the sheet as well.
	Section 4: place an "X" on the line before the word "I" and sign on the line at the end of the
	sentence.
	Section 5: place a full mailing address in the space provided unless protected as explained in
	the second paragraph.

	Section 6: place a telephone number in the space provided unless protected as explained in the second paragraph.		
	Section 7: read and understand.  Section 8: place the name and address of the opposing party or the opposing party's attorney.  Section 9: Read, date and sign the verification.		
	Send a copy of the completed form to the individuals named via First Class Mail. File the Original with the Petition to Modify as proscribed in Section H.		
В.	Instructions for Completing the State Cover Sheet- (FORM 2)		
	<b>OP!!! REMOVE FORM 2.</b> The State Cover Sheet is used by the Pennsylvania Court ministrator to collect data that is used to improve the Pennsylvania Court System.		
Se	ction A: Case Information		
	Second Box: neatly type or print your name under "Lead Plaintiff's Name" or "Lead		
	Defendant's Name" accordingly Second Box: neatly type or print the name of the person or persons you are filing against under "Lead Defendant's Name" or "Lead Plaintiff's Name" accordingly		
DO	DO NOT FILL IN ANYTHING FURTHER ON FORM 2		
C.	Instructions for Completing the Local Cover Sheet – (FORM 3)		
<b>STOP!!! REMOVE FORM 3.</b> The Local Cover Sheet is used by the Court for case tracking purposes. Parties can use the Local Cover Sheet to quickly find contact information for the opposing party.			
<u>Ca</u>	<u>otion</u>		
	Neatly print or type the name of the person or persons who originally filed the Custody Complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure)		
	existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your		
	existing Custody Order to be sure).  Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.		
<u>Ca</u>	se Information		
	Write the current date in the space provided.		
Se	ction 2		
	Put an "X" on the line before "Plaintiff" or "Defendant" accordingly.  Do not fill in any other information on Section 2		

<u>Se</u>	ction 3
	If you are the Plaintiff, do not fill in any information after the words "The plaintiff is represented by:" If you are the Defendant and you know the name and contact information of the Plaintiff's attorney, then fill in the information after the words "The plaintiff is represented by:" If you are the Plaintiff, after the words "The plaintiff appears <i>pro se</i> " place your address, telephone number, and e-mail. If you are the defendant and you know that the Plaintiff is not represented by an attorney, then place the Plaintiff's contact information after the words "The plaintiff appears <i>pro se</i> "
<u>Se</u>	ction 4
	If you are the Plaintiff and you know the name and contact information of the Defendant's attorney, then fill in the information after the words "The defendant is represented by" If you are the Defendant, then fill in your personal contact information after the words "The defendant appears <i>pro se</i> ." Be sure to include your address, phone number, and e-mail.
<u>Se</u>	ection 5
	Do not fill in this section.
D.	Instructions for Completing the Supplemental Cover Sheet – (FORM 4)
	OP!!! REMOVE FORM 4. The Supplemental Cover Sheet is used by the Court for statistical rposes.
<u>Ca</u>	ption:
	Neatly print or type the name of the person or persons who originally filed the Custody Complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.
E.	Instructions for Completing the Notice – (FORM 5)
and	<b>OP!!! REMOVE FORM 5.</b> The Notice is required by law. Every person who files against other person must give them notice that suit has been filed and the consequences for not sponding.
<u>Ca</u>	ption:
	Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).

	Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).
	Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.
The	e Notice:
	Write the name of the person you are filing against on the line following the word "You." Circle the type of custody you are requesting either primary physical or partial physical. Write the name of all children involved in the custody action on the line provided after the word "children."
F.	Instructions for Completing the Petition to Modify Custody – (FORM 6)
fori info	<b>OP!!! REMOVE FORM 6.</b> Carefully go through each section while you follow along with the m itself. Use the checklist in the instructions below to help you complete this form. All of the primation should be accurate and complete. Please set aside sufficient time to properly fill out form.
<u>Ca</u>	<u>ption</u>
	Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).
	Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).
	Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.
<u>Se</u>	ection 1
	Put your name after the phrase "The Petition of" Put the date listed on the current custody order after the phrase "represents that on" Circle all of the terms that apply (see definitions for more information). You must circle at least one form of legal custody and one form of physical custody.
	Attach one copy of the current Custody Order. Attached the order with a paper clip. <b>DO NOT STAPLE</b> a copy of the Order to this Petition.
<u>Se</u>	ection 2
	Put the reasons why you believe that the existing Custody Order should be modified (changed) – be as specific as possible.
Wr	nerefore Clause
	Put your signature on the line above "Petitioner."

	Circle all of the terms that apply (see definitions for more information). You must circle at least one form of legal custody and one form of physical custody.
<u>Ve</u>	<u>rification</u>
	Put today's date on the line to the above "Date". Sign your name on the line above "Petitioner" to verify that all the statements that you have made in the Petition to Modify are true and correct to the best of your knowledge. You may be subject to criminal penalties if you make any statements in your Petition to Modify that you know are not true. The Verification <b>MUST BE SIGNED</b> .
G.	Instructions for Completing the Criminal Verification Form – (FORM 7)
	OP!!! REMOVE FORM 7. This form is also required by law. It must be filled out completely or a cannot file your Petition to Modify
<u>Ca</u>	<u>otion</u>
	Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).
	Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).
	Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.
<u>Ve</u>	rification
	Neatly print or type your name after the word "I" to verify that all the statements you will make in the Criminal Record/Abuse History Verification are true and correct to the best of your knowledge. You may be subject to criminal penalties if you make any statements that you know are not true.
<u>Se</u>	ction 1
	Put an "X" in the box under the column labeled "Check all that apply" for every listed crime that you or a member of your household have been convicted of or plead guilty to.
	Put an "X" in the box under the column labeled "Self" for every listed crime that you were convicted of or plead guilty to.
	Put an "X" in the box under the column labeled "Other household member" for every listed crime that any member of your household has been convicted of or plead guilty to.
	Put the required day, month, and year for every crime under the column labeled "Date of conviction, etc."
	Put the number of days/months/years served in prison or jail, the number of days/months/years served on probation or other sentence under the column labeled "Sentence" for every crime you or a member of your household was convicted of or plead guilty to.

