INSTRUCTIONS AND FORMS PRO SE CUSTODY CONTEMPS 17th JUDICIAL DISTRICT SNYDER COUNTY BRANCH

These forms should only be used if you believe someone has violated an existing Order. These forms cannot be used to change the current custody Order. If you wish to modify your current custody Order you should obtain the forms for a Custody Modification.

Disclaimer: This packet is intended for informational purposes only. Nothing in this packet is legal advice. Please contact a lawyer if assistance is needed.

http://www.pacourts.us/learn/representing-yourself/custody-proceedings

Revised 1-2018

1. WHAT THIS PACKET CONTAINS

This packet contains two types of papers. First there are instructions, what you are now reading, that tell you what the papers are and how to use them. The instruction section will later tell you how to fill out the papers contained in the forms section.

The **instructions** include headings entitled:

- 1. What this Packet Contains:
- 2. Introduction to Instructions for Pro Se Custody Actions;
- 3. General Guidelines for child custody and Visitation;
- 4. How to fill out the form of Petition for Contempt:
- 5. How to fill out the Notice and Order:
- 6. How to fill out the Petition for Waiver of Costs;
- 7. How to fill out the Order Granting Waiver of Costs;
- 8. How to fill out Criminal/Abuse Record Verification Form;
- 9. How to fill out Entry of Appearance;
- 10. How to file the Petition;
- 11. How to serve the Petition, Notice and Order and Criminal Abuse Record Verification Forms;
- 12. How to fill out the Affidavit of Service;

The forms are attached at the end of the instructions. They include the following:

Form 1:	Petition	for	Contempt;

Form 2: Notice and Order; including Language Access Notice

Form 3: Petition for Waiver of Costs;

Form 4: Order Granting Waiver of Costs;

Form 5: Affidavit of Service.

Form 6: Criminal Record/Abuse history verification

Form 7: Entry of Appearance Form for Self-Represented Party

Form 8: Confidential Information Form and Directions; available online if not attached to this packet

You will be using the papers in the forms section to file with the court.

BEFORE YOU BEGIN TO FILL OUT THE FORMS, BE SURE TO READ ALL OF THE INSTRUCTIONS

BEFORE YOU SIGN ANY VERIFICATION, BE SURE THE FORM IS TRUE AND CORRECT 6/22/2016

2. INTRODUCTION TO INSTRUCTIONS FOR PRO-SE CUSTODY ACTIONS

This packet will <u>help you</u> get court intervention when you believe someone is violating a current custody Order on your own. "Pro se" is a legal term that means you are doing it on your own, without an attorney. Your first proceeding with the Court will most likely be a conference before the Custody Hearing Officer at which time the parties will attempt to resolve their issues.

There are other words that have special meanings you should know about. Under the rules of court, the following words may mean things you wouldn't otherwise expect:

- "Parental duties." Includes meeting the physical, emotional and social needs of the child
- "Partial physical custody." The right to assume physical custody of the child for less than a majority of the time
- "Physical custody." The actual physical possession and control of a child
- "Primary physical custody." The right to assume physical custody of the child for the majority of time
- "Shared legal custody." The right of more than one individual to legal custody of the child
- "Shared physical custody." 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
- "Sole legal custody." The right of one individual to exclusive legal custody of the child
- "Sole physical custody." The right of one individual to exclusive physical custody of the child.
- "Supervised physical custody." 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

Before you begin, **read completely** each set of instructions.

3. GENERAL GUIDELINES FOR CHILD CUSTODY AND VISITATION

These guidelines are provided to help you and the other parent be responsible, reasonable, and flexible in carrying out a child custody and visitation schedule for the best interest of your child. Naturally, they are general and do not address every problem.

Many misunderstandings arise because one parent does not inform the other parent of significant events in the child's development, school problems or successes, athletic events, medical/dental issues, allergies or medication needs, recitals or church activities. Both parents have a right to be involved in the child's significant events. Please remember to inform the other parent in time to prepare for that involvement.

- 1. The court order or agreement generally provides a schedule which must be followed unless the parties agree to change it.
- 2. Use the court order or agreement as the basic blueprint and adapt it to fit your changing needs.
- 3. However, if you cannot agree to changes with the other parent, then you both <u>must</u> obey the schedule set out in the court order or agreement.
- 4. If there are disputes or disagreements about the meaning of the order or agreement or if there are substantial changes in your or the other parent's living situation, contact your lawyer or the court. Do <u>not</u> simply disobey the order or agreement.
- 5. Neither parent generally has the right to be in the other's house without express permission.
- 6. Neither parent should use illegal drugs or drink an excessive amount of alcohol at any time, but especially not before or during periods of custody or visitation.
- 7. Transportation of the child by car by either parent (or anyone else) should be in a car which is in good running condition, currently inspected, registered, and insured, and driven in a safe manner by a responsible driver with a current valid license. A car seat for infants must be used. If only one parent has a car seat, it should be loaned to the other parent for use when the child is in that parent's custody.
- 8. The child should be ready to be picked up on time. The parent doing the transporting should be on time.
- 9. A parent should not expect to receive unscheduled or late night visits or to make changes in the schedule without adequate advance notice to the other parent. Call first or arrange it ahead of time.

- 10. The best time to agree on unscheduled visits or changes is at the end of the previous visit.
- 11. Both parents should recognize that illness, work schedules, car problems, and special opportunities may require changes, but that changes must not be proposed simply to prevent or make difficult the other parent's right to visit.
- 12. Both parents should be reasonable and flexible in making or responding to requests for changes.
- 13. Neither parent should threaten, harass, assault, or provoke the other parent.
- 14. Neither parent should curse at or run down the other parent, especially not in the child's presence.
- 15. Both parents should remember that it is generally in the child's best interests to know, love, and respect both parents.
- 16. Children should not be used as messengers or intermediaries between parents. Parents should communicate directly with each other about custody matters.

4. HOW TO FILL OUT THE FORM ~PETITION FOR CONTEMPT

Introduction. The Petition for Contempt is the document that identifies the parties and children. It gives the court basic facts about the situation.

