TIOGA COUNTY, PENNSYLVANIA

CUSTODY MODIFICATION AGREEMENT SELF-HELP PACKAGE

Prepared by the Tioga County Bar Association for use by indigent pro se litigants in Tioga County, Pennsylvania

THIS PACKAGE IS FOR USE WHEN YOU AND THE OTHER PARENT AGREE TO MODIFY AN EXISTING CUSTODY ORDER

- IF YOU AND THE OTHER PARENT HAVE AN AGREEMENT ON HOW CUSTODY SHOULD BE HANDLED, BUT THERE IS NO CUSTODY ORDER IN EFFECT YET, YOU WILL NEED THE 'NEW CUSTODY AGREEMENT SELF-HELP PACKAGE.'
- IF THERE IS ALREADY A CUSTODY ORDER IN EFFECT AND YOU WANT TO MODIFY IT, BUT THE OTHER PARENT DOES NOT AGREE, YOU WILL NEED THE 'PETITION TO MODIFY CUSTODY SELF-HELP PACKAGE.'
- IF YOU WANT TO FILE A NEW CUSTODY CASE WITHOUT AN AGREEMENT AND NO CUSTODY ORDER IS IN EFFECT YET, YOU WILL NEED THE 'CUSTODY COMPLAINT SELF-HELP PACKAGE.'
- IF THERE IS ALREADY A CUSTODY ORDER IN EFFECT AND YOU WANT TO RELOCATE WITH YOUR CHILD(REN), YOU WILL NEED THE 'RELOCATION SELF-HELP PACKAGE.'
- IF THERE IS ALREADY A CUSTODY ORDER IN EFFECT AND THE OTHER PARENT HAS VIOLATED THE EXISTING CUSTODY ORDER, YOU WILL NEED THE 'CONTEMPT PETITION SELF-HELP PACKAGE.'
- IF YOU CANNOT AFFORD TO PAY THE FILING FEES FOR A NEW CUSTODY CASE, AND YOU WOULD LIKE TO ASK THE COURT TO WAIVE THE FILING FEES, YOU WILL ALSO NEED THE 'IFP PETITION SELF-HELP PACKAGE.'

INSTRUCTIONS:

This package is for use when you and the other parent (or other party or parties, if applicable) have already agreed to modify an existing custody order and would like to write down your agreement and have it entered as an order of court. If this is a new custody case and no prior complaint for custody involving the same child(ren) has ever been filed in Tioga County, then you will need to use the 'NEW CUSTODY AGREEMENT SELF-HELP PACKAGE' instead of this package because the court needs someone to file a custody complaint in order to open a new custody file. If there is no open custody file, the court will not accept your custody agreement. There is also a filing fee for filing a new custody case in Tioga County. It is currently \$150.00, but is subject to increase at any time. Currently, however, there is no fee for filing requests for modification to existing custody orders.

STEP 1: COMPLETE THE CUSTODY AGREEMENT

Complete the fill-in-the-blank Custody Agreement included in this package. The first thing you should do is fill in the case caption at the top of the first page using the names of the Plaintiff and the Defendant exactly as they appear on the existing custody order (whoever is listed as the Plaintiff in the existing custody order is still the Plaintiff, and whoever is listed as the Defendant in the existing custody order is still the Defendant). You should also use the same docket number previously assigned to your case. When you are done, the caption should look something like this:

,	OF COMMON PLEAS VTY, PENNSYLVANIA
Jane Q. Doe	:
Plaintiff	:
v.	:
John X. Doe	: NO: <u>799</u> FS <u>2018</u> :
Defendant	: CIVIL ACTION - CUSTODY
	:

You and the other parent (or other party or parties) should then fill in the rest of the Custody Agreement together as follows:

Page 1, Question 1 – Identify the child(ren) using their initials in the same way they appeared in prior court documents. You should also list each child's year of birth. In accordance with the Public Access Policy of the Unified Judicial System of Pennsylvania, nothing you submit to the court should contain any (1) social security numbers, (2) financial account numbers, (3) driver's license numbers, (4) state identification numbers, (5) minor's names or dates of birth, or (6) abuse victim's addresses or other contact information, as defined by Pa.R.C.P. No. 1931(a), except for victim's names. If you need to file any such information with the court, the information must be filed under seal so that it cannot be viewed by the public. The Public Access Policy is the reason why children are normally only be referred to by their initials in Pennsylvania court documents. For more information, visit: http://www.pacourts.us/public-records/public-records-policies

Here is an example:

1. This terms of this A minor child(ren):	greement shall govern the legal and physical custody of the following	
Child's initials:	Year of birth	
A.D.	2001	
B.D1	2002	
B.D2	2003	
C.C.D.	2004	
Are there more than	our children? Yes No	ļ

If there are more than four children, check "Yes" and list each additional child's initials and year of birth in the margin as neatly and clearly as possible, or on a separate sheet.