	Put an "X" in the box under the column labeled "Check all that apply" if either listed situation applies to you or any member of your household.
U	Put an "X" in the box before the option "Other" if there is an episode of abuse or violent conduct that is not covered in the listed situations that applies to you or any member of your household.
	Put an "X" in the box under the column labeled "Self" for every situation that applies to you. Put an "X" in the box under the column labeled "Other household member" for every situation that applies to a member of your household.
	Put the date of the violent or abusive episode under the column labeled "Date" for every situation that applies.
<u>Se</u>	ction 3
	Write the evaluation, counseling or treatment received following a conviction or finding of abuse including, but not limited to: drug and alcohol treatment, psychiatric counseling, psychological counseling, medicine, etc. in the lines provided.
<u>Se</u>	ction 4
	Write the name, date of birth, and relationship to child of any person who was convicted of one of the crimes listed in Section 1, but is not a part of this law suit.
<u>Se</u>	ction 5
	If you know that the party you are filing against has a criminal/abuse history, please explain the details in the space provided including the types of crimes/abuse and the dates when it occurred. Please use the back of the form if you need more space.
<u>Se</u>	cond Verification
	Sign your name on the line above "Signature" to verify that all the statements that you have made are true and correct to the best of your knowledge. Neatly print or type your name on the line above "Printed Name." You may be subject to criminal penalties if you make any statements in your Criminal/Abuse Verification that you know are not true. The Verification

#### Service

**MUST BE SIGNED.** 

Section 2

Please note that a **blank** copy of this form must be sent to the party you are filing against. This will be explained further in the next instruction section.

# H. <u>Instructions for Filing the Entry of Appearance, Cover Sheets, Notice, Petition to Modify</u> and Criminal Verification.

Once you have filled out the Entry of Appearance, Cover Sheets, Notice, Petition to Modify and Criminal/Abuse Verification, each must be filed with the McKean County Prothonotary. The case is initiated once these documents are filed.

	Make four (4) copies of the Entry of Appearance, Notice, Petition to Modify and Criminal/Abuse Verification.
	Princation.  Bring all four (4) copies, plus the original, of each document and the cover sheets to the McKean County Prothonotary's Office located at the Courthouse on 500 W. Main Street, Smethport, Pennsylvania.
	Have the Prothonotary time stamp the original and each copy of each document. The Prothonotary will keep the original for filing and will give one copy to the Family Law Office. Pay the filing fee.
	Keep the other three (3) copies.
	nstructions for Serving the Notice, Petition to Modify, and Criminal/Abuse Verification – FORMS 8-10)
prove Notice their you re by ce you r Pleas a cop	P!!! REMOVE FORMS 8-10. There are three (3) documents in this packet that can be used to e that the person(s) you are filing the Petition to Modify against has been given a copy of the ce, Petition to Modify, and blank Criminal/Abuse Verification. Use Form 8 if you send them copies by certified mail restricted to the addressee only and the mail is accepted; meaning received the green card back with their signature. Use Form 9 if you send them their copies ertified mail restricted to addressee only, but they refuse to accept the certified mail; meaning receive the documents back with a notation from the Postal Service that says "refused." se note that Form 9 must be signed in the presence a notary public. Use Form 10 if you hand py of the Notice, Petition to Modify, and blank Criminal/Abuse Verification to the person you illing against. YOU ONLY NEED TO COMPLETE ONE OF THESE FORMS.
Exec	cuting Proper Notice
Modi first o	have two (2) options to properly provide notice. One, send a copy of the Notice, Petition to ify, and blank Criminal/Abuse verification to the person you are filing against via certified <b>AND</b> class mail. Two, personally hand a copy of the Notice, Petition to Modify, and blank inal/Abuse Verification to the person you are filing against.
<u>First</u>	Option, the Mail
	Send one (1) copy of the Notice, Petition to Modify, and <b>blank</b> Criminal/Abuse Verification Form to the person you are filing against via certified mail, restricted delivery to addressee only, return receipt requested <b>AND</b> Send one (1) copy of the Notice, Petition to Modify, and <b>blank</b> Criminal/Abuse Verification Form to the person you are filing against via First Class Mail.
	Fill out either Form 8 or Form 9.
Sec	ond Option, In Person
þ	Hand a copy of the Notice, Petition to Modify, and blank Criminal/Abuse Verification to the person you are filing against.  Fill out Form 10.

## Proof of Service (Certified Mail) (Form 8) ☐ Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure). ☐ Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure). ☐ Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number. ☐ Put the date you mailed the documents after the words "I hereby certify that on..." ☐ Circle "Plaintiff" or "Defendant" accordingly. ☐ Put the address that you sent the documents to after the words "return receipt requested, at..." ☐ Put the green card on the form. THE ORIGINAL GREEN CARD MUST BE ATTACHED TO THIS FORM. You can tape it to a blank 8 ½ by 11 inch sheet of paper and paper clip that paper to this Form. DO NOT STAPLE THE GREEN CARD ONTO THE FORM. ☐ Put your signature on the line above the word "Plaintiff/Defendant." ☐ Circle "Plaintiff or Defendant" accordingly. ☐ After this Form is completed, you must file it in the Prothonotary's Office so the Court has proof that the person(s) you are filing against has been notified that you filed a Petition to Modify. Affidavit of Service (Form 9) If you mailed all of the necessary documents and they came back "refused." ☐ Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure). ☐ Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure). ☐ Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number. ☐ Put your name on the first blank line. ☐ Put the address of the person you are filing against on the line before the word "address." Put the date that you sent the certified mail on the line before the word "date." DO NOT SIGN THE FORM YET. ☐ Take the filled out form to a Notary Public. ☐ In front of the Notary Public, sign your name on the line above "Plaintiff/Defendant." ☐ Circle "Plaintiff or Defendant" accordingly. ☐ Have the Notary Public sign and date in the appropriate place on the form. ☐ After this Form is completed, you must file it in the Prothonotary's Office so the Court has proof that you attempted to give notice to the person(s) you are filing against.