Complete the entire Petition. Do not leave any blank spaces.

Please note: DO NOT PROVIDE MINOR CHILDREN'S NAMES OR DATES OF BIRTHS anywhere in paperwork EXCEPT for the CONFIDENTIAL INFORMATION FORM.

- a. When you fill in the missing information, **print in ink** or **type**. The forms **must** be neat and readable.
- b. The Petition is in the form required by the courts. Some questions and facts are repeated. Answer every question.
- c. On some questions, you are given two possible answers in parentheses [()]. Choose, circle and/or fill in the correct answer; cross out the one that is wrong.
- d. Give complete addresses and exact dates. If you aren't sure, give your best guess as to the month and at least the city and county of the address, even if you don't know the street and box number.
- e. If you do not know the answer, mark "unknown".

Paragraph by paragraph instructions.

<u>Caption.</u> Above the words "Petition for Contempt" is the part of the form known as the caption. Fill in the names of the parties "plaintiff" and "defendant." You should fill in the caption and case number exactly as is appears on your most recent Custody order.

1-3. Fill in the blank regarding who is filing the Petition.

Next, fill in the date of your most recent custody Order and the Judge who entered it.

You must attach a copy of the custody Order you are seeking to enforce.

Next, fill in the alleged violations. You must be specific about dates and times of violations. You must also specify what section of the Order has been violated.

DO NOT INCLUDE MINOR CHILDREN'S NAME(S) OR DATES OF BIRTH

VERIFICATION: Date and sign the verification. You doing so means you are telling the truth about your answers, and can be punished for any false statement.

CERTIFICATION of Compliance Statement/Form: Sign and date. You doing so means you have complied with the court's rules regarding confidential information.

You are now ready to go on to the form Mediation Scheduling Order.

5. HOW TO FILL OUT THE NOTICE AND ORDER

After you complete the petition, you should fill in the form entitled "NOTICE AND ORDER". This form is the Order that will initiate your mediation orientation session.- REMOVE

You should fill in the caption and case number exactly as is appears on your most recent Custody order. The caption should be the same on all the papers you fill out.

DO NOT FILL IN ANY OTHER BLANKS ON THE FORM OF ORDER.

Arrange the form of order and the form of Petition so that the form of Order is the top, covering page, and put them aside.

Later on, you will need to make at least two (2) photocopies of the package containing the order and Petition. (If you have named more than one defendant, you will need one (1) extra photocopy for each additional defendant. For example, if you named two (2) defendants, you will need three (3) copies.)

Since there are other documents you may need to make photocopies of, you may wish to hold off on making copies of the form of order and Petition until you have completed the remaining forms.

Once you have made copies, staple one form of order on top of one form of Petition for as many copies as you have made, plus the originals. Put all the copies aside.

You are now ready to go on to the form of Petition for Waiver of Costs.

6. HOW TO FILL OUT THE PETITION FOR WAIVER OF COSTS

<u>INTRODUCTION.</u> In order to file a Petition for Contempt, there may be filing fees which must be paid to the Prothonotary. Those fees change from time to time. You can check with the Prothonotary to find out how much it usually costs to file.

There may be other costs to consider. If no agreement is reached about custody, and the court has to decide who the children will live with, it may wish to order home studies or psychological evaluations of the children and parties. These things may cost more money. If the parties can afford it, the costs are usually placed on them by the court.

However, if you don't think you can pay the filing fees or other costs, you can ask the court to waive some or all of the costs.

If you can afford to pay the filing costs, you should. If you do pay the filing costs, you won't need to ask the court to waive costs at this time. (If, later on, you face costs you don't think you can afford, you can file at that time.)

On the other hand, if you cannot afford to pay the filing fee now, you will need to fill out another form.

The form you need to fill out is the Petition for Waiver of Costs. Once filed, the court will consider the information in your petition to decide whether to permit you to go forward without having to prepay filing fees. If the court later orders home studies or professionals to interview the children or parties, your petition may relieve you of some or all of those costs as well.

FILLING OUT THE FORM

<u>Caption.</u> You should fill in the caption and case number exactly as is appears on your most recent Custody order.

3 The form asks you to fill in facts about your personal situation and finances, including your employment, income, expenses, debts and assets. Be sure to include income from all sources, including government benefits like public assistance, unemployment compensation, or food stamps. Don't forget money you may get from your spouse if you are married, from parents, friends or family, or from an order for child support. Be sure to include all

payment obligations, such as utility, food and clothing expenses. Finally, identify all persons that depend on your income for support, including children and your spouse, if any.

AGAIN DO NOT INCLUDE MINOR CHILDREN'S NAME(S) OR DATES OF BIRTH.

4 and 5 Be sure to read these paragraphs. They require you to inform the court of any improvement in your financial circumstances that would permit you to pay some or all of the costs you are asking the court to waive. When you date and sign the petition after paragraph 5, you are promising that the information you have filled in is true. You can be punished for any false statement.

7. FILLING OUT THE ORDER FOR WAIVER OF COSTS

<u>Caption</u> You should fill in the caption and case number exactly as is appears on your most recent Custody order.

There is nothing more for you to fill out on this form. If the court grants the petition, your custody action can proceed.

Place the form of Order for Waiver of Costs on top of the Petition for Waiver of Costs. You will need to make one (1) copy. (If you did not make copies of the Petition for Custody and scheduling Order of Court, you should do so at this time. Refer to heading number 4.

HOW TO FILL OUT THE FORM OF SCHEDULING ORDER OF COURT.) Staple one form Order for Waiver of Costs on top of each of the two (2) copies of Petition for Waiver of Costs. You are now ready to file all the papers with the Prothonotary.

8. HOW TO FILL OUT THE CRIMINAL/ABUSE RECORD VERIFICATION FORM

<u>Caption.</u> You should fill in the caption and case number exactly as is appears on your most recent Custody order.

Follow the Instructions on the first page of the form. Note that the form applies to you and any other adults living in your household. You must provide answers for every offense. You must also provide answers to questions 3, 4, and 5.