<u>Page 1, Question 2</u> – Fill in your full name, address, phone number, and relationship to the child(ren). Here is an example:

2. Plaintiff's name, address, and relationship to the above-listed child(ren) is as follows:				
Name:	Jane Q. Doe	Plaintiff's relationship to the above-		
Address:	123 Main St.	listed child(ren):		
	Wellsboro, PA 16901	Mother		
		☐ Father		
Phone No.:	(570) 555-1234	- U Other:		

<u>Page 1, Question 3</u> – Fill in the full name, address, phone number, and relationship to the child(ren) of the other parent (or other party to the case). Here is an example:

3. Defendant's name, address, and relationship to the above-listed child(ren) is as follows:				
Name:	John X. Doe	Defendant's relationship to the above-		
	456 Main St.	listed child(ren):		
	Mansfield, PA 16933	Mother		
		Father		
Phone No.:	(570) 555-5678	Other:		

Page 2, Question 4 – Sometimes more than two people are involved in a custody case. For example, grandparents and other third-parties sometimes enter into custody agreements with parents. Grandparents and other third-parties are even sometimes permitted to file contested custody claims against parents. When that happens, though, both parents must still be included as parties to the legal case and given formal notice of all court proceedings. That is true even if one of the parents has had minimal or no prior involvement with their child(ren). You cannot simply ignore either parent or leave them out of the process. If you do, your custody agreement will be rejected by the court. The only exceptions are when parents are deceased or when their legal rights have been completely terminated by prior court order (See Instruction for Page 2, Question 5, below). If there are more than two parties to your custody agreement (for example, an agreement between both parents and a grandparent), you should check "Yes" to Question 4 and list the name, address, phone number, and relationship to the child(ren) of each additional party either in the margin of that page or on a separate additional sheet of paper.

<u>Page 2, Question 5</u> – This questions asks if both parents have been included as parties to the Agreement. You must check either "Yes" or "No." If either parent is not a party to the Agreement, you must check "No" and provide a brief explanation of why you think the Agreement should be accepted even though at least one parent has not signed it. For example, if the Agreement is between a grandparent and a father and the mother is deceased, you could write something like (for example): "The mother of the child is

Josephine Doe, who is deceased." <u>If either parent is omitted from the Agreement without legally adequate explanation, your Agreement will be rejected by the court.</u>

<u>Page 2, Question 6</u> – In this question you will state whether or not you and the other parent (or other party or parties to the case) will share legal custody. Legal custody means the right to make major decisions on behalf of a child, including, but not limited to, medical, religious and educational decisions. A party with legal custody will also have the right to access various forms of confidential information about a child (such as medical and educational records and information). Except in unusual circumstances, both parents normally share legal custody of their children even if the children reside primarily with only one parent. If a child lives primarily with someone other than a parent, then that person should normally also share legal custody.

Shared Legal Custody: Check the box for 'Shared Legal Custody" if all parties to the Agreement will share legal custody. This is the most common legal custody arrangement. If you check this box, then all parties to the Agreement will be expected, to the greatest extent possible, to communicate and coordinate with each other before making any major decisions relating to the care and upbringing of the child(ren). You and the other parent (or other party or parties) will also be required to freely share information relating to the health and welfare of the child(ren).

Sole Legal Custody: Check the box for "Sole Legal Custody" if only one person will have legal custody of the child(ren) and write the name of the person that will have sole legal custody on the blank line.

<u>Page 2-3, Question 7</u> – In this question you will describe your agreement for handling physical custody. Physical custody basically means the right and responsibility to provide actual physical care for and to exercise physical control over a child, or otherwise have direct contact with a child. **You must still complete this section even if only one person has legal custody**.

<u>Some things to know before filling out Question 7:</u> Definitions are important, and you should understand the legal terms used to describe different physical custody arrangements before you fill out Question 7:

"Sole physical custody" means one party will have exclusive physical care and control of a child, even if other parties share legal custody and are entitled to participate in decision-making for the child.

"Shared physical custody" means more than one party will substantially share physical care and control of a child with a more-or-less even division of actual custodial time with the child.

"Primary physical custody" means the right to assume physical custody of a child for a majority of time. A party who has primary physical custody will have physical custody at all times except for the specific times when another party has partial physical custody or supervised partial physical custody as set by your agreement or by court order.

"Partial physical custody" means the right to assume physical custody of a child for a certain fixed period of time. One of the most common custody arrangements for separated parents is for one parent to have primary physical custody and the other parent to have partial physical custody according to a set schedule. For example, many parents have partial physical custody of their children every other weekend.

"Supervised physical custody" refers to time during which a public agency or an appropriate adult agreed upon by the parties or designated by the court monitors the interaction between a child and a parent (or other supervised party).

You and the other parent (or other party or parties) should select the physical custody arrangement that is appropriate to your situation and check the box for that option in Question 7:

Question 7 - Option 1: Sole Physical Custody: If you and the other parent (or other party or parties) have agreed that the child(ren) will live entirely in the care and control of one person with no time set aside for the other parent (or party or parties), then you should check the box marked "Sole Physical Custody" and write the name of the person that will have sole physical custody on the blank line.

Question 7 - Option 2: Shared Physical Custody: If you and the other parent (or other party or parties) will share time more-or-less equally, then you should check the box marked "Shared Physical Custody" and describe your time-sharing schedule or arrangement in the space provided. For example, you might write out something like this: "The parties will share physical custody during alternating weeks with exchanges of physical custody taking place on Sunday nights at 6:00 p.m., and the parent receiving physical custody will pick the child up from the residence of the other parent."