#### Acceptance of Service (Form 10)

If you hand delivered all of the necessary documents to the person(s) you are filing against.

	Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).	
	Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your	
	existing Custody Order to be sure).  Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.	
	Circle "Plaintiff" or "Defendant" accordingly. Put the date that the person you are filing against received the Notice, Petition to Modify, and blank Criminal/Abuse Verification Form.	
	Have the person you are filing against sign on the line above "Plaintiff/Defendant or Authorized Agent."	
	Have the person you are filing against circle "Plaintiff or Defendant" accordingly.  Put the address of the person you are filing against on the line above "Mailing Address."  After this Form is completed, you must file it in the Prothonotary's Office so the Court has proof that the person(s) you are filing against have been notified that you filed a Petition to Modify.	
J.	Instructions for the Sample Custody Agreement (FORM 11)	
<b>STOP!!! REMOVE FORM 11.</b> This form allows for you and the person you are filing against to put your agreement into writing. The Court cannot explain to you how to fill this form out because it will reflect your agreement, not the Court's. You do not have to use this sample agreement to put your agreement into writing; however, it is a useful place to start.		
agr		
agr K. ST	eement into writing; however, it is a useful place to start.	
agr K. ST	eement into writing; however, it is a useful place to start.  Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a	
Agr K. ST Co	Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a curt Order. Remember that you and the person you are filing against must agree.  Detion  Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your	
agr K. ST Co Ca	Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a curt Order. Remember that you and the person you are filing against must agree.  Otion  Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your	
Agr K. ST Co Ca	Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a curt Order. Remember that you and the person you are filing against must agree.  Detion  Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed	
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agr K. ST Co Ca	Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a urt Order. Remember that you and the person you are filing against must agree.  Detion  Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.	
agr K. ST Co Ca	Instructions for the Motion to Adopt an Agreement (FORM 12)  OP!!! REMOVE FORM 12. This form must be filed for the Court to adopt your agreement as a urt Order. Remember that you and the person you are filing against must agree.  Option  Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).  Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.  Section 1  Neatly print the name of the Plaintiff on the line following "The Plaintiff is"	

	Place the address of the Defendant on the line following "who resides at"		
<u>Se</u>	Section 3		
	Neatly print the name of the child(ren) on the line following "the natural parents of"		
Sig	gnature Lines		
	Place your signature on the appropriate line whether you are Plaintiff or Defendant Have the other party also place their signature on the appropriate line whether they are Plaintiff or Defendant File this Form along with a copy of your agreement and the sample order (Form 13) at the Prothonotary's Office.		
L.	Instructions for the Sample Order Adopting an Agreement (FORM 13)		
<b>STOP!!! REMOVE FORM 13.</b> This form is used by the Court to officially adopt the agreement that you and the party you are filing against have reached.			
<u>Caption:</u>			
	Neatly print or type the name of the person or persons who originally filed the custody complaint above the word "Plaintiff(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).		
	Neatly print or type the name of the person or persons who the original complaint was filed against above the word "Defendant(s)" (this may be you or the other Party – look at your existing Custody Order to be sure).		
	Fill in the Docket number next to "No." on the right side of the caption – look at your existing Custody Order to get this number.		
	DO NOT fill out anything else on this form. File this form, along with a copy of your agreement and the Motion to adopt at the Prothonotary's Office.		

#### III. Forms

- A. Entry of Appearance (Form 1)
- B. State Cover Sheet (Form 2)
- C. Local Cover Sheet (Form 3)
- D. Supplemental Cover Sheet (Form 4)
- E. Notice (Form 5)
- F. Petition to Modify (Form 6)
- G. Criminal/Abuse Verification (Form 7)
- H. Service Documentation Forms
  - 1. Proof of Service Certified Mail (Form 8)
  - 2. Affidavit of Service (Form 9)
  - 3. Acceptance of Service (Form 10)
- I. Sample Custody Agreement (Form 11)
- J. Motion to Adopt Agreement (Form 12)
- K. Sample Order to Adopt Agreement (Form 13)

PLEASE DETACH THE FOLLOWING FORMS AND FILL IN THE FORMS WHILE GOING THROUGH THE INSTRUCTIONS.

PLEASE NOTE THAT YOU MAY NOT NEED TO FILL IN OR USE ALL THE FORMS THAT HAVE BEEN PROVIDED.

ΡI	IN THE COURT OF COMMON PLEAS McKEAN COUNTY, PENNSYLVANIA
- 1	vs.
	NO.
DE	FENDANT
1	Low the Plaintiff Defendant in the above continued case
1.	I am thePlaintiffDefendant in the above-captioned case.
	I intend to represent myself in thecustody,divorce case.  seck only one line in Question 3
	This is a new case and I am representing myself. I have decided not to hire an attorney to represent me. <b>OR</b>
	This is not a new case and I am representing myself. I have decided not to hire an attorney to represent me. <b>OR</b>
	This is not a new casepreviously (Name of Attorney)
	represented me in this case. I have decided not to be represented by that attorney and direct the Prothonotary to remove that attorney as my counsel of record in this case. I have provided a copy of this form to that attorney listed above at the following address:
	That attorney has acknowledged his/her withdrawal from this case by signing this form
	(Attorney Signature)
4.	I am entering my appearance as a self-represented party
	1 am entering my appearance as a sent-represented party(Your Signature)
5.	I understand that I need to provide a street address or P.O. Box for the purpose of receiving all future pleadings and other legal notices. I further understand that this does not need to be my home address. My address for the purpose of receiving all future pleadings and other legal notices is:
	I understand that this address will be the only address to which notices and pleadings in this case will be sent and that I are responsible to check the mail at this address so I do not miss important deadlines or proceedings.
	<b>I am not providing my address because I reside at a confidential location</b> protected by the Protection From Abuse Act, 23 Pa. C.S. § 6112 and/or the Address Confidentiality Program, 23 Pa. C.S. §6701-6713, and/or the Child Custody Act, 23 Pa. C.S. §5336(b).
6.	My telephone number where I can be reached is
	I am not providing my telephone number because it is confidential pursuant to the Protection From Abuse Act, 23 Pa. C.S. § 6112 and/or the Child Custody Act, 23 Pa. C.S. § 5336(c).
7.	I UNDERSTAND I MUST FILE A NEW FORM EVERY TIME MY ADDRESS OR TELEPHONE NUMBER CHANGES.
8.	I understand that I must ensure that a copy of this form is served on all other attorneys or other self-represented parties at the following addresses as listed below: (Use reverse side if you need more space)  Name Address
	Name Address
9.	I verify that the statements made in this Entry of Appearance as a Self-Represented Party are true and correct. I understand that if I make false statements herein, that I am subject to the criminal penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities that could result in a fine and/or prison term.
 Da	te (Your Signature)
υà	FORM 1