After you have completed the form, please sign the form and print your name on the line underneath your signature.

Included in the forms is an additional Criminal/Abuse Record Verification Form. You must also serve both your completed and a blank Criminal/Abuse Verification Form on the opposing parties. This additional form should be left blank for the opposing party to complete.

9. HOW TO FILL OUT THE ENTRY OF APPEARANCE OF A SELF-RERESENTED PARTY

<u>Caption.</u> You should fill in the caption and case number exactly as is appears on your most recent Custody order.

Fill in the requested information. Please note you have an obligation to continue to update the information contained on the form whenever there are changes.

After you have completed the form, please sign the form and print your name on the line underneath your signature.

10. HOW TO FILE THE PETITION FOR CONTEMPT AND PETITION FOR WAIVER

You are now ready to file. Take all your papers to the Prothonotary's Office in the courthouse. If you are asking the court to waive the filing fee, you should have two different groups of papers. The first group contains the completed form of Petition for Custody covered by Order form; the second group contains the completed form of Petition for Waiver of Costs covered by the completed form of Order for Waiver of Costs. The first group contains an original and at least two (2) copies; the second group contains an original and one (1) copy.

Present the two groups of papers to the Prothonotary. (If you choose to pay the filing fee, you can, and you need not submit the Petition for Waiver of Costs.) The Prothonotary will "certify" all the documents. The Prothonotary will take the Petition for Waiver of Costs to the Judge.

When the Order waiving Costs and Order for the mediation orientation session are signed, the Prothonotary will return all the certified copies to you; the originals become part of the permanent court records. You should keep one copy of each document for yourself.

You must then promptly serve one copy of the certified Order (for mediation orientation session) and Petition for Contempt of custody upon each Defendant/Plaintiff. Go on to the next heading for instructions on how to do so.

11. HOW TO SERVE THE PETITION FOR CONTEMPT AND NOTICE AND ORDER, COMPLETED CRIMINAL/ABUSE RECORD VERIFICATION FORM AND BLANK CRIMINAL/ABUSE RECORD VERIFICATION FORM.

You must give the other party (parent) legal notice that you have filed for contempt of custody. This type of notice is known as "service."

Service of the Order, Petition, completed Criminal/Abuse Record form and blank Criminal/Abuse Record Verification form is <u>your</u> responsibility. It can be served by certified Mail. To do so, you must send the Petition and Order by <u>certified mail</u>, return receipt requested, to be <u>signed by the ADDRESSEE ONLY</u>.

The addressee <u>must</u> be the Respondent. The Post Office can help you send certified mail.

When you mail certified mail, you will receive a "Sender's Receipt". Keep this. You will need this as proof of service.

Service <u>must</u> be made within thirty (30) days from the date the Petition is filed in the Prothonotary's Office. However, you should mail the papers as soon as possible. The respondent must receive them at least ten (10) days before the conference.

Service is complete once the Respondent has received the papers.

You will have proof that service is completed once you receive back the "green card" from the "certified mailing" with the respondent's signature on the card.

When you receive back the "green card", you need to attach it to and complete the form of Affidavit of Service.

The Affidavit of Service should be completed and filed with the Prothonotary. The sender's receipt and green card should be stapled to the Affidavit of Service when it is filed.

The Affidavit states that on a certain day you mailed a correct copy of the Order and Petition by certified mail to the defendant's/plaintiff's address. It also says that the defendant/plaintiff received it on a specific day. That date of receipt is on the green card.

12. HOW TO FILL OUT AND FILE THE AFFIDAVIT OF SERVICE

<u>Caption.</u> Once again, you must fill out the names and addresses of the parties, plaintiff and defendant. The action has a docket number that was assigned by the Prothonotary. The number appears on the copies you got back from the Prothonotary. Make sure that you neatly print or type the correct docket number in the space provided in the lower right hand side of the caption.

Fill in your name, the date you sent the papers to the defendant (which appears on your sender's receipt), the defendant's name and address, and the date the defendant received the papers (from the green card).

Staple your Sender's Receipt and Green Card to the Affidavit.

Make one photocopy of the Affidavit of Service. File the original with the Prothonotary. Keep a copy for yourself and bring it with you to the conference.

CONFIDENTIAL FORM AND DIRECTIONS

PRINT AND RETURN TO THE APPROPRIATE

COURT FILING OFFICE WITH OTHER FORMS IF NOT

AVAILABLE IN THIS PACKET

AVAILABLE IN THIS PACKET



APPELLATE/TRIAL COURT CASE RECORDS

Instructions for Completing the Confidential Information Form

The following information is confidential and shall not be included in any document filed with a court or custodian, except on a Confidential Information Form filed contemporaneously with the document:

- 1. Social Security Numbers
- 2. Financial Account Numbers, except an active financial account number may be identified by the last four digits when the financial account is the subject of the case and cannot otherwise be identified. "Financial Account Numbers" include financial institution account numbers, debit and credit card numbers, and methods of authentication used to secure accounts such as personal identification numbers, user names and passwords.
- 3. Driver License Numbers
- 4. State Identification (SID) Numbers
- 5. Minors' names and dates of birth except when a minor is charged as a defendant in a criminal matter (see 42 Pa.C.S. § 6355). "Minor" is a person under the age of eighteen.
- 6. Abuse victim's address and other contact information, including employer's name, address and work schedule, in family court actions as defined by Pa.R.C.P. No. 1931(a), except for victim's name. "Abuse Victim" is a person for whom a protection order has been granted by a court pursuant to Pa.R.C.P. No. 1901 et seq. and 23 Pa.C.S. § 6101 et seq. or Pa.R.C.P. No. 1951 et seq. and 42 Pa.C.S § 62A01 et seq. If necessary, this information must be provided on the separate Abuse Victim Addendum. Please note there are separate instructions for the completion of the Addendum located on the form.

Please note this form does not need to be filed in types of cases that are sealed or exempted from public access pursuant to applicable authority (e.g. juvenile, adoption, etc.).