Question 7 - Option 3: Primary Physical Custody/Partial Physical Custody: If the child(ren) will live primarily with one parent (or party), but will also have regular guaranteed time with another parent (or party or parties), then you should check the box marked "Primary Physical Custody/Partial Physical Custody." You should then write the name of the parent (or party) who will have primary physical custody on the first blank line and the name of the other parent (or party or parties) on the second blank line. You should then describe your time-sharing schedule or arrangement in the space provided with as much detail as possible. Please note that only terms that are clearly and expressly written down in the agreement will be enforceable. For example, you could write down that the other parent will have partial physical custody "Every other weekend from Friday at 6:00 p.m. through Sunday at 6:00 p.m." Specific terms like that are usually easy to understand and enforce. You can also write something vague like "As agreed by the parties," or even leave the schedule completely blank. You should be aware, however, that if you fail to include a specific schedule, then whoever has partial physical custody will only be entitled to have *any* time with the child(ren) with the ongoing consent of the person who has primary physical custody, and the person with primary physical custody could deny visits at any time and for any reason.

Question 7 - Option 4: Primary Physical Custody/Supervised Physical Custody: If the child(ren) will live primarily with one parent (or party) and another party or parties will only be permitted to have supervised contact with the child(ren), then you should check the box marked "Primary Physical Custody/Supervised Physical Custody." Supervised physical custody is different from partial physical custody because it requires the constant presence and supervision of another person who monitors the supervised person's contact with the child(ren) and intervenes if the supervised person does anything dangerous or inappropriate. Supervision of custodial time should only be used in cases when there is a clear reason for believing that unsupervised contact with the supervised person would be dangerous or harmful to the child(ren). You should write the name of the parent (or other party) with primary physical custody on the first blank line and the name of the party or parties whose custodial time will be supervised on the second blank line. You should then write out the schedule for when

the supervised person will be allowed to have periods of supervised physical custody. You will also need to include the name, address, phone number, and relationship to the child(ren) of every person the parties have agreed to use as a supervisor. The supervisor will need to sign and file a "Custody Supervision Affidavit" to show the court that they understand their responsibilities as a supervisor and can be held accountable for violating their supervision obligations. The Custody Supervision Affidavit form is available at:

http://www.tiogacountypa.us/Court of Common Pleas/Court Administration/Pages/SelfHelp.aspx

Some extra things to consider about supervised physical custody: Supervised physical custody should only be used in rare cases where a clear reason exists for believing that unsupervised contact with a person would be dangerous or harmful to the child(ren). Furthermore, even when supervised physical custody is appropriate, supervision should only continue until the reason for supervision is addressed and corrected. Except in very rare cases, a supervision requirement should not be a permanent part of a custody order. If you submit an Agreement for supervised physical custody using this self-help package, the supervision requirement will only be in effect for three (3) months. If you want to extend the supervision requirement beyond three (3) months, you will need to file a request for extension and you and the other parent (or party or parties) will need to actually appear in person in court to explain why further supervision is necessary. You can use the 'CUSTODY MODIFICATION SELF-HELP PACKAGE' to request such an extension. If anyone files such a request within the time allotted, then the terms of supervision will continue until the court reviews your case and issues a new order. If no one files a request for extension, then after three (3) months the requirement for supervision will terminate and the previously-supervised person will have partial physical custody according to whatever schedule is agreed upon by you and the other party or parties. If you and the other party or parties cannot reach an agreement, then any party can ask the court to set a partial physical custody schedule. You can also use the 'CUSTODY MODIFICATION SELF-HELP PACKAGE' to ask the court to set up such a partial physical custody schedule.

The last thing you should know about supervised physical custody is that you cannot designate Tioga County's Supervised Visitation Program, or any other government program, to provide supervision without actually appearing in court. No Agreement to use the Tioga County Supervision Visitation Program or any other government program will be accepted unless you and the other party or parties actually appear in person in court before the Child Custody Conference Officer and explain why no other supervision options can be used in your case. When using this self-help package, any agreement for supervised physical custody must identify a mutually agreed-upon and willing third-party friend or family member, or other party to the case, to provide supervision.

<u>Page 4, Question 8</u> – Section 8 on page 4 is not actually a question, it merely states the universal custody term that *you can deviate from a custody agreement at any time as long as everyone agrees to the deviation*. For example, you can agree to swap time with another party or give them extra time beyond what is stated in the Agreement, as long all parties are in continuing agreement with the deviation. However, if any party to the Agreement objects to the deviation, then you must strictly follow the terms of the Agreement or you may face serious legal consequences for the violation.

<u>Page 4, Question 9</u> — Question 9 gives you the opportunity to include any additional terms or conditions that you and the other parent (or party or parties) would like to include as part of your custody agreement. For example, you can included specific terms and conditions regarding transportation, phone communication, school enrollment, or any other issues — as long as those terms are mutually agreed upon.

<u>Distribution List, Initials, and Signatures</u> – You should write your name and the other party's name in the Distribution List on the bottom of Page 5. If there are more than two parties, then you should include every party's name in the Distribution List at the bottom of Page 5. If the child(ren) attend(s) school in Tioga County, you should also designate the child(ren)'s school district so the court can send a copy of the approved custody agreement to the appropriate school (If a child attends school in a different county, you should provide a copy of the custody agreement directly to the child's school after it is approved by the court). You and the other parent (or other party or parties) should then initial the bottom of every page of the Custody Agreement and Order (5 pages total).