## Supreme Court of Pennsylvania

## Court of Common Pleas Civil Cover Sheet

County

For Prothonotary Use Only:	λ
Docket No:	57. Um

The information collected on this form is used solely for court administration purposes. This form does not supplement or replace the filing and service of pleadings or other papers as required by law or rules of court.

Commencement of Action: Complaint Writ of Sum Transfer from Another Jurisdiction	mons		Petition Declaration of Taking			
Lead Plaintiff's Name:			Lead Defendant's Nan	ne:		
Are money damages requested?	□ Yes	⊠ No	Dollar Amount R (check one)		within arbit	
Is this a Class Action Suit?	□ Yes	⊠ No	Is this an MD	J Appeal?	☐ Yes	⊠ No
Name of Plaintiff/Appellant's Attorn  Check here if yo		o attorney	(are a Self-Represe	nted [Pro S	e] Litigant)	
	ASE. If	you are mak	case category that i			
TORT (do not include Mass Tort)  Intentional Malicious Prosecution Motor Vehicle Nuisance Premises Liability Product Liability (does not include mass tort) Slander/Libel/ Defamation Other: MASS TORT Asbestos Tobacco		Buyer Plaintiff Debt Collectio Debt Collectio Supplement I Discrimination	n: Credit Card n: Other	Boar Dept Statu	trative Agencies d of Assessment d of Elections of Transportati story Appeal: Ot	t ion
Toxic Tort - DES Toxic Tort - Implant Toxic Waste Other:  PROFESSIONAL LIABLITY Dental Legal Medical Other Professional:		iround Rent andlord/Tena	ain/Condemnation	Com Deci Man Non- Rest Quo Repl Othe	Domestic Relati raining Order Warranto evin	nt

Plaintiff		: IN THE COURT OF COMMON PLEAS OF : McKEAN COUNTY, PENNSYLVANIA				
VS.		: CIVIL DIVISION Law Equity Medical Professional Liability Action				
Defendant		: NO				
Dated:, 20		AL COVER SHEET				
1. Type of Pleading (e.g. Complaint in	Divorce) Petiti	ion to Modify Custody				
2. By whom filed:Plaintiff D	efendant	Are monetary damages requested?Yes X No				
Jury trial demandedYes X No	Complex*	_ Yes <u>X</u> No Small Claim (<\$12,000) Yes <u>X</u> No				
controversy exceeds \$50,000 exclusive See Note following <u>L205.2(b)(2)</u> .	of interest and	costs or (2) the case involves title to real property. * For definition:				
3. The plaintiff is represented by:						
Attorney		Email				
Firm						
Address						
Tel. #	Fax #	Supreme Court ID No.				
The plaintiff appears pro se:						
Address						
Telephone number		Email				
4. The defendant(s) is (are) represente	d by (attach a se	eparate sheet of paper, if necessary):				
Attorney		Email				
Firm						
Addressess						
		Supreme Court ID No				
The defendant(s) appear(s) pro se (a	attach a separate	e sheet of paper, if necessary):				
Telephone number		Email				

	IN THE COURT OF COMMON PLEAS		
Plaintiff	OF McKEAN COUNTY, PENNSYLVANIA		
VS.	CIVIL DIVISION		
	NO. C.D. 2012		

# McKEAN COUNTY COURT OF COMMON PLEAS SUPPLEMENT TO Pa.R.C.P. No. 205.5 COVER SHEET

<b>FAMII</b>	LY LAW
Ar	nulment
X Ch	ild Custody/Visitation
	vorce
Pa	ternity
	Divorce Counts
	Check all that apply
	Alimony/Spousal Support
	Alimony <i>pendente lite</i> , counsel fees & costs
	Child Custody/Visitation
	Child Support
	Equitable Distribution/Property Rights
Other: _	
<b>ORPH</b>	AN'S COURT
	Adoption
•	Wills
•	Administration of Estates
•	Accounts
	Trust Estates
	Minors
	Incapacitated Persons
	Auditors & Masters
	Official Examiners
	Absentees & Presumed Decedents
	Real Property Transactions
	Non-Profit Corporations
	Other:

**Nature of the Case** 

Petition to Modify Custody

Note: Be brief and concise. Type or print legibly.

		FURM 4
		, IN THE COURT OF COMMON PLEAS OF
	Plaintiff,	McKEAN COUNTY, PENNSYLVANIA
vs.		CIVIL DIVISION
		NO. C.D.
	Defendant.	
		NOTICE
You		, have been sued in court to obtain (primary physical custo

EODM 4

If you fail to defend against the claims set forth in the following pages, an Order for custody or partial custody could be entered against you or the Court may issue a warrant for your arrest.

You must file with the Court a verification regarding any criminal record or abuse history regarding you and anyone living in your household on or before the initial in-person contact with the Court but not later than thirty (30) days after service of the complaint.

No party may make a change in residence of any child which significantly impairs the ability of the other party to exercise custodial rights without first complying with all of the applicable provisions of 23 Pa.C.S. § 5337 and Pa.R.C.P. No. 1915.17 regarding relocation.

YOU SHOULD TAKE THIS PAPER TO YOUR ATTORNEY AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER. IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCE FEE OR NO FEE.

Northwestern Legal Services 100 Main Street Bradford, PA 16701 (814) 362-6596 1-800-665-6957

**AMERICANS WITH DISABILITIES ACT OF 1990:** The Court of Common Pleas of McKean County is required by law to comply with the Americans with Disabilities Act of 1990. For information about accessible facilities and reasonable accommodations available to disabled individuals having business before the court, please contact our office. All arrangements must be made at least 72 hours prior to any hearing or business before the court. You must attend the scheduled conference or hearing.