- The best way to protect confidential information is not to provide it to the court. Therefore, only provide confidential information to the court when it is required by law, ordered by the court or is otherwise necessary to effect the disposition of a matter.
- Do not include confidential information in any other document filed with the court under this docket.
- If you need to refer to a piece of confidential information in a document, use the alternate references. If you need to attach additional pages, sequentially number each alternate reference i.e. SSN 3, SSN 4, etc.
- This form, and any additional pages, must be served on all unrepresented parties and counsel of record.

A court or custodian is not required to review or redact any filed document for compliance with *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts.* A party's or attorney's failure to comply with this section shall not affect access to case records that are otherwise accessible.

If a filed document fails to comply with the requirements of the above referenced policy, a court may, upon motion or its own initiative, with or without a hearing, order the filed document sealed, redacted, amended or any combination thereof. A court may impose sanctions, including costs necessary to prepare a compliant document for filing in accordance with applicable authority.



APPELLATE/TRIAL COURT CASE RECORDS

Public Access Policy of the Unified Judicial System of Pennsylvania:

Case Records of the Appellate and Trial Courts

204 Pa. Code § 213.81

www.pacourts.us/public-records

arty name as displayed in case caption	n) Docket/Case N	Docket/Case No.		
Vs.				
arty name as displayed in case caption	Court			
form is associated with the pleading t	itled	, dated		
Courts, the Confidential Information ordered by the court, or otherwise as shall remain confidential, except the	e Unified Judicial System of Pennsylvan in Formshall accompany a filing where conecessary to effect the disposition of a last it shall be available to the parties, conpages, must be served on all unrepresen	onfidential information is required matter. This form, and any addition unsel of record, the court, and the		
This Information Pertains to:	Confidential Information:	References in Filing:		
(full name of adult) OR This information pertains to a minor with the initials of and the full name of (full name of minor) and date of birth:	Social Security Number (SSN): Financial Account Number (FAN): Driver's License Number (DLN): State of Issuance: State Identification Number (SID): Social Security Number (SSN):	Alternative Reference: SSN 1 Alternative Reference: FAN 1 Alternative Reference: DLN 1 Alternative Reference: SID 1 Alternative Reference: SID 1		
(full name of adult) OR This information pertains to a minor with the initials of and the full name of	Financial Account Number (FAN): Driver's License Number (DLN): State of Issuance:	Alternative Reference: FAN 2 Alternative Reference: DLN 2		
(full name of minor) and date of birth:	State of issuance. State Identification Number (SID):	Alternative Reference:		

THIS FORMUS CONFIDENTIAL



APPELLATE/TRIAL COURT CASE RECORDS

Additional page(s) attached	total pages are attached to this filing.
I certify that this filing complies with the provisions o Pennsylvania: Case Records of the Appellate and Tr documents differently than non-confidential information	f the Public Access Policy of the Unified Judicial System of rial Courts that require filing confidential information and on and documents.
Signature of Attorney or Unrepresented Party	Date
Name:	Attorney Number: (if applicable)
Address:	Telephone:
	Email:

NOTE: Parties and attorney of record in a case will have access to this Confidential Information Form. Confidentiality of this information must be maintained.



APPELLATE/TRIAL COURT CASE RECORDS

Additional page (if necessary)

This Information Pertains to:	Confidential Information:	References in Filing:
(full name of adult)	Social Security Number (SSN):	Alternative Reference: SSN
OR	Financial Account Number (FAN):	Alternative Reference: FAN
This information pertains to a minor with the initials of and the full name of	Driver's License Number (DLN):	Alternative Reference: DLN
(full name of minor)	State of Issuance:	
and date of birth:	State Identification Number (SID):	Alternative Reference: SID
	Social Security Number (SSN):	Alternative Reference: SSN
(full name of adult) OR	Financial Account Number (FAN):	Alternative Reference:
This information pertains to a minor with the initials of and the full name of	Driver's License Number (DLN):	Alternative Reference: DLN
(full name of minor)	State of Issuance:	
and date of birth:	State Identification Number (SID):	Alternative Reference: SID

PLAINTIFF vs. DEFENDANT	: IN THE COURT OF COMMON PLEAS : OF THE 17 TH JUDICIAL DISTRICT : OF PENNSYLVANIA : SNYDER COUNTY BRANCH : : CIVIL ACTION-CUSTODY : NO:
NOTICE AND O	RDER TO APPEAR
Legal proceedings have been brought again order of Court for custody.	inst you alleging that you have willfully disobeyed
If you wish to defend against the claim serequired to file in writing with the Court your def	t forth in the following pages, you may but are not enses or objections.
	e court your defenses or objections, you must, 20, atM., in use, Middleburg, Pennsylvania.
IF YOU DO NOT APPEAR IN PERSO FOR YOUR ARREST.	ON, THE COURT MAY ISSUE A WARRANT
If the Court finds that you have willfully for to be in contempt of court and committed to jail,	failed to comply with its Order, you may be found fine and, or both.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE ONE OF THE OFFICES SET FORTH

BELOW. THESE OFFICES CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER. IF YOU CANNOT AFFORD TO HIRE A LAWYER, THESE OFFICES MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT

REDUCED FEE OR NO FEE.

AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A

Office of the Court Administrator SNYDER County Courthouse 9 W. Market Street Middleburg, Pennsylvania 17842 (570) 837-4344

The Petitioning party shall serve a copy of the Petition and this Order upon the Respondent by certified mail, return receipt requested, and shall file an affidavit of service with the Court prior to the hearing.

BY THE COURT:

Date:	, 20	 т

AMERICANS WITH DISABILITIES

The Court of Common Pleas of SNYDER 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.

Notice of Language Rights



Language Access Coordinator

9 West Market St. Middleburg/ 103 S. Second St. Lewisburg
Snyder & Union County Courthouse
570-837-4344/ 570-524-8792

<u>English</u>: You have the right to an interpreter at no cost to you. To request an interpreter, please inform court staff using the contact information provided at the top of this notice.

