BASIC INSTRUCTIONS FOR FILING YOUR COMPLAINT FOR CUSTODY

PLEASE NOTE....THIS DOES NOT TAKE THE PLACE OF FULLY READING ALL THE INSTRUCTIONS PROVIDED IN THE INSTRUCTION BOOKLET

1. DO NOT PRINT/COPY ON BOTH SIDES OF THE PAPER ON ANY FORM

- Use the attached complaint for custody.
- Print a Criminal Record/Abuse History Verification from www.eriecountypa.gov/courts/family-court/custody-conciliation (only print pages 9-14. You DO NOT need to print the example).
- For each of the above forms: fill in the blanks and make four (4) photocopies of both original forms for a total of five (5) of your completed paperwork (you will need to make two (2) additional copies of your paperwork per additional party if more than two (2) parties are involved in your custody case).
- **2.** Submit in person <u>or</u> mail all original forms and copies as stated above, along with two (2) additional blank Criminal Record/Abuse History Verification form for each defendant/s and a money order or check (payable to Prothonotary) for the <u>complaint for custody fee</u>. For in person submissions, cash or credit/debit card are acceptable **DO NOT MAIL CASH**. Call 814-451-6234 for current fee.

COMPLAINTS FOR CUSTODY NEED TO BE SUBMITTED IN PERSON OR MAILED TO:

Custody Conciliation Office 140 West 6th Street Room 02 Erie, PA 16501

IN PERSON COMPLAINTS FOR CUSTODY WILL BE ACCEPTED BETWEEN 8:00 A.M. AND 11:30 A.M. AND BETWEEN 1:00 P.M. AND 4:00 P.M.

- **3.** The Custody Conciliation Office will schedule you for an Intake Conference. We will also schedule you and the defendant/s to attend the Children Cope with Custody and/or Visitation seminar. We will attach all the necessary papers to your Complaint for Custody at this time.
- **4.** The paperwork will be returned to you for you to file and serve the other party/ies.

THE CUSTODY CONCILIATION OFFICE IS NOT RESPONSIBLE FOR SERVING THE OTHER INVOLVED PARTIES.

IT IS YOUR RESPONSIBILITY TO PROPERLY SERVE ALL THE PARTIES INVOLVED.

PERSONAL SERVICE BY CONSTABLE, SHERIFF, OR INDEPENDENT THIRD PARTY:

If you choose to have the other party/ies personally served you must provide a completed Affidavit of Service for each party served to the Custody Conciliation Office.

SERVICE BY MAIL:

Two (2) of the certified copies are to be served on the other party/ies. One (1) is to be sent by **certified mail, restricted delivery** and one (1) by regular mail. Once you receive the certified restricted card, signed by the other party/ies, back from the Post Office, you must provide the card to the Custody Office.

YOU MUST PROVIDE DOCUMENTATION THAT THE PARTY/IES WERE SERVED.

Plaintiff VS.			_ :	: IN THE COURT OF COMMON		
			:			
			:	OF ERIE COUN	ΓY, PENNSYLVANIA	
			_ :			
Def	endan	nt .	:	NO.		
		COMP	LAINT F	OR CUSTODY		
1.	The	e plaintiff is		_ residing at		
		ephone Number			e street address, city, state & zip code)	
2.	The	e defendant is		residing at		
۷.	T 1	e defendant is			e street address, city, state & zip code)	
	161	ephone Number		_		
	(so	rtial physical custody) (primary le physical custody) (supervised me (of Child/ren) Pro	physical o		• '	
	a) b)	The child/ren (was) (was not) to The child/ren is presently in the resides at	e custody	of		
	c)	During the past five (5) years, persons and at the following ac	ie ionowing			
		<u>List the Persons</u>	<u>List t</u>	he Addresses	<u>Dates</u>	

	e)	She is (married) (divorced) or (single).	·
	f)	The father of the child/ren is	, currently residing at
	g)	He is (married) (divorced) or (single).	•
4.	The	e relationship of the plaintiff to the child/ren is that of	The plaintiff
	cur	rrently resides with the following persons:	
		Name and Relationship to Plaintiff	
5	The		
5.		e relationship of the defendant to the child/ren is that of	
5.		re relationship of the defendant to the child/ren is that of rrently resides with the following persons:	
5.		e relationship of the defendant to the child/ren is that of	
5.		re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant	The defenda
5.		re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant	
5.		re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant	The defenda
 6. 	cur	re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant	The defenda
	The	re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant	The defenda
	The	re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant the plaintiff/defendant (has) (has not) participated as a party or	The defenda
	The	re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant e plaintiff/defendant (has) (has not) participated as a party or pacity, in other litigation (court case) concerning the custody	The defenda
	The	re relationship of the defendant to the child/ren is that of rrently resides with the following persons: Name and Relationship to Defendant e plaintiff/defendant (has) (has not) participated as a party or pacity, in other litigation (court case) concerning the custody	witness, or in another of the child/ren in this or to this action is:
	The	re relationship of the defendant to the child/ren is that of	witness, or in another of the child/ren in this or to this action is:

	b)	The plaintiff/defendant (knows) (does not know) of a person, not a party to the						
		proceedings, who has physical custody of the child/ren or claims to have custody or visitation rights with respect to the child/ren. The name and address of such as person is						
7.	7. The best interest and permanent welfare of the child/ren will be served by granting relief requested because:							
	_							
8.	wh oth wit	ch parent whose parental rights to the child/ren have not been terminated and the person o has physical custody of the child/ren have been named as parties to this action. All er persons, named below, who are known to have or claim a right to custody or visitation h the child/ren will be given notice of the pendency of this action and the right to ervene:						
9.	I an	If the plaintiff/defendant is a grandparent who is not in loco parentis to the child and is seeking physical and/or legal custody pursuant to 23 Pa.C.S. §5323, you must plead fact establishing standing pursuant to 23 Pa.C.S. §5324(3).						

b)	If the plaintiff/defendant is a grandparent or great-grandparent who is seeking partial				
	physical custody or supervised phy		-		
	plead facts establishing standing pu	rsuant to §5325.			
c)	1	0.1			
	Pa.C.S. §5324(2) as a person who s facts establishing standing.	_			
	ave attached the Criminal Record/Abuse History Verification form required pursuant to				
Pa.	a.R.C.P. 1915.3-2.				
Wh	nerefore, the plaintiff/defendant requests the Court to grant: (circle all that apply)				
(sh	ared legal custody) (sole legal custody) (partial physical custody)				
(pr	rimary physical custody) (shared physical custody) (sole physical custody)				
(su	pervised physical custody) of the child.				
Ινε	erify that the statements made in this petition are true and correct. I understand that false				
	tements herein are made subject to the penalties of 18 Pa.C.S. 4904 relating to unsworn				
	sification to authorities.				
Dat	ate	Signature			
		Print Name	Plaintiff/Defendant (circle one)		