You and the other parent (or other party or parties) will then need to sign the Agreement on Page 4 in front of a Notary. Please note that a notarized signature by every party is required for your agreement to be processed by the court. Do not fill in anything in the Sections titled "Recommendation" (at the bottom of Page 4) and "Order" (on Page 5). Those sections will be completed by court personnel.

STEP 2: COMPLETE THE CRIMINAL RECORD/ABUSE HISTORY DISCLOSURES

You and the other parent (or other party or parties) will also need to complete Criminal Record/Abuse History Verification Forms. These forms are required by the procedural rules set by the Pennsylvania Supreme Court for use in custody cases. You and the other parent (or other party or parties) should exchange copies of your completed Criminal Record/Abuse History Verification Forms, but the originals will need to be filed with the court along with the Custody Agreement. The court will not accept the Agreement unless you submit your Criminal Record/Abuse History Verification Forms along with the Agreement.

Begin by filling in the case caption at the top of the first page of the Criminal Record/Abuse History Verification Form the same way you filled in the case captions on the first pages of the other documents. Next, print your full name in the blank space on the first page. The form then contains a long list of crimes and offenses that the court may consider when making a custody decision. You are required to disclose if you *or any other members of your household* have ever been convicted of any of the listed crimes or offenses. You must also disclose if either *you or any other members of your household* are currently facing pending charges for any of those crimes or offenses, even if you (or they) have not yet been convicted. For each crime or offence listed, provide the required information.

Here are some examples:

18 Pa.C.S. Ch. 25 (relating to criminal homicide):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By ☐ Conviction ☐ Guilty or No Contest Plea ☐ Adjudicated Delinquent ☐ Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §2702 (relating to aggravated assault):
18 Pa.C.S. §2702 (relating to aggravated assault): Does not apply to either me or any household member
Does not apply to either me or any household member
Does not apply to either me or any household member Applies to me as follows:
Does not apply to either me or any household member Applies to me as follows: By Conviction ☐ Guilty or No Contest Plea ☐ Adjudicated Delinquent ☐ Charges pending
Does not apply to either me or any household member Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (01/02 / 10) Sentence: Two years incarceration

You must also disclose on the bottom of page 7 (continued on the top of page 8) if you or any other member of your household has (1) been the subject of a finding of abuse by any Children & Youth Agency, either in Pennsylvania or elsewhere, or (2) been the subject of a Protection-from-Abuse Order or any similar protective order either in Pennsylvania or elsewhere, or (3) had any involvement by any Children and Youth Agency in your case or your household, or (4) any other history of violent or abusive conduct. The last page of the form also requests additional information about any counseling, evaluations, or treatment you may have received as a result of any of the crimes or offenses listed, as well as additional information about any other applicable household members. You should also disclose if the other parent (or any other party or parties), or any members of their household(s), have any criminal or abuse history of which you are aware.

After you have filled out the Criminal Record/Abuse History Verification Form, sign and date the last page. By signing the form and filing it with the court you are asserting that the information you provide is true and correct to the best of your knowledge, information, and belief. If you intentionally provide false information, or knowingly fail to disclose any applicable crimes or offences, you may be subject to criminal charges under 18 PA. C.S.A. § 4904.

STEP 3: FILE YOUR DOCUMENTS

Now you can go to the Prothonotary's office in the courthouse. Tell the staff that you are there to file a signed agreement to modify a custody order and give them your papers. The Prothonotary's Office will take all of your documents. The court will then review your Agreement and notify you if there are any defects or problems that prevent the court from accepting it (it usually takes about one-to-two weeks for the court to review a custody agreement). If the Agreement is in proper legal form and acceptable to the court, the judge will sign the Agreement and make it an order of court. Copies with the judge's signature will then be mailed to you and the party or parties at the addresses you provided.

This Self-Help Custody Agreement Package is provided by the Tioga County Bar Association for the benefit of pro se custody litigants in Tioga County, Pennsylvania and may be reproduced without restriction. No warranties of any kind are made in connection with these instructions or the included documents, nor is this package intended as a substitute for individualized legal advice. For further assistance, please contact North Penn Legal Services at (877) 953 – 4250.
ADDITIONAL CONTENTS OF THIS PACKAGE:
1. AGREEMENT AND ORDER (5 PAGES)

2. CRIMINAL RECORD/ABUSE HISTORY VERIFICATION FORM (8 PAGES x 2 COPIES: 16 PAGES TOTAL)

IN THE COURT OF COMMON PLEAS OF TIOGA COUNTY, PENNSYLVANIA

	intiff	· :		
v.		: NO: FS		
		: CIVIL ACTION - CUSTODY		
	:	: ::::::::::::::::::::::::::::::::::::		
<u>C</u> ı	<u>JSTODY AGREE</u>	MENT AND ORDER		
	greement shall govern	the legal and physical custody of the following		
minor child(ren):				
Child's initials:	Year of birth			
INCLUDING FUL CONFIDENTIAL	L NAME(S) AND DINFORMATION FOR	UT THE ABOVE-IDENTIFIED CHILD(REN), DATE(S) OF BIRTH, IS PROVIDED IN A RM OR PLEADINGS FILED UNDER SEAL NO. 102, EFFECTIVE JANUARY 6, 2018).		
Plaintiff's name, ad	dress, and relationship	to the above-listed child(ren) is as follows:		
Name:		Plaintiff's relationship to the above-		
Address:		1 . 1 1 1 1 /		
		Mother		
		Father		
Phone No.:		Other:		
Defendant's name,	address, and relationship	ip to the above-listed child(ren) is as follows:		
Name:		Defendant's relationship to the above-		
Address:		listed child(ren):		
		Mother		
Phone No.:		Other:		
n 1 of 5	Dlaintiff's Initials:	Defendant's Initials:		