<u>Spanish/Español</u>: Usted tiene derecho a un intérprete libre de costo. Para solicitar un intérprete favor de informárselo al personal judicial utilizando la información provista en la parte superior de este aviso.

Mandarin/Cantonese Simplified Chinese/普通话/粤语简体中文: 您有权获得免费的口译员服务。若需要口译员,请使用本通知上方提供的联系信息通知法院工作人员。

Mandarin/Cantonese Traditional Chinese/普通話/廣東話繁體中文: 您有權要求免費傳譯服務。如欲要求傳譯服務, 請參閱本通知頂部的聯絡資料,通知法庭職員。

يحق لك الحصول على مترجم دون دفع أي تكلفة من جانبك. لطلب مترجم، يُرجى إعلام موظفي المحكمة باستخدام معلومات الاتصال : العربية Arabic العلام من هذا الإشعار.

<u>Russian/Русский</u>: У вас есть право на бесплатные услуги переводчика. Заявка на переводчика подается в суд по адресу, телефону или эл. почте, указанным выше в заголовке этого уведомления.

<u>Vietnamese/Tiếng Việt</u>: Quý vị có quyền được một thông dịch viên giúp mà không tốn chi phí nào cả, xin hãy báo cho nhân viên tòa án dùng thông tin liên lạc có ở trên đầu thông báo này.

Nepali/**नेपाली**: तपाईंको निःशुल्क रूपमा भाषा अनुवादक राख्न पाउने अधिकार छ। अनुवादकको लागि अनुरोध गर्न, यस सूचनाको माथि दिइएको सम्पर्क जानकारी भरेर अदालतका कर्मचारीहरूलाई जानकारी दिन्होस्।

Korean/한국어: 귀하는 비용에 대한 부담 없이 통역 서비스를 받을 권리가 있습니다. 통역 서비스를 요청하려면 본 통지서의 상단에 기재된 연락처를 통해 법원 직원에게 알리십시오.

<u>Polish/Polski</u>: Ma Pan/Pani prawo do nieodpłatnego skorzystania z usług tłumacza ustnego. Aby zwrócić się o wsparcie ze strony tłumacza ustnego, proszę skontaktować się z pracownikami sądu, korzystając z danych znajdujących się w górnej części niniejszego dokumentu.

تہاڈے کول بغیر ادانیگی کیتیاں اک مترجم حاصل کرن دا حق اے۔ مترجم دی درخواست کرن لئی، میربانی کر کے ایس <u>Pakistan/: پنجابی/Punjabi</u> نوٹس دے أوتے فراہم کیتیاں رابطے دیاں معلومات نوں ورتدیاں عدالت دے عملے نوں اطلاع دوو۔

Punjabi/ **ਪੰਜਾਬੀ** /India: ਤੁਹਾਨੂੰ ਇਕ ਦੁਭਾਸ਼ੀਆ ਹਾਸਲ ਕਰਨ ਦਾ ਹੱਕ ਹੈ, ਜਿਸ ਦੀ ਤੁਹਾਨੂੰ ਕੋਈ ਲਾਗਤ ਨਹੀਂ ਲੱਗੇਗੀ। ਦੁਭਾਸ਼ੀਏ ਲਈ ਬੇਨਤੀ ਕਰਨ ਵਾਸਤੇ, ਕਿਰਪਾ ਕਰ ਕੇ ਅਦਾਲਤ ਦੇ ਅਮਲੇ ਨੂੰ ਜਾਣੂ ਕਰਵਾਓ ਤੇ ਇਸ ਲਈ ਇਸ ਨੋਟਿਸ ਦੇ ਸਿਖਰ ਉਤੇ ਦਿੱਤੀ ਸੰਪਰਕ ਜਾਣਕਾਰੀ ਦਾ

ਇਸਤੇਮਾਲ ਕਰੋ।

<u>Portuguese/Português:</u> Você tem direito a um intérprete gratuitamente. Para solicitar um intérprete, informe à nossa equipe usando os dados de contato mostrados na parte superior deste aviso.

Somali/Somaali: Waxaad xaq u leedahay in lagu turjumo lacag la'aan ah. Si aad u codsato turjumaanka, fadlan u sheeg maxkamadda shaqaalaha adiga oo isticmaala macluumaadka ciwaanka kor lagu siiyay ee ogeysiiskaan.

Haitian Creole/Kreyòl Avisyen: Ou gen dwa resevwa sèvis yon entèprèt gratis. Pou mande pou yon entèprèt, tanpri fè

manm pèsonèl tribinal la konnen lè ou sèvi avèk enfòmasyon an yo te bay ou nan tèt avi sa a.

<u>French/Français</u>: Vous avez le droit de bénéficier gratuitement de l'assistance d'un interprète. Pour en faire la demande, veuillez en informer le personnel du tribunal à l'aide des coordonnées indiquées en haut de page.

-				
vs.		PLAINTIFF	IN THE COURT OF COMPOSITION OF THE 17 TH JUDICIAL OF PENNSYLVA SNYDER COUNTY B	DISTRICT NIA
			CIVIL ACTION-CUS	STODY
		DEFENDANT	NO:	
	PET	TITION FOR CONTEMPT	OF A CUSTODY ORDER	
The	e Petition of		respectfully represents:	
1.			entered an	Order awarding
			stody) (sole legal custody)	
	custody) (prima	ary physical custody) (shar	red physical custody) (sole	physical custody)
	(supervised pl	hysical custody) of the	e minor children:_(SEE	CONFIDENTIAL
	INFORMATIO	N FORM)		
2.	The		Plaintiff	is
	Whose		address	is:
	The	D	efendant	is
	Whose		address	is:
A _	true and correct of	copy of the Order is attached	to this Petition.	-
3.	Respondent has	willfully failed to abide by t	he Order in that:	
fer t	o minor children	by designation Child 1, Chil	ld 2, etc.	
		·		