,	IN THE COURT OF COMMON PLEAS OF				
Plaintiff,	McKEAN COUNTY, PENNSYLVANIA CIVIL DIVISION				
VS.					
,	NO. C.D.				
Defendant.					
PETITION T	TO MODIFY CUSTODY				
1. The Petition of	respectfully represents that				
on an Or	der of Court was entered for (shared legal custody) (sole legal				
	cal custody) (shared physical custody) (sole physical custody)				
(supervised physical custody), a true and correct c	opy of which is attached.				
2. This Order should be modified because:					
2. This start should be modified because.					
· • • • • • • • • • • • • • • • • • • •	modify the existing Order for (shared legal custody) (sole physical custody) (shared physical custody) (sole physical will be in the best interest of the child(ren).				
	Petitioner				
•	re true and correct. I understand that false statements herein 904 relating to unsworn falsification to authorities.				
Date:					
	Petitioner				

FORM 7

IN THE COURT OF COMMON PLEAS OF

Plaintiff, McKEAN COUNTY, PENNSYLVANIA

vs.

CIVIL DIVISION

NO. C.D.

Defendant.

CRIMINAL RECORD / ABUSE HISTORY VERIFICATION

, hereby swear or affirm, subject to penalties of law including 18

Pa.C.S. § 4904 relating to unsworn falsification to authorities that:
Unless indicated by my checking the box next to a crime below, neither I nor any other member of my household have been convicted or pled guilty or pled no contest or was adjudicated delinquent where the

household have been convicted or pled guilty or pled no contest or was adjudicated delinquent where the record is publicly available pursuant to the Juvenile Act, 42 Pa.C.S. §6307 to any of the following crimes in Pennsylvania or a substantially equivalent crime in any other jurisdiction, including pending charges:

Check all that apply	Crime	Self	Other household member	Date of conviction, guilty plea, no contest plea or pending charges	Sentence
	18 Pa.C.S. Ch. 25 (relating to criminal homicide)				
	18 Pa.C.S. § 2702 (relating to aggravated assault)				
	18 Pa.C.S. § 2706 (relating to terroristic threats)				
	18 Pa.C.S. § 2709.1 (relating to stalking)				
	18 Pa.C.S. § 2901 (relating to kidnapping)				
	18 Pa.C.S. § 2902 (relating to unlawful restraint)				
	18 Pa.C.S. § 2903 (relating to false imprisonment)				

18 Pa.C.S. § 2910 (relating to luring a child into a motor vehicle or structure)		
18 Pa.C.S. § 3121 (relating to rape)		
18 Pa.C.S. § 3122.1 (relating to statutory sexual assault)		
18 Pa.C.S. § 3123 (relating to involuntary deviate sexual intercourse)		
18 Pa.C.S. § 3124.1 (relating to sexual assault)		
18 Pa.C.S. § 3125 (relating to aggravated indecent assault)		
18 Pa.C.S. § 3126 (relating to indecent assault)		
18 Pa.C.S. § 3127 (relating to indecent exposure)		
18 Pa.C.S. § 3129 (relating to sexual intercourse with animal)		
18 Pa.C.S. § 3130 (relating to conduct relating to sex offenders)		
18 Pa.C.S. § 3301 (relating to arson and related offenses)		
18 Pa.C.S. § 4302 (relating to incest)		
18 Pa.C.S. § 4303 (relating to concealing death of child)		
18 Pa.C.S. § 4304 (relating to endangering welfare of		

children)		
18 Pa.C.S. § 4305 (relating to dealing in infant children)		
18 Pa.C.S. § 5902(b) (relating to prostitution and related offenses)		
18 Pa.C.S. § 5903(c) or (d) (relating to obscene and other sexual materials and performances)		
18 Pa.C.S. § 6301 (relating to corruption of minors)		
18 Pa.C.S. § 6312 (relating to sexual abuse of children)		
18 Pa.C.S. § 6318 (relating to unlawful contact with minor)		
18 Pa.C.S. § 6320 (relating to sexual exploitation of children)		
23 Pa.C.S. § 6114 (relating to contempt for violation of protection order or agreement)		
Driving under the influence of drugs or alcohol		
Manufacture, sale, delivery, holding, offering for sale or possession of any controlled substance or other drug or device		

Check all that apply		Self	Other household member	Date
	A finding of abuse by a Children & Youth Agency or similar agency in Pennsylvania or similar statute in another jurisdiction			
	Abusive conduct as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction			
	Involvement with a Children & Youth agency in Pennsylvania or another jurisdiction.  Where?			
	Other:			
ease list any ev	raluation, counseling or other treatment re	ceived fo	ollowing conviction or	finding of abuse:
ationship to th	above applies to a household member, no e child.			ne, date of birth a
you are aware ase explain:	that the other party or members of the oth	er party's	s household has or have	e a criminal/abuse

I verify that the information above is true and correct to the best of my knowledge, information or belief. I understand tha
false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to
authorities.

Signature		
Printed Name		

Plaintiff, vs.	IN THE COURT OF COMMON PLEAS OF McKEAN COUNTY, PENNSYLVANIA CIVIL DIVISION NO. C.D.
Defendant.	
PROC	OF OF SERVICE
I hereby certify that on	(date), a copy of the Notice,
Petition to Modify and Criminal/Abuse Verification	on was served upon Plaintiff/Defendant by regular mail,
postage pre-paid, and by certified mail, restricted of	delivery to addressee only, return receipt requested,
at	(address). The return
receipt signed by the defendant is attached.	
	Plaintiff/Defendant