4.	Are there more than two parties to this Agreement? Yes No
	(If the answer is "Yes" you will need to list each additional party's name, address, phone number, and
	$relationship\ to\ the\ child(ren)\ either\ in\ the\ margin\ or\ on\ a\ separate\ sheet\ -see\ accompanying\ instructions.$
	Please note that both parents must be included as parties to this agreement and given notice of all court
	proceedings unless a parent is deceased or their parental rights have been terminated by court order).
5.	Are both parents included as parties to this Agreement? Yes No
	If the answer is "No" explain:
6.	<u>Legal Custody:</u> The parties understand that legal custody is the right and responsibility
	to make major decisions on behalf of a child. Legal custody includes, but is not limited to,
	the right to make medical, religious and educational decisions for a child. The parties also
	understand that except in unusual situations both parents generally share legal custody even
	if a child lives primarily with only one parent. The parties agree that legal custody of the
	above-listed child(ren) will be as follows:
	Shared Legal Custody: The parties will share legal custody of the above-listed
	child(ren). To the greatest extent possible, the parties will communicate and coordinate
	with each other before making any major decisions relating to the care and upbringing
	of the child(ren). The parties will also freely share information relating to the health
	and welfare of the child(ren).
	Sole Legal Custody: shall have sole legal custody and
	major decision-making power for the above-listed child(ren).
7.	Physical Custody: The parties understand that physical custody is the right and
	responsibility to provide actual physical care for and exercise control over a child. The
	parties agree that physical custody of the above-listed child(ren) will be as follows:
	Sole Physical Custody: The parties agree that shall have
	sole physical custody of the above-listed child(ren),
	or
	Shared Physical Custody: The parties will share physical custody of the above-listed
	child(ren) approximately equally according to the following schedule:
	or
	Primary Physical Custody and Partial Physical Custody: The parties agree that
	shall have primary physical custody of the above-listed
	child(ren) and shall have partial physical custody according
	to the following schedule:*
	* If no schedule is provided, then a party with partial physical custody will only be entitled to exercise
	any periods of physical custody with the ongoing consent of the party holding primary physical custody.
Pg	. 2 of 5 Plaintiff's Initials: Defendant's Initials:

child(ren) and		ary physical custody of the above-listed shall have supervised physical custody
•	physical custody will be su additional sheets if necessary):	pervised by one-or-more of the following
Name:		Supervisor's relationship to the
Address:		1 1' (1 1'11()
		Mother
		Father
Phone No.:		Other:
Name:		Supervisor's relationship to the
		1 11 1111/
		Mother
		Father
Phone No.:		Other:
"Custody Supervand file the orig supervising any Tioga County Pr	vision Affidavit," provide a ginal Affidavit with the Ti periods of physical custod tothonotary's Office or at the	I supervisors must sign a Tioga County copy of the signed Affidavit to all parties oga County Prothonotary's Office before y. The Affidavit form is available at the e court's online Self Help page: nmon_Pleas/Court_Administration/Pages.
will expire three of Court unless court. If such a in effect until of	e (3) months after the acc within that time any par a request is filed, then the therwise ordered by the co	terms of supervision are temporary and eptance of this Agreement as an Order ty files a request for extension with the above terms of supervision will remain ourt following an in-court proceeding. There orders are entered, then after three (3)
months hereof th physical custody	e party having supervised p at such times and places, an	hysical custody will thereafter have partial and subject to such conditions, as the parties ition the court to establish a fixed schedule
	Plaintiff's Initials:	Defendant's Initials:

Pg. 3 of 5

	In addition to the preceding terms, each party may also have any other periods of physic custody, contact, or visitation with the above-listed child(ren) as the parties may mutual agree.		
9. Addition	Additional custody terms, if any:		
FILED WIT FILED. IF	TH THE COURT UNTIL AFTER THERE IS ALREADY A CUS EQUEST THAT THIS AGREEM	SE, THEN THIS AGREEMENT CANNOT BE R A CUSTODY COMPLAINT HAS BEEN STODY ORDER IN EFFECT, THEN THE IENT BE DEEMED A JOINT PETITION TO	
	Signa	TURES	
X Plaintiff		X Defendant	
before me a n personally app the above-na satisfactorily is subscribed acknowledged purposes ther	day of, 20, otary public, the undersigned officer, peared, med Plaintiff, known to me (or proven) to be the person whose named to the above instrument, and I that they executed the same for the ein contained. In witness hereof, I my hand and official seal.	On thisday of, 20, before me a notary public, the undersigned officer, personally appeared, the above-named Defendant, known to me (or satisfactorily proven) to be the person whose name is subscribed to the above instrument, and acknowledged that they executed the same for the purposes therein contained. In witness hereof, I hereunto set my hand and official seal.	
	Notary Public	Notary Public	
*	nere are more than two parties to eets if necessary)	o this agreement, all parties must sign - use	
	<u> Recomme</u>	<u>ENDATION</u>	
agreement a			
		Child Custody Conference Officer	
*If an agree	ment is rejected additional instruct	tions will be provided in a separate order.	
. 4 of 5	Plaintiff's Initials:	Defendant's Initials:	