,

-			
1 I ha	ve attached th	e Criminal Record//	Abuse History Verification form required pursuant to
			Abuse Thistory Verification form required pursuant to
	R.C.P. No. 191:		
WHEREFC	RE, Petitioner	requests that Respon	ndent be held in Contempt of Court.
I verify that	the statements	s made in this Petitio	on are true and correct. I understand that false
Ū			
			lties of 18 Pa. C.S. 4904 relating to unsworn
falsification	to authorities.		
Date:	· · · · · · · · · · · · · · · · · · ·	, 20	
Date:		, 20	(Signature of Petitioner) pro se
Date:		, 20	(Signature of Petitioner) pro s
Date:		, 20	(Signature of Petitioner) pro s
Date:		, 20	(Signature of Petitioner) pro s
Date:	·		(Signature of Petitioner) pro s
		CERTIFICATI	ION OF COMPLIANCE
I cert	ify that this filing	CERTIFICATION COMPLIES WITH THE PROVING	ION OF COMPLIANCE sions of the Public Access Policy of the Unified Judicial System
I cert of Pennsylvan	ify that this filing ia: Case Records	CERTIFICATI complies with the provi	ION OF COMPLIANCE sions of the Public Access Policy of the Unified Judicial System fal Courts that require filing confidential information and
I cert of Pennsylvan	ify that this filing ia: Case Records	CERTIFICATION COMPLIES WITH THE PROVING	ION OF COMPLIANCE sions of the Public Access Policy of the Unified Judicial System fal Courts that require filing confidential information and
I cert of Pennsylvan	ify that this filing ia: Case Records	CERTIFICATI complies with the provi	ION OF COMPLIANCE sions of the Public Access Policy of the Unified Judicial System fal Courts that require filing confidential information and
I cert of Pennsylvan	ify that this filing ia: Case Records	CERTIFICATI complies with the provice of the Appellate and Trice-confidential information	Sions of the Public Access Policy of the Unified Judicial System al Courts that require filing confidential information and an and documents.
I cert of Pennsylvan	ify that this filing ia: Case Records	CERTIFICATI complies with the provice of the Appellate and Trice-confidential information	Submitted by:

NOTICE TO ALL PERSONS APPEARING IN COURT

- 1. YOU WILL NOT BE ALLOWED IN THE COURTROOM AT THE TIME OF YOUR HEARING IF YOU ARE INAPPROPRIATELY DRESSED. DO NOT WEAR SHORTS, TANK TOPS, HALTER-TOPS, BARE MIDRIFFS, FLIP FLOPS ETC. OR OTHER UNDIGNIFIED CLOTHING.
- 2. THE JUDGE HAS THE RIGHT AT ALL TIMES TO CONTROL THE COURTROOM. IF THE JUDGE THINKS YOU ARE INAPPROPRIATELY DRESSED, YOU MAY BE EXCLUDED FROM THE COURTROOM AND THE JUDGE MAY CONSIDER THAT YOU HAVE MISSED YOUR HEARING.
- 3. YOU ARE NOT PERMITTED TO BRING INTO THE COURTROOM ANY FOOD, BEVERAGES, GUM OR CELL PHONES.

, Plaintiff	: IN THE COURT OF : COMMON PLEAS OF THE : 17 TH JUDICIAL DISTRICT
vs.	: OF PENNSYLVANIA : SNYDER COUNTY BRANCH
, Defendant	: CIVIL ACTION - LAW : CV
·	
	RANCE OF SELF-REPRESENTED PARTY
PURSU	ANT TO Pa.R.C.P. No. 1930.8
I,myself in the within action.	() Plaintiff or () Defendant, represent
REMOVAL OR WITHDRAWA	L OF COUNSEL OF RECORD (If Applicable)
Removeattorney of record.	, Esq., as my
Withdraw my appearance	for the filing party.
	Esq. (Print name) ID#
	Signature Date:

I understand that I am under a continuing obligation to provide current contact information to the court, to other self-represented parties, and to attorneys of record.

Print Name	
Signature	Telephone Number
Address	Fax
City, State, Zip Code	Date

THE PARTY FILING THIS ENTRY OF APPEARANCE MUST PROVIDE NOTICE BY SENDING A COPY TO ALL PARTIES AND ATTORNEYS, INCLDUING ATTORNEY REMOVED FROM THE CASE.

IN THE COURT OF COMMON PLEAS OF SNYDER COUNTY, PENNSYLVANIA CIVIL DIVISON

Custody No.

Plaintiff

	VS				
	Defenda				
	CRIMINAL RECORD/A	BUSE	HISTORY VE	RIFICATION	<u>I</u>
1. I other memladjudicated Pa.C.S. §63	, here 8 Pa.C.S §4904 relating to unsw Unless indicated by my checking ber of my household have been delinquent where the record is part to any of the following crimes jurisdiction, including pending	orn fals the box convict publicly es in Pe	x next to a crime ed or pled guilty available pursu nnsylvania or a	orities that: below, neither or pled no contain to the Juve	er I nor any ontest or was enile Act, 42
Check all		Me	Other household <u>member</u>	<u>Date</u>	<u>Sentence</u>
	18 Pa.C.S. Ch. 25 (relating to criminal homicide)		П		
	18 Pa.C.S. §2701 (relating to simple assault)				
0	18 Pa.C.S. §2702 (relating to aggravated assault)				
0	18 Pa.C.S. §2705 (relating to recklessly endangering another person)				
	18 Pa.C.S. §2706 (relating to terroristic threats)			· · ·	
Check all			Other household		

<u>Me</u>

member

Date

Sentence

that apply

Crime

¹ Throughout this form, "member of my household", "household member", and "members of the other party's household" are defined as a spouse or an individual who has been a spouse, an individual living as a spouse or who lived as a spouse, a parent or child, another individual related by consanguinity or affinity, a current or former sexual or intimate partner, an individual who shares biological parenthood or any other person, who is currently sharing a household with the child or a party.