	, IN THE	E COURT OF COMMON PLEAS OF
Plaintiff,	McKE	AN COUNTY, PENNSYLVANIA
vs.	CIVIL	DIVISION
	NO.	C.D.
Defendant.		
AFFI	DAVIT OF SEF	RVICE
	, being duly sv	worn according to the law deposes and states
that he/she served a true and correct copy of the	Notice, Petition	to Modify and Criminal/Abuse Verification
filed in this matter by certified/registered mail,	return receipt rec	quested, restricted to addressee only and also by
regular mail at	(addre	ess), on
(date). The	e regular mail has	s not been returned within fifteen days after
mailing. Attached to this affidavit is the returned	ed letter with the	notation that the defendant refused to accept
delivery.		
		Plaintiff/Defendant
		Plaintiii/Delendant
Sworn and subscribed before me this	day of	, 20
Notary Public	_	

,	IN THE	COURT OF COMMON PLEAS OF
Plaintiff, vs.	McKEAN COUNTY, PENNSYLVANIA CIVIL DIVISION	
Defendant.		
ACCEPT  I accept service of the Notice, Petition to Mod authorized to accept service on behalf of Plaintiff	•	
Date		Plaintiff/Defendant or Authorized Agent
		Mailing Address

FC	ORM 11
Plaintiff,	) THE MCKEAN COUNTY COURT ) OF COMMON PLEAS
v. ) )	) ) CIVIL DIVISION )
Defendant. )	) ) ) <i>Your</i> Case No
CUSTODY	Y AGREEMENT
1. Who is included The following child(ren) is/are included in this schedule; make a different plan for any child(ren) with a different plan for any child(ren)	<b>is agreement</b> (The child(ren) listed here must have the same different schedule.)
Name	Date of Birth
Additional schedules are attached for oth Legal Custody: decision making (choose of	
Shared legal custody: We can conclude child(ren)'s major medical, educational, legal and responsibility.	communicate and make joint decisions regarding our ad religious needs; therefore, we shall share this
decisions regarding our child(ren), therefore sole Father Mother and he/she shall be respon	nsible for all major decisions regarding the child(ren). d of our child(ren)'s major decisions. This parent sha
3. Physical Custody: where children live (choose	ose one)
<del></del>	an communicate and coordinate with each other to ay-to-day basis. The schedule below shall be the ren).
☐ Primary Physical Custody: Our c custody being with ☐ Father ☐ Mother and the according to the schedule below.	child(ren)'s needs can best be met by primary physical child(ren) spending time with the other parent

	tial Physical Custody: Con	` ,	<b>5</b> 1	
Other 0	Custody Arrangement (	e.g. supervised custod	y) as follows:	
	children old enough to Skip A. and go to B.)		В.)	
Before rea	edule <u>before</u> child(ren) ching school age, the chot for the following days arent:	nild(ren) shall reside v	with 🗌 Father	e with or be
i. from:	and time)	to( <i>Day</i>	and Time)	_
Frequency:	every other week		s <u></u>	
	(Day and time)		(Day and Time)	
Frequency:  every week	every other week	every two weeks	s <u> </u>	
After reach Mother, excep with the other pa		d(ren) shall reside with and times when the c	th	
	and time)		and Time)	

Frequency:  ☐ every week	every other week	every two weeks	
	(Day and time)	to	(Day and Time)
5. Place for c	ustody exchanged bety		the following location(s):
☐ Dad ☐ Mom ☐ shall be responsib		lame of person who will be he ild(ren).	
☐ We do not prop	oose assistance with the	anges between parents transfer.  or supervise the transfe	
Name	Phon	ce Conduc	ct Supervise
8. Other cond	ditions that shall gove	ern exchanges, if any:	

## 9. Vacation, holiday, birthday and special occasion schedule

There shall be no change in the **regular schedule** (see pages 2-3) during vacations and holidays unless specifically indicated below. (Specify whether time will be shared, or with a particular parent in odd, even or every year.)

		With Dad	With Mom	Date/time begin and end
New `	Years Eve			
New `	Years Day			
Easte	r Vacation			
Mothe	er's Day			
Memo	orial Day Weekend			
Fathe	r's Day			
Indep	endence Day			
Labor	Day Weekend			
Thanl	ksgiving Holiday			
Christ	tmas Eve			
Christ	tmas Day			
Childı	ren(s)' Birthday			
10.	Communications			
	The non-custodial p	arent shall have	phone contact wi	th the children on the following
days_			_ every week at	the following
times_		·		
	Other:			
	All communications	between the par	ents shall be via:	
	Telephone			
	☐ E-mail			
	☐ Text-Messaging	l		
	Other:			

11.	Additional Provisions: Check all that apply			
	All parties shall undergo a psychological evaluation and follow through with any and all			
reco	mmendations.			
	Other counseling routine:			
	Neither party shall consume alcohol during their custodial periods.			
	Other alcohol arrangement:			
smo	Neither party shall smoke in the presence of the child(ren) and shall not allow anyone else to ke in the presence of the children.			
	Both parties shall take turns claiming the child(ren) on tax returns.			
	Other tax claim arrangement:			
	Both parties may attend the child(ren)'s extra-curricular activities.			
	The following person(s) are a danger to the children and shall not be present during partial			
custo	ody or supervised custody			
	Other provision:			
12.	Child Restraints: The child(ren) shall at all times be secured in age appropriate safety			

- **12. Child Restraints**: The child(ren) shall at all times be secured in age appropriate safety restraints in the rear of any vehicle in which they ride.
- **13. Mutual Agreements:** This custody arrangement may be changed by mutual agreement. A change intended to be permanent shall be put in writing and filed with the Court along with a Petition to Modify.

### 14. Appendix

Attached is an Appendix that is an integral part of the Order as the parties are Ordered to fully comply with it.

15.	Other:		
 	more pages are of pages attached	attached and incorporated by reference.	
Date	·	Plaintiff's Signature	_
		Plaintiff's Name	_
		Defendant's Signature	_
		Defendant's Name	_

#### APPENDIX TO ORDER

Certain rules of conduct apply to custody matters. These rules are binding on the parties. Breaching them could result in contempt of court or a modification of the custody order. In the event these general rules are different from any specific provision in the custody order, the order shall prevail.