ORDER

AND NOW , this	day of	, 20	_, it is ORDERED and DECREEI
as follows:			
Conference Officer, the	foregoing terms are dy Agreement and	e approved and Order superse	mmendation of the Child Custody d entered as a final order of Court ede the terms of any prior custody
-		-	Conference Officer, the foregoing provided by separate order.
THE RESIDENCE O ABILITY OF THE WITHOUT FIRST CO	F ANY CHILD OTHER PARTY MPLYING WITH AND Pa.R.C.P.	WHICH SIG 7 TO EXEF I ALL OF TH NO. 1915.17	TY MAY MAKE A CHANGE IN ENIFICANTLY IMPAIRS THE RCISE CUSTODIAL RIGHTS IE APPLICABLE PROVISIONS REGARDING RELOCATION
		BY THE	COURT,
			J.
Distribution:			
1	(Plaintiff)	
2	(Defendant)	
3. School District (i	f applicable):		
Southern Tio Wellsboro Ar	ga School District ga School District ea School District		
5 of 5	Plaintiff's Initial	ls:	Defendant's Initials:

IN THE COURT OF COMMON PLEAS OF TIOGA COUNTY, PENNSYLVANIA

FS
TL ACTION - CUSTODY
Y VERIFICATION FORM
or affirm, subject to penalties of law, to authorities) as follows:
ner I nor any other member of my household cated delinquent where the record is publicly the following crimes in Pennsylvania, or to g any pending charges):
APPLY:
judicated Delinquent
judicated Delinquent Charges pending
judicated Delinquent
judicated Delinquent
judicated Delinquent
 :_

18 Pa.C.S. §2709.1 (relating to stalking):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §2901 (relating to kidnapping):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §2902 (relating to unlawful restraint):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §2903 (relating to false imprisonment):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Solici (7 7) Solicines.
18 Pa.C.S. §2910 (relating to luring a child into a motor vehicle or structure):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §3121 (relating to rape):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
10 Pa C C \$2122 1 (valation to statutory savual associté).
18 Pa.C.S. §3122.1 (relating to statutory sexual assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
Date: (/ /) Sentence:
18 Pa.C.S. §3123 (relating to involuntary deviate sexual assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Date. (/ / /) Schichec.
18 Pa.C.S. §3124.1 (relating to sexual assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3125 (relating to aggravated indecent assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §3126 (relating to indecent assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
10 Pa C C \$2127 (valating to indepent assessme).
18 Pa.C.S. §3127 (relating to indecent exposure):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Date. (/ /) Schichec.
18 Pa.C.S. §3129 (relating to sexual intercourse with animal):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3130 (relating to conduct relating to sex offenders):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3301 (relating to arson and related offenses):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §4302 (relating to incest):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
10 Do C C \$4202 (valating to concepting death of shild).
18 Pa.C.S. §4303 (relating to concealing death of child):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Bate. (/ / /) Schichec.
18 Pa.C.S. §4304 (relating to endangering welfare of children):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §4305 (relating to dealing in infant children):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §5902(b) (relating to prostitution and related offenses):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §5903(c) or (d) (relating to obscene and other sexual materials and performances):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
10 Pa C C SC201 (valating to community of using val).
18 Pa.C.S. §6301 (relating to corruption of minors):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
19 Do C C SC212 (valating to several abuse of children).
18 Pa.C.S. §6312 (relating to sexual abuse of children):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §6318 (relating to unlawful contact with minor):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Date. (/ / /) Schichec.
18 Pa.C.S. §6320 (relating to sexual exploitation of children):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

	18 Pa.C.S. §6114 (relating to contempt for violation of protection order or agreement):			
	Does not apply to either me or any household member			
	Applies to me as follows:			
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pend				
	Date: (/ /) Sentence:			
	Applies to another household member as follows: Name:			
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending			
	Date: (/ /) Sentence:			
	Driving under the influence of drugs or alcohols			
	Driving under the influence of drugs or alcohol: Does not apply to either me or any household member			
	Applies to me as follows:			
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending			
	Date: (/ /) Sentence:			
	Applies to another household member as follows: Name:			
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending			
	Date: (/ /) Sentence:			
	Manufacture, sale, delivery, holding, offering for sale or possession of any controlled substance or			
	other drug or device:			
	Does not apply to either me or any household member			
	Applies to me as follows:			
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pendin				
	Date: (/ /) Sentence:			
	Applies to another household member as follows: Name:			
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending			
	Date: (/ /) Sentence:			
	Inless indicated by my checking the box next to an item below, neither I nor any other member of my household			
	ave a history of violent or abusive conduct, or involvement with a Children and Youth Agency, including the			
10	bllowing:			
	(1) A finding of abuse by a Children & Youth Agency or similar agency in Pennsylvania or under a			
	similar statute in another jurisdiction, or (2) a history of abusive conduct as defined under the			
	Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction, or (3)			
	involvement with a Children and Youth Agency or similar agency in Pennsylvania or anther			
	jurisdiction, or (4) any other history of violent or abusive conduct:			
	Does not apply to either me or any household member			
	Applies to me as follows:			
	By a finding of abuse made against me by a Children & Youth Agency or similar agency in Pennsylvania or under a similar statute in another jurisdiction			
	·			
	By a history of abusive conduct by me as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction			
	·			
By involvement with a Children and Youth Agency or similar agency in Pennsylvania or				
anther jurisdiction. If checked, indicate where:				
Other:				
	, — · · · · · · · · · · · · · · · · · ·			
	Date: (/ /) Continued on next page			

2.

	Continued from previous page
	Applies to another household member as follows: Name:
	By a history of abusive conduct by this household member as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction
	By involvement of this household member with a Children and Youth Agency or similar agency in Pennsylvania or anther jurisdiction. If checked, indicate where:
	Other:
	Date: <u>(/ /)</u>
3.	If any of the preceding crimes or findings of abuse apply to you or a household member, list any evaluations counseling or other treatment received following the conviction or finding of abuse:
4.	If any of the preceding crimes or findings of abuse apply to a household member, state that person's name, dat of birth and relationship to the child(ren):
	Name: Date of Birth: (/)
	Relationship to the child(ren):
5.	If you are aware that the other party or members of the other party's household has or have a criminal/abuse history, please explain:
sta	I verify that the statements made in this Criminal Record/Abuse History Verification Form are and correct to the best of my knowledge, information, and belief. I understand that false tements herein are made subject to the penalties of 18 PA. C.S.A. § 4904 relating to unsworn sification to authorities.
	Date:
	Signature

NOTICE: A CRIMINAL OR ABUSE HISTORY VERIFICATION FORM MUST BE FILED ALONG WITH EVERY NEW CUSTODY COMPLAINT OR CUSTODY PETITION, EVEN IF YOU HAVE ALREADY FILED ONE BEFORE. A COPY OF YOUR COMPLETED CRIMINAL OR ABUSE HISTORY VERIFICATION FORM MUST ALSO BE SERVED (PROVIDED TO) THE OTHER PARTY AT THE SAME TIME AS THE COMPLAINT OF PETITION.

IN THE COURT OF COMMON PLEAS OF TIOGA COUNTY, PENNSYLVANIA

Plaintiff	: :
V.	: : NO:FS
Defendant	: CIVIL ACTION – CUSTODY
	:::::::::::::::::::::::::::::::::::::::
CRIMINAL RECORD/ABUSI	E HISTORY VERIFICATION FORM
I,, do	hereby swear or affirm, subject to penalties of law,
luding 18 Pa.C.S.§4904 (relating to unswor	rn falsification to authorities) as follows:
have been convicted, or pled guilty, or pled no cont	
18 Pa.C.S. Ch. 25 (relating to criminal homic	
Does not apply to either me or any household	
Applies to me as follows:	
· -	ontest Plea Adjudicated Delinquent Charges pending
Applies to another household member as fo	ollows: Name:
	ontest Plea Adjudicated Delinquent Charges pending
Date. (/ /) Sentence.	
18 Pa.C.S. §2702 (relating to aggravated ass	
Does not apply to either me or any househole	d member
Applies to me as follows:	
Date: (/ /) Sentence:	ontest Plea Adjudicated Delinquent Charges pending
Applies to another household member as fo	
By Conviction Guilty or No Co	ontest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:	
18 Pa.C.S. §2706 (relating to terroristic thre	 _
Does not apply to either me or any household	d member
Applies to me as follows:	entert Dies Adjudicated Dalinguage Change
Date: (/ /) Sentence:	ontest Plea Adjudicated Delinquent Charges pending
	ollows: Name:
By Conviction Guilty or No Co	ontest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:	

18 Pa.C.S. §3121 (relating to rape):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (/ /) Sentence: Applies to another household member as follows: Name: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (/ /) Sentence:
40 D. CC 52422 4 /
18 Pa.C.S. §3122.1 (relating to statutory sexual assault):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3123 (relating to involuntary deviate sexual assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
Date: (/ /) Sentence:
Date. (/ / /) Schichec.
18 Pa.C.S. §3124.1 (relating to sexual assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3125 (relating to aggravated indecent assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §3126 (relating to indecent assault):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3127 (relating to indecent exposure):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §3129 (relating to sexual intercourse with animal):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
40 Pa C C 52420 (valation to send out valation to several and and
18 Pa.C.S. §3130 (relating to conduct relating to sex offenders):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
Date: (/ /) Sentence:
18 Pa.C.S. §3301 (relating to arson and related offenses):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:

18 Pa.C.S. §4302 (relating to incest):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (/ /) Sentence: Applies to another household member as follows: Name: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (/ /) Sentence:
18 Pa.C.S. §4303 (relating to concealing death of child):
Does not apply to either me or any household member
Applies to me as follows: By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
10 Do C C \$4204 (valating to and angering walfans of shildren).
18 Pa.C.S. §4304 (relating to endangering welfare of children):
Does not apply to either me or any household member Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §4305 (relating to dealing in infant children):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
18 Pa.C.S. §5902(b) (relating to prostitution and related offenses):
Does not apply to either me or any household member
Applies to me as follows:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
Date: (/ /) Sentence:
Applies to another household member as follows: Name:
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending Date: (/ /) Sentence:
Bute: \(1 \tau -

18 Pa.C.S. §5903(c) or (d) (relating to obscene and other sexual materials and performances):		
Does not apply to either me or any household member		
Applies to me as follows:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
Applies to another household member as follows: Name:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
18 Pa.C.S. §6301 (relating to corruption of minors):		
Does not apply to either me or any household member		
Applies to me as follows:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
Applies to another household member as follows: Name:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
18 Pa.C.S. §6312 (relating to sexual abuse of children):		
Does not apply to either me or any household member		
Applies to me as follows:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
Applies to another household member as follows: Name:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
18 Pa.C.S. §6318 (relating to unlawful contact with minor):		
Does not apply to either me or any household member		
Applies to me as follows:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
Applies to another household member as follows: Name:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
10 Pa C C SC220 (valating to several evaluitation of skildren).		
18 Pa.C.S. §6320 (relating to sexual exploitation of children):		
Does not apply to either me or any household member		
Applies to me as follows:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		
Applies to another household member as follows: Name:		
By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending		
Date: (/ /) Sentence:		

Ī	18 Pa.C.S. §6114 (relating to contempt for violation of protection order or agreement):
	Does not apply to either me or any household member
	Applies to me as follows:
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
	Date: (Sentence:
	Applies to another household member as follows: Name:
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
	Date: (/ /) Sentence:
ſ	Driving under the influence of drugs or alcohol:
	Does not apply to either me or any household member
	Applies to me as follows:
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
	Date: (/ /) Sentence:
	Applies to another household member as follows: Name:
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
	Date: (/ /) Sentence:
	Manufacture, sale, delivery, holding, offering for sale or possession of any controlled substance or
	other drug or device:
	Does not apply to either me or any household member
	Applies to me as follows:
	By Conviction Guilty or No Contest Plea Adjudicated Delinquent Charges pending
	Date: (/ /) Sentence:
	Applies to another household member as follows: Name:
	Date: (/ /) Sentence:
	nless indicated by my checking the box next to an item below, neither I nor any other member of my household
	ve a history of violent or abusive conduct, or involvement with a Children and Youth Agency, including the llowing:
г	
	(1) A finding of abuse by a Children & Youth Agency or similar agency in Pennsylvania or under a
	similar statute in another jurisdiction, or (2) a history of abusive conduct as defined under the
	Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction, or (3)
	<u>involvement with a Children and Youth Agency or similar agency in Pennsylvania or anther</u> jurisdiction, or (4) any other history of violent or abusive conduct:
	Does not apply to either me or any household member
	Applies to me as follows:
	By a finding of abuse made against me by a Children & Youth Agency or similar agency in
	Pennsylvania or under a similar statute in another jurisdiction
	☐ By a history of abusive conduct by me as defined under the Protection from Abuse Act in
	Pennsylvania or similar statute in another jurisdiction
	☐ By involvement with a Children and Youth Agency or similar agency in Pennsylvania or
	anther jurisdiction. If checked, indicate where:
	Other:
	Date: <u>(/ /)</u>
	Continued on next page

7.

	Continued from previous page
	Applies to another household member as follows: Name: By a finding of abuse made against this household member by a Children & Youth Agency or similar agency in Pennsylvania or under a similar statute in another jurisdiction
	By a history of abusive conduct by this household member as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction
	By involvement of this household member with a Children and Youth Agency or similar agency in Pennsylvania or anther jurisdiction. If checked, indicate where:
	Other:
	Date: (/ /)
8.	If any of the preceding crimes or findings of abuse apply to you or a household member, list any evaluations, counseling or other treatment received following the conviction or finding of abuse:
9.	If any of the preceding crimes or findings of abuse apply to a household member, state that person's name, date of birth and relationship to the child(ren):
	Name: Date of Birth: (/) Relationship to the child(ren):
10.	If you are aware that the other party or members of the other party's household has or have a criminal/abuse history, please explain:
stat	I verify that the statements made in this Criminal Record/Abuse History Verification Form are and correct to the best of my knowledge, information, and belief. I understand that false tements herein are made subject to the penalties of 18 PA. C.S.A. § 4904 relating to unsworn sification to authorities.
	Date:
	Signature

NOTICE: A CRIMINAL OR ABUSE HISTORY VERIFICATION FORM MUST BE FILED ALONG WITH EVERY NEW CUSTODY COMPLAINT OR CUSTODY PETITION, EVEN IF YOU HAVE ALREADY FILED ONE BEFORE. A COPY OF YOUR COMPLETED CRIMINAL OR ABUSE HISTORY VERIFICATION FORM MUST ALSO BE SERVED (PROVIDED TO) THE OTHER PARTY AT THE SAME TIME AS THE COMPLAINT OF PETITION.