	18 Pa.C.S. §2709.1				
	(relating to stalking)		·		
	18 Pa.C.S. §2718 (relating to strangulation)	0		 .	
	18 Pa.C.S. §2901				·
	(relating to kidnapping)				
	18 Pa.C.S. §2902 (relating to unlawful restraint)				
0	18 Pa.C.S. §2903 (relating to false imprisonment)				
	18 Pa.C.S. §2904			 .	
	(relating to interference with custody of children)		•		
0	18 Pa.C.S. §2910				
	(relating to luring a child into a motor vehicle or structure)				
	18 Pa.C.S. Ch.30 (relating to human trafficking)			···	
-	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)			· · · · · · · · · · · · · · · · · · ·	
	(Tarante of partour monage)				

Check all hat apply	<u>Crime</u>	<u>Me</u>	Other household member	<u>Date</u>	Sentence
a	18 Pa.C.S. §3125 (relating to aggravated indecent assault)				
	18 Pa.C.S. §3126 (relating to indecent assault)		· .		<u> </u>
	18 Pa.C.S. §3127 (relating to indecent exposure)			· .	
	18 Pa.C.S. §3129 (relating to sexual intercourse with animal)	п .			
	18 Pa.C.S. §3130 (relating to conduct relating to sex offenders)	<u> </u>			
	18 Pa.C.S. §3301 (relating to arson and related offenses)				
	18 Pa.C.S. §4302 (relating to incest)		<u> </u>		
	18 Pa.C.S. §4303 (relating to concealing death of a child)				
	18 Pa.C.S. §4304 (relating to endangering the welfare of children)				
	18 Pa.C.S. §4305 (relating to dealing in infant children)				
	18 Pa.C.S. §5533 (relating to animal cruelty)		۵	· .	

	Check all that apply	<u>Crime</u>	<u>Me</u>	Other household <u>member</u>	<u>Date</u>	Sentence
·		18 Pa.C.S. §5534 (relating to aggravated cruelty to animal)				
		18 Pa.C.S. §5543 (relating to animal fighting)				
	0	18 Pa.C.S. §5544 (relating to possession of animal fighting paraphernalia)		. 🗆	· · · · · · · · · · · · · · · · · · ·	
		18 Pa.C.S. §5902 (b) or (b.1) (relating to prostitution and related offenses)	0	0	····	
		18 Pa.C.S. §5903 (c) or (d) (relating to obscene and other sexual materials and performance)	□ ces)			
	.	18 Pa.C.S. §6301 (relating to corruption of minors)		<u></u>	
		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)				
		Section 6114 (relating to contempt for violation of order or agreement)		G.	· · · · · ·	
		The former 75 Pa.C.S. §3731 (relating to driving under influence of alcohol or controlle substances)	□ ed			

Check all that apply	Crime	<u>Me</u>	Other household member	<u>Date</u>	<u>Sentence</u>
	75 Pa.C.S. Ch. 38 (relating to driving after imbibing alcohol or utilizing drugs)	0	П		
	Section 13 (a) (1) of the act of April 14, 1972 (P.L.233, No.64), known as the Cont- rolled Substance, drug, Device and Cosmetic Act, to the extent that it prohibits the manufac- ture, sale or delivery, holding, offering for sale or possession o any controlled substance or othe drug or device	f			

2. Unless indicated by my checking the box next to an item below, neither I nor any other member of my household have a history of violent or abusive conduct,² or involvement with a Children & Youth agency, including the following:

Check all that apply		<u>Me</u>	Other household <u>member</u>	<u>Date</u>
	A finding of abuse (this may be in the form of a founded report o child abuse or an indicated report of child abuse) by a Children & Youth Agency or similar agency in Pennsylvania or similar statute in another jurisdiction	t	□ .	

² The terms "abusive conduct" and "abuse" referenced in questions 2, 3, and 5 are defined as: The occurrence of one or more of the following acts between family or household members, sexual or intimate partners or persons who share biological parenthood: (1) Attempting to cause or intentionally, knowingly or recklessly causing bodily injury, serious bodily injury, rape, involuntary deviate sexual intercourse, sexual assault, statutory sexual assault, aggravated indecent assault, indecent assault or incest with or without a deadly weapon. (2) Placing another in reasonable fear of imminent serious bodily injury. (3) The infliction of false imprisonment pursuant to 18 Pa.C.S. § 2903 (relating to false imprisonment). (4) Physically or sexually abusing minor children, including such terms as defined in Chapter 63 (relating to child protective services). (5) Knowingly engaging in a course of conduct or repeatedly committing acts toward another person, including following the person, without proper authority, under circumstances which place the person in reasonable fear of bodily injury. The definition of this paragraph applies only to proceedings commenced under this title and is inapplicable to any criminal prosecutions commenced under Title 18 (relating to crimes and offenses). (6) The crime of stalking pursuant to 18 Pa.C.S. §2709.1 (relating to stalking).

Check all that apply		<u>Me</u>	Other household <u>member</u>	<u>Date</u>	
	Abusive conduct as defined under the Protection from Abuse Act in Pennsylvania or similar statute another jurisdiction				
	Involvement with a Children & Youth Agency or similar agency in Pennsylvania or another jurisdiction Where?	on.		·	
	Other:				
4. If any co a househol child:	onviction, guilty plea, no contest p d member, not a party, state that p	lea, or erson'	adjudication of same, date of	f birth and relati	bove applies to onship to the
a househol child:	d member, not a party, state that p	erson'	s name, date o	f birth and relati	onship to the
criminal re	e aware that the other party or mer cord/abuse history, please explain h and relationship to the child:	the cr	iminal history	arty's household and state that pe	has or have a rson's name,
or belief. I	t the information above is true and understand that false statements he ting to unsworn falsification to aut	erein a	re made subje	f my knowledge et to the penaltie	e, information es of 18 Pa.C.S
Date	<u> </u>	,	Signature		
			Printed Name	;	_

