			TNI /T'I II	E COLI	рт от		AONI.
Plai	intiff	:	IN THI		RT OF LEAS	COMN	MON
1 103		:	OF			DICIA	L
vs.		:	DISTRI				
		:	SNYD	ER CC	UNTY	BRAN	1CH
Defe	endant	:		CV			
MEDIATION ORIENTA	ATION SESS	ION/	KIDS FIR	ST PRO	OGRAM	ORDE	R
AND NOW, this d	lay of		, 20_	, it is !	hereby (ORDER)	ED that
the above-named parties shall wit	hin ten (10) d	ays of	the date of	f receipt	of a co	py of thi	s Order
contact the Court-approved Media	ation Program	Admin	istrator at	570-374-	1718 , to	schedule	e both a
kids first program session and a m	ediation orient	ation s	ession, sucl	n session	s to be	conducted	d within
forty-five (45) days of the filing da	ate of the custo	ody ple	ading accor	mpanyin	g this O	rder. No	hearing
shall be scheduled before the Co	ourt until bot	h Kids	s First Pro	gram an	d medi	ation orio	entation
sessions have been completed.							
FAILURE TO COMP RESULT IN THE IN DISMISSAL OF THE O OR AWARD OF CO CONTEMPT.	APOSITION	OF S	SANCTIC N, DENI	NS (II	NCLUI A HE	OING A ARING,	,
	RELOCATI	ION N	OTICE				
Anyone that has custody rigaddress unless:	ghts to any chi	ild MA `	Y NOT rel	ocate (m	ove) fro	m their c	urrent
(1) All parties having relocation. OR	ng custody rigl	hts have	e been give	n written	consen	t to the	

(2) The relocation has been authorized by Court Order.

Anyone intending to relocate **MUST** give at least sixty (60) days advance written notice of the relocation to **ALL PARTIES** pursuant to 23 Pa.C.S.A. § 5337. Any party may file an objection to the relocation with the Court pursuant to 23 Pa.C.S.A. § 5337.

The filing party shall serve this Order upon all other parties along with a copy of this custody pleading and file a proof of service with the Court.

There shall be a \$30.00 fee imposed on each party to defray the costs of the mediation, this fee shall be paid at the first (1st) Kids First Program session or mediation session.

BY THE COURT:	
	J

Copies to: Plaintiff

Defendant

Mediation Program Administrator