- RULE 1. The parties shall always consider the best interests of the children and act accordingly.
- RULE 2. The provisions in the custody order are to be considered minimum requirements. The parties are free to expand the provisions by mutual agreement. However, no party can increase or decrease periods of custody without agreement.
- RULE 3. The parties shall permit reasonable telephone contact with the children when they are in that party's custody.
- RULE 4. In the event of a serious illness or an accident requiring medical attention, the party having custody of the child shall immediately notify the other party and shall inform the other party as to the nature of the illness or injury. During such illness or injury either party shall have the right to visit the child as long as such visit does not interfere with the proper medical care of the child.
- RULE 5. A party shall provide the other with an address and a phone number to that party's residence. In the event of a change in this information, the party shall notify the other within 72 hours. Further, a party shall provide an address and contact information in the event of an overnight stay at a location other than that party's residence.
- RULE 6. Both parties shall have access to any school or medical records of the child.
- RULE 7. Neither party should attempt to influence the children against the other party by making derogatory or uncomplimentary statements. The parties shall not argue or engage in heated discussions in the presence of the children.
- RULE 8. Neither party shall question the children about the personal life of the other party, except to the extent necessary to insure the personal safety of the children. Children should not be used as spies; this is a harmful role for a child to fill.
- RULE 9. If a party is unable to make a scheduled appointment, that party should give immediate notice to the other party to avoid subjecting the children to unnecessary travel and the failure of expectations.
- RULE 10. If either party or a child has plans which interfere with the scheduled custody and wish to change such period of custody, the parties should make arrangements for an adjustment acceptable to everyone involved. Predetermined schedules may encounter complications, and both parties should be flexible for the sake of the children.
- RULE 11. A party or the person responsible for transporting the children must refrain from the use of alcohol and illicit drugs and must possess a valid driver's license with current operating privileges. Any party who arrives to pick up the children and has used alcohol excessively, is intoxicated, or does not possess a valid driver's license automatically forfeits that custody period. Any party that returns the children under the same conditions automatically forfeits the next scheduled period of custody. Further, a party, while the child is in his

or her presence, shall refrain from imbibing alcoholic beverages in excess or using illicit drugs. Chronic violations of this rule may result in a modification or suspension of custody.

# RULE 12. In the event of a proposed relocation, any party to this action shall comply with the provisions of 23 Pa.C.S.A. § 5337 relating to a change in residence.

- RULE 13. The parties to this action should welcome their parenting duties, but may delegate these responsibilities to capable babysitters or others when attending normal social functions or in cases of emergencies and/or uncontrollable work schedules.
- RULE 14. Child support is a separate issue from child custody. Under no circumstances should a parent refuse contact between a child and a parent on the basis of a child support issue. Failure to follow this directive may result in contempt proceedings.
- RULE 15. Clothing and personal belongings a child arrives with at the beginning of a period of custody are to return with the child at the end of that period of custody.
- RULE 16. If either party feels the other party has violated these rules or the custody order, that party may petition the court as set forth in Pa.R.C.P. 1915.12.

Plaintiff, vs.	IN THE COURT OF COMMON PLEAS OF  McKEAN COUNTY, PENNSYLVANIA  CIVIL DIVISION	
	NO. C.D.	
Defendant.		
JOINT MOTION TO	ADOPT CUSTODY AGREEMENT	
1. The Plaintiff is	, who resides at	
2. The Defendant is		
	tural parents of	
	nally agreed on the custody arrangement for the	
abovementioned children.		
5. Plaintiff's and Defendant's agreen	nent is attached to this Motion.	
WHEREFORE, Plaintiff and Defendant re	espectfully request the Court to adopt the attached custody	
agreement as a Court Order.		
We verify that the statements made in this	s Motion are true and correct. We understand that false	
statements are made subject to the penalties of 18	Pa.C.S. § 4904 relating to unsworn falsification to authorities.	
	Plaintiff's Signature	
	Defendant's Signature.	

Plaintiff, vs.	IN THE COURT OF COMMON PLEAS OF  McKEAN COUNTY, PENNSYLVANIA  CIVIL DIVISION  NO. C.D.
Defendant.	
	ORDER
On this day of	, 20, the Court hereby adopts the Custody
Agreement filed	by the abovementioned Parties as a Court ORDER.
	BY THE COURT:
	CHRISTOPHER G. HAUSER, J.

## **STATUTORY APPENDIX**

#### 23 Pa.C.S. § 6112 (Protection from Abuse)

During the course of a proceeding under this chapter, the court or hearing officer may consider whether the plaintiff or plaintiff's family is endangered by disclosure of the permanent or temporary address of the plaintiff or minor children. Neither in the pleadings nor during proceedings or hearings under this chapter shall the court or hearing officer require disclosure of the address of a domestic violence program. Where the court concludes that the defendant poses a threat of continued danger to the plaintiff and where the plaintiff requests that his or her address, telephone number and information about whereabouts not be disclosed, the court shall enter an order directing that law enforcement agencies, human service agencies and school districts (both in which a plaintiff's child in custody of the plaintiff is or has been enrolled) shall not disclose the presence of the plaintiff or the child in the jurisdiction or district or furnish any address, telephone number or any other demographic information about the plaintiff and child except by further order of the court.

#### 23 Pa.C.S. § 6703

- (a) Establishment.--The Office of Victim Advocate shall establish a program to be known as the Address Confidentiality Program. Upon application and certification, persons eligible under section 6704 (relating to persons eligible to apply) shall receive a confidential substitute address provided by the Office of Victim Advocate
- (b) Administration.--The Office of Victim Advocate shall forward all first class, registered and certified mail at no expense to a program participant within three business days. The Office of Victim Advocate may arrange to receive and forward other classes or kinds of mail at the program participant's expense.
- (c) Notice.--Upon certification, the Office of Victim Advocate shall provide notice of participation and the program participant's substitute address to appropriate officials involved in an ongoing civil or criminal case in which a program participant is a victim, witness, plaintiff or defendant.
- (d) Records.--All records relating to applicants and program participants are the property of the Office of Victim Advocate. These records, including program applications, participants' actual addresses and waiver proceedings, shall be kept confidential and shall not be subject to the provisions of the act of June 21, 1957 (P.L. 390, No. 212),1 referred to as the Right-to-Know Law, except that records may be released as specifically set forth in this chapter and to a district attorney to the extent necessary for the prosecution of conduct as set forth in section 6711 (relating to penalties).

#### 23 Pa.C.S. § 5336

- (a) General rule.--Except as provided in subsections (b) and (c):
  - (1) A party granted sole or shared legal custody under section 5323 (relating to award of custody) shall be provided access to:
    - (i) the medical, dental, religious and school records of the child;
    - (ii) the address of the child and any other party; and
    - (iii) any other information that the court deems necessary or proper.
  - (2) Access to any records and information pertaining to the child may not be denied solely based upon a parent's physical custody schedule.

- (3) Upon request, a parent, party or entity possessing any information set forth in paragraph (1) shall provide it to any party granted sole or shared legal custody.
- (b) Nondisclosure of confidential information.--The court shall not order the disclosure of any of the following information to any parent or party granted custody:
  - (1) The address of a victim of abuse.
  - (2) Confidential information from an abuse counselor or shelter.
  - (3) Information protected under Chapter 67 (relating to domestic and sexual violence victim address confidentiality).
  - (4) Information independently protected from disclosure by the child's right to confidentiality under the act of July 9, 1976 (P.L. 817, No. 143),1 known as the Mental Health Procedures Act, or any other statute.
- (c) Other information.--The court may determine not to release information set forth in subsection (a), in which case it shall state the reason for its denial on the record.

#### 18 Pa.C.S. § 4904

- (a) In general.--A person commits a misdemeanor of the second degree if, with intent to mislead a public servant in performing his official function, he:
  - (1) makes any written false statement which he does not believe to be true;
  - (2) submits or invites reliance on any writing which he knows to be forged, altered or otherwise lacking in authenticity; or
- (3) submits or invites reliance on any sample, specimen, map, boundary mark, or other object which he knows to be false.
- (b) Statements "under penalty".--A person commits a misdemeanor of the third degree if he makes a written false statement which he does not believe to be true, on or pursuant to a form bearing notice, authorized by law, to the effect that false statements made therein are punishable.
- (c) Perjury provisions applicable.--Section 4902(c) through (f) of this title (relating to perjury) applies to this section.
- (d) Penalty.--In addition to any other penalty that may be imposed, a person convicted under this section shall be sentenced to pay a fine of at least \$1,000.

#### 23 Pa.C.S. § 5323

- (a) Types of award.--After considering the factors set forth in section 5328 (relating to factors to consider when awarding custody), the court may award any of the following types of custody if it is in the best interest of the child:
  - (1) Shared physical custody.
  - (2) Primary physical custody.
  - (3) Partial physical custody.
  - (4) Sole physical custody.
  - (5) Supervised physical custody.
  - (6) Shared legal custody.
  - (7) Sole legal custody.

- (b) Interim award.--The court may issue an interim award of custody to a party who has standing under section 5324 (relating to standing for any form of physical custody or legal custody) or 5325 (relating to standing for partial physical custody and supervised physical custody) in the manner prescribed by the Pennsylvania Rules of Civil Procedure governing special relief in custody matters.
- (c) Notice.--Any custody order shall include notice of a party's obligations under section 5337 (relating to relocation).
- (d) Reasons for award.--The court shall delineate the reasons for its decision on the record in open court or in a written opinion or order.
- (e) Safety conditions.--After considering the factors under section 5328(a)(2), if the court finds that there is an ongoing risk of harm to the child or an abused party and awards any form of custody to a party who committed the abuse or who has a household member who committed the abuse, the court shall include in the custody order safety conditions designed to protect the child or the abused party.
- (f) Enforcement.--In awarding custody, the court shall specify the terms and conditions of the award in sufficient detail to enable a party to enforce the court order through law enforcement authorities.
- (g) Contempt for noncompliance with any custody order.—
- (1) A party who willfully fails to comply with any custody order may, as prescribed by general rule, be adjudged in contempt. Contempt shall be punishable by any one or more of the following:
  - (i) Imprisonment for a period of not more than six months.
  - (ii) A fine of not more than \$500.
  - (iii) Probation for a period of not more than six months.
  - (iv) An order for nonrenewal, suspension or denial of operating privilege under section 4355 (relating to denial or suspension of licenses).
  - (v) Counsel fees and costs.
- (2) An order committing an individual to jail under this section shall specify the condition which, when fulfilled, will result in the release of that individual.
- (h) Parties in same residence.--Parties living separate and apart in the same residence may seek relief under this chapter, but any custody order made under such a circumstance shall be effective only upon:
  - (1) one party physically vacating the residence; or
  - (2) an order awarding one party exclusive possession of the residence.

#### 23 Pa.C.S. § 5324

The following individuals may file an action under this chapter for any form of physical custody or legal custody:

- (1) A parent of the child.
- (2) A person who stands in loco parentis to the child.
- (3) A grandparent of the child who is not in loco parentis to the child:

- (i) whose relationship with the child began either with the consent of a parent of the child or under a court order;
- (ii) who assumes or is willing to assume responsibility for the child; and
- (iii) when one of the following conditions is met:
  - (A) the child has been determined to be a dependent child under 42 Pa.C.S. Ch. 63 (relating to juvenile matters);
  - (B) the child is substantially at risk due to parental abuse, neglect, drug or alcohol abuse or incapacity; or
  - (C) the child has, for a period of at least 12 consecutive months, resided with the grandparent, excluding brief temporary absences of the child from the home, and is removed from the home by the parents, in which case the action must be filed within six months after the removal of the child from the home.

#### 23 Pa.C.S. § 5325

In addition to situations set forth in section 5324 (relating to standing for any form of physical custody or legal custody), grandparents and great-grandparents may file an action under this chapter for partial physical custody or supervised physical custody in the following situations:

- (1) where the parent of the child is deceased, a parent or grandparent of the deceased parent may file an action under this section;
- (2) where the parents of the child have been separated for a period of at least six months or have commenced and continued a proceeding to dissolve their marriage; or
- (3) when the child has, for a period of at least 12 consecutive months, resided with the grandparent or great-grandparent, excluding brief temporary absences of the child from the home, and is removed from the home by the parents, an action must be filed within six months after the removal of the child from the home.