		•					
				•			
					. •		
	: · · · · · · · · · · · · · · · · · · ·	_, :			IMON PLEAS		
	PLAINTIFF	:		7 TH JUDICIAI PENNSYLV <i>A</i>			
vs.		:		ER COUNTY I	.*		·
g ek a Lista	maria La maria	:	CIVII	ACTION-CU	YCOTS		
	DEFENDAN	<u>T</u> , :			J. J.		•
		:	NO: _			••	
	· · · · · · · · · · · · · · · · · · ·						•.
		ORDER		•		e V	
AND NOW this	day of	· .	, 20	, upon revie	ew of the Petiti	on for	-
Waiver of Costs, which	establishes that the	e Petitioner i	is without the	financial reso	urces to pay so	me or all of	
		•				٠.,	
the costs of litigation, it	is nereby ORDER	ED and DIK	ECTED that	pursuant to Pa	ı.R.C.P. 240, tr	ie Pennoner	
is permitted to proceed I	n Forma Pauperis,	without pre	epayment of f	iling costs.	· · · · · · · · · · · · · · · · · · ·		
Parties permitted	to proceed In For	ma Pauperis	must inform	the Court of in	mprovement in	their	
financial circumstances	which will enable	them to pay	costs. In the	event that the	party filing the	e Petition	
retains counsel, the costs	waived by this O	rder shall be	due and pay	able within thi	rty (30) days o	f the entry	
of appearance of counsel	or the appearance	e of counsel	at any procee	eding, unless, p	prior to the said	proceeding	
Pa.R.C.P. 240(d) and the	subparagraphs the	ereof are co	mplied with i	n full, includir	ng the filing of:	a	
certification by the attorn	ney that he or she i	s providing	free legal ser	vices to the pa	rty and that he	or she	*
believes the party is unal	ale to pay the cost	and the aff	idavit require	d hv Pa R C P	240(d)(1)(ji)		
boneves the party is allac	ne to pay are cost,	, and the an	ida vit xoquiro	4 07 1 4/12 011	() () () .		••
							•
		BY THE	COURT:				
			٠.				
			• . • •				
				J.	.		
•						•	•
	i.	-				, w	
		ž.					

	PLAINTIFF	: IN THE COURT OF COMMON PLEAS : OF THE 17 TH JUDICIAL DISTRICT
vs.		: OF PENNSYLVANIA : SNYDER COUNTY BRANCH
· · · · · · · · · · · · · · · · · · ·	DEFENDANT	: CIVIL ACTION-CUSTODY
		NO:

PETITION FOR WAIVER OF COSTS

- 1. I am the Petitioner in the above matter and because of my financial condition am unable to pay the fees and costs of prosecuting or defending the action or proceeding.
- 2. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3. I represent that the information below relating to my ability to pay the fees and costs is true and correct:
 - (a) \underline{NAME} :

ADDRESS:

(b) <u>EMPLOYMENT</u>

If you are presently employed, state:

EMPLOYER:

ADDRESS:

SALARY OR WAGES PER MONTH:

TYPE OF WORK:

If you are presently unemployed state:

DATE OF LAST EMPLOYMENT:

SALARY OR WAGES PER MONTH:

TYPE OF WORK:

(c) OTHER INCOME WITHIN THE PAST TWELVE MONTHS

BUSINESS OR PROFESSIONAL:

OTHER SELF-EMPLOYMENT:

INTEREST:

DIVIDENDS:

PENSION OR ANNUITIES:

SOCIAL SECRUITY BENEFITS:

SUPPORT PAYMENTS:

DISABILITY PAYMENTS:

UNEMPLOYMENT COMPENSATION:

WORKER'S COMPENSATION:

PUBLIC ASSISTANCE:

OTHER:

(d) <u>OTHER CONTRIBUTORS TO HOUSEHOLD SUPPORT</u>

Name of person contributing:

Relationship to you:

If your spouse contributes and is employed, state:

EMPLOYER:

SALARY OR WAGES PER MONTH:

TYPE OF WORK:

OTHER CONTRIBUTORS:

(e) PROPERTY OWNED

CASH:

CHECKING ACCOUNT:

SAVINGS ACCOUNT:

CERTIFICATES OF DEPOSIT:

REAL ESTATE (INCLUDING HOME):

_	COST:		AMOUNT C	WED:	
	STOCKS, BONDS	:			
	OTHER:	·.			
	·	. :	•		
(f)	DEBTS AND OBL	LIGATIONS P	ER MONTH		
	MORTGAGE/REN	JT:			
	UTILITIES: ELEC	TRIC: WATE	R/SEWER:		
	OIL/GAS/COAL:	PHONE:			
	CABLE:				
	LOANS:				
	CREDIT CARDS:		,		
	FOOD: NON-FOO	D:			
	CHILD SUPPORT	:			
	CHILD CARE:				
	TRANSPORTATIO	ON COSTS:			
	MEDICAL BILLS:	;			
	BACK TAXES:				
	MISCELLANEOU	S HOUSEHO	LD EXPENSES		
(g)	PERSONS DEPEN	DENT UPON	YOU FOR SUP	PORT	
•	CHILDREN, IF AN	VY:			•
IDE!	NUMBRY BAY CHILEDS	DESIGNAT	ION	AGE:	
CHI	LD #1, 2,3, etc.	·		•	
CHII	LD #1		·	<u> </u>	·
()_	·····				
			· 		

MOTOR VEHICLE: MAKE:

YEAR:

	NAME:		
	RELATIONSHIP:		•
4. I understand that I	have a continuing obligation	to inform the court of improven	nent in my financial
circumstances which	would permit me to pay the c	osts incurred herein.	
·			
5. I verify that the sta	atements made in this affidavi	t are true and correct. I understa	and that false statements
		C.S. §4904, relating to unsworn	
		<i>, ,</i>	
Date:	20	·	
Date			· · · · · · · · · · · · · · · · · · ·
		(Signature of Petition	er) pro se
·			
	·		
•	<u>CERTIFICATI</u>	ON OF COMPLIANCE	
-		s of the Public Access Policy of the Un	
•		ts that require filing confidential info	mation and documents
differently than non-conf	fidential information and documents	•	
	•	Submitted by:	
		Signature:	
		Name:	
•		Attorney No. (if applicable	

OTHER PERSONS: