

LYCOMING COUNTY

CONTEMPT OF CUSTODY ORDER SELF-HELP KIT

REMEMBER The law often changes. Each case is different. This self-help kit is meant to give you general information and not to give you specific legal advice.

CONTEMPT OF ORDER

Sometimes problems arise after you have a Custody or Visitation Order. The other party may be violating the Order and you want to have that issue addressed.

Contempt is a very serious matter. However, as stated above, whenever possible, it is usually in the best interest of the child for the parties to reach an amicable solution without the necessity of Court intervention. The problem may be able to be resolved by negotiation or by changing or modifying the existing Order. (A form for <u>Modification Of Existing</u> <u>Order</u> is also available.)

THE LYCOMING COUNTY COURT REQUIRES THAT YOU TRY TO RESOLVE CONTEMPT MATTERS BEFORE GOING TO COURT. They require you to do this in writing, unless you would be harmed by trying to resolve the matter first. When the other party has an attorney you are required to try to resolve this matter by writing to the attorney for the other party and informing the attorney what the contempt involves and giving him/her an opportunity to try to correct it. When the other party does not have an attorney you must write directly to the opposing party, again, letting him/her know what you consider to be contempt and giving him/her a chance to correct it. You must also advise him/her that if he/she does not correct the problem, you will file for contempt of Court. We are enclosing a sample letter on page 9 which you can use. Proof that you sent these letters will be the Affidavits of Service located on page 10 and 11, which you will need to bring to the hearing if one is held.

These letters must be sent <u>before</u> you file contempt. You must give the other side time to correct the problem before you go to court. The Judge will question you on what you have done to try and fix the problem <u>before</u> you filed the contempt. The Court will reject your Petition if you do not follow this step. You cannot send the letter to Defendant and then file contempt before the Defendant has had a chance to fix the problem.

If the attorney or the opposing party fails to offer or give you sufficient remedial steps (that is defined as corrective action or a way in which he/she is going to fix the problem), and/or assurance that they will follow the Order in the future, and/or give you additional time to make up for any lost time, then you need to file a Contempt Petition to get the matter before the Court. It is a very serious matter and carries with it harsh penalties. The Court wants to be sure that these cases are not filed without serious thought.

When filling out these forms, use the same caption as appears on the original Order.

When you fill out the document entitled <u>Petition for Contempt for Disobedience of a</u> <u>Custody or Visitation Order</u>, you are considered the Petitioner because you are bringing this action in Court. You need to circle if you are the Plaintiff or the Defendant in the caption. <u>(Remember, the caption is always the same as appears on the original Order. Example: If</u> <u>you are the Defendant in the original caption, you will always be the Defendant, but you</u> <u>can be the Petitioner or the Respondent in future actions.</u>) The Respondent is the other person in this action. Circle whether he/she is the Plaintiff or Defendant in the caption. You should attach a copy of your Custody Order to the <u>Petition for Contempt for</u> <u>Disobedience of a Custody or Visitation Order</u> and mark it Exhibit A.

Copies: After you have completed the forms, clip them together in order, with the Motion Cover Sheet on the front. You will then need to get copies made. You need a copy for yourself, one for the Defendant, one for any additional Defendant, and one for the Prothonotary. After you have copies made, staple them in order.

COURT OF COMMON PLEAS, LYCOMING COUNTY MOTION COVER SHEET

	Name and addresses of all counsel of record and unrepresented parties.
	cheduling Technician Continued on separate sheet.
ato'clockM., in Courtroom No, Lycon 2Briefs are to be filed by the following dates: Filing partyResponding party (ies) 3A rule is issued upon Respondent to show cause relief requested. 4A response to the Motion/Petition shall be filed a 5See order attachedSee separate order 6Other:	ming County Courthouse, Williamsport, PA why the petitioner is not entitled to the as follows: issued this date.

Date

c: ALL PARTIES OR OTHERS TO BE SERVED WITH NOTICE MUST BE DESIGNATED IN "6" ABOVE. **NOTICE:** The parties are directed to confer for the purpose of resolving any issue raised in the motion/petition. If a resolution is reached prior to the scheduled date, the moving party shall immediately notify the court scheduling technician, the judge, or hearing officer assigned to hear the matter, and all counsel of record or parties if unrepresented. Such notice may be in writing or by email.

Lycoming County Contempt of Custody Self-Help Kit, rev. 6/25/14, page 3

2	: IN THE COURT OF COMMON PLEAS OF
Plaintiff	: LYCOMING COUNTY, PENNSYLVANIA
	:
vs.	: NO.
	: CIVIL ACTION - LAW
2	: CUSTODY/VISITATION
Defendant	:

NOTICE AND ORDER TO APPEAR

Legal proceedings have been brought against you alleging that you have willfully disobeyed an Order of Court for custody.

If you wish to defend against the claim set forth in the following pages, you may but are not required to file in writing with the Court your defenses or objections.

Whether or not you file in writing with the court your defenses or objections, you must appear in person in court on the _____ day of _____, 20___, at _____ o'clock ___.M., in Courtroom No. _____, Lycoming Courty Courthouse, 48 West Third Street, Williamsport, Pennsylvania.

IF YOU DO NOT APPEAR IN PERSON, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST.

If the Court finds that you have willfully failed to comply with its Order, you may be found to be in contempt of court and committed to jail, fined, 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 AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

IF YOU DO NOT HAVE A LAWYER CONTACT:	If you cannot afford a lawyer, you may be eligible
Pennsylvania Bar Association	for legal aid through:
Lawyer Referral Service 100 South Street PO Box 186 Harrisburg, PA 17108-0186 (800) 692-7375	Legal Services Office 329 Market Street Williamsport, PA 17701 (570) 323-8741

BY THE COURT,

J.

Date

AMERICANS WITH DISABILITIES ACT OF 1990

The Court of Common Pleas of Lycoming 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 the Court Administrator's office, telephone number (570) 327-2330. All arrangements must be made at least 72 hours prior to any hearing or business before the court.

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		, Plaintiff	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA
		VS.	: : CIVIL ACTION - LAW : CUSTODY
		Defendant	: : NO
		ENTRY OF APPEAL	RANCE AS A SELF-REPRESENTED PARTY
1.	Lami	the \Box Plaintiff \Box Defendant in the above-ca	
2.			vorce Dprotection from abuse Dpaternity case
2.	1 inte		
3.		This is a new case and I am representin	eck only one box in Question 3. In g myself in this case and have decided not to hire an attorney to represent me, or
		This is not a new case and I am represe	enting myself in this case and have decided not to hire an attorney to represent me, or
		This is not a new case.	Attorney) previously represented me in this case.
		I have decided not to be represented by	Attorney) y that attorney and direct the Prothonotary to remove that attorney as my counsel of copy of this form to that attorney listed above at the following address:
			ge his/her withdrawal as my attorney in this case by signing this form.
4.		I am entering my appearance as a self-	represented party (Your Signature)
5.	notice plead I unde	es. I further understand that this does not notings and other legal notices is:	ss of P.O. Box for the purpose of receiving all future pleadings and other legal eed to be my home address. My address for the purpose of receiving all future dress to which notices and pleadings in this case will be sent and that I am responsible important deadlines or proceedings.
			e I reside at a confidential location protected by the Protection From Abuse Act, 23 fidentiality Program, 23 Pa. C.S.§6701-6713, and/or the Child Custody Act, 23 Pa.
6.	My te	elephone number where I can be reached is	·
		My telephone number is confidential p Custody Act, 23 Pa. C.S. §5336 (c).	ursuant to the Protection From Abuse Act, 23 Pa. C.S.§6112 and/or the Child
7.	I UN	DERSTAND I MUST FILE A NEW FOR	M EVERY TIME MY ADDRESS OR TELEPHONE NUMBER CHANGES.
8.	I understand that I must ensure that a copy of this form is served on all other attorneys or other self-represented parties at the following addresses as listed below: (Use reverse side if you need more space).		
		Name	Address
		Name	Address
9.	if I m		of Appearance as a Self-Represented Party are true and correct. I understand that ject to the criminal penalties of 18 Pa. C.S. §4904 relating to unsworn falsification prison term.
	Date	:	Your Signature:

	,	: IN THE COURT OF COMMON PLEAS OF
	Plaintiff	: LYCOMING COUNTY, PENNSYLVANIA
		:
VS.		: NO.
		: CIVIL ACTION - LAW
	,	: CUSTODY/VISITATION
	Defendant	:

PETITION FOR CIVIL CONTEMPT FOR DISOBEDIENCE OF A CUSTODY OR VISITATION ORDER

Petitioner respectfully represents:

1.		r is the <u>Plaintiff/Defendant</u> , who (Circle One)	
number 1s	(name)	(address)	 (phone no.)
2.		ent is the <u>Plaintiff/Defendant</u> , w (Circle One)	
phone numb	er is		
	(name)	(address)	(phone no.)
3.	On(date)	, Judge(Judge Nam	, entered an Order awarding
(Petitioner)			custody) (partial physical custody)
(primary ph	ysical custody)	(shared physical custody) (sole	physical custody) (supervised physical
custody) of	the minor child((ren):	
		, born	Age:

A copy of the Order is attached hereto as Exhibit A.

4.	The (Plaintiff) (Defendant) has willfully disobeyed or failed to comply wit	h
	(circle one)	

said Order of Court in that: (describe contempt)

5. Pursuant to local rule L1915.12: (check one)

_____ Petitioner has attempted to resolve this matter without resort to the Court,

____ Petitioner has special circumstances which would cause harm or prejudice to Petitioner if Petitioner attempted to resolve the matter without going to Court.

These efforts and/or circumstances are described in a Certification attached as

Exhibit "B".

WHEREFORE, Petitioner requests that ______ be (Respondent's Name) held in contempt of Court.

I verify that the statements made in this Petition For Contempt are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. §4904 relating to unsworn falsification to authorities.

CERTIFICATION OF ATTEMPT TO RESOLVE CONTEMPT

Check either a or b:

a. _____ The opposing party <u>is/is not</u> represented by an attorney. (Circle one) I wrote the <u>attorney/opposing party</u> about the conduct which I believe to be (Circle one) Contempt of the Order. I warned the <u>attorney/opposing party</u> in writing that a (Circle one) Contempt Petition would be filed unless steps were offered to correct the contempt.

The checked paragraph indicates the result of my contact.

- $\square \qquad The <u>opposing party/attorney</u> has refused to offer any corrective action. (Circle one)$
- $\Box \qquad The <u>opposing party/attorney</u> offered the following corrective action: (Circle one)$

(state the offer)

But the offer did not resolve the contempt because:

(State why this would not resolve the action)

□ Corrective steps were offered by the <u>opposing party/attorney</u> but they (Circle one) were not followed through within a reasonable period of time.

b. _____ Due to special circumstances: _____

(List the special circumstances)

Exhibit B

An attempt to resolve the matter without filing a petition for contempt is likely to cause harm or prejudice to me. The reason(s) this would cause me serious harm or prejudice is/are:

I verify that the statements in the foregoing are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date

Pro Se Petitioner

Exhibit B

	(your address)
	Date:
(address of the attorney for the opposing (If the opposing party does not have an at the opposing party's address.)	
RE:	Filing for Contempt of Court Case Caption and No.:
Dear(Attorney/opposing party)	;
	Custody Order in the above matter has been violated and/o
(Opposing party) wilfully disobeyed the Court Orde	(Opposing party) er as follows:
	ed that failure to offer sufficient corrective steps in a timely petition for contempt of court without further notice to you.
Please contact me upon rec your attention to this matter.	eipt of this letter to advise me of your intentions. Thank y

for

Plaintiff	,	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA
VS.		: : CIVIL ACTION - LAW : CUSTODY
	,	: NO
Defendant		:

AFFIDAVIT OF SERVICE BY REGULAR MAIL

I,	, certify that on	, I
mailed a letter requ	(your name) esting corrective steps.	(date mailed)
	(opposing party or attorney)	
	(address)	

Certificate of mailing is attached.

I verify that the foregoing is true and correct. I understand that false statements herein are

made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date

Plaintiff	,	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA
vs.		: : CIVIL ACTION - LAW : CUSTODY
Defendant	,	: NO

AFFIDAVIT OF SERVICE BY CERTIFIED MAIL

I,	, certify that on		, I
	(Your name)	(Da	te mailed)
mailed a letter re-	questing corrective s	teps by certified mail, restrict	ed delivery, return
receipt requested	, to:		
	(opposing party or	attorney)	
	(address)		
Defendant	t received the letter of	on	Sender's receipt
		(Date received)	
and return receipt	t are attached.		

I verify that the foregoing is true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date

HOW TO SERVE THE PETITION FOR CIVIL CONTEMPT

It is not adequate to simply talk to the other party (Plaintiff/Defendant) about the custody action or the conference date. A copy of the papers must be sent to the Plaintiff/Defendant, following the instructions below. You must give the Plaintiff/Defendant legal notice that you have filed for custody. This kind of notice is described as "service."

Service of the <u>Motion Cover Sheet</u>, <u>Notice and Order To Appear</u>, and <u>Petition For Contempt</u> is **YOUR** responsibility. The documents may be served by certified mail or personal service.

<u>CERTIFIED MAIL</u>:

To serve by this method, you must send the <u>Motion Cover Sheet</u>, <u>Notice And Order To</u> <u>Appear</u>, and <u>Petition For Contempt</u>, by **certified mail**, **return receipt requested**, **restricted delivery** to the Plaintiff/Defendant's address. "Restricted delivery" means that the return receipt must be signed by the Plaintiff/Defendant only.

When you go to the post office, someone at the window can give you the forms to send the certified mail. The cost <u>MUST</u> be paid at that time.

When you send the certified mail, you will be given a "sender's receipt" (a little white receipt). Keep this receipt to include with your proof of service. For the time being, put this receipt into your folder of papers to save.

You should mail the documents to the Plaintiff/Defendant as soon as possible after you pick them up from the Prothonotary's Office. The Plaintiff/Defendant must receive them *at_least ten (10) days before the conference date.*

Once the Plaintiff/Defendant has signed the green receipt, indicating that he or she has received the documents, service is complete. You will have proof that service is complete when you receive the green receipt with the Plaintiff/Defendant's signature on it. When you receive that green receipt, you must save it. It is to be included with your original receipt and attached to the Affidavit of Service.

The <u>Affidavit of Service</u> for certified mail should be completed and filed with the Prothonotary as soon as you receive the return receipt from the Plaintiff/Defendant. The sender's receipt (the little white receipt that you got at the post office) and the green card with the Plaintiff/Defendant's signature should be stapled to the <u>Affidavit of Service</u> when it is filed.

The <u>Affidavit of Service</u> is quite simple to fill out. It states that on a certain date you mailed a correct copy of the <u>Motion Cover Sheet</u>, <u>Notice And Order To Appear</u>, and <u>Petition For</u> <u>Contempt</u>, by certified mail to the Plaintiff/Defendant's address. It also says that the Plaintiff/Defendant received it on a specific date. That date is on the green receipt. Go to the next section to find out how to prepare and file the <u>Affidavit of Service</u>.

PERSONAL SERVICE:

You can have a person who is 18 years of age or older, who is neither a party to the action nor an employee or relative of a party to the action serve the papers. Therefore, if you are the person filing the <u>Petition for Contempt</u>, you cannot serve the papers yourself, and you cannot have anyone who is related to you or who works for you, serve the papers.

The person who serves the legal papers on the opposing party(ies) must do it in the manner required by law. The person can serve the papers by:

- (a) handing a copy to the other party; or
- (b) handing a copy to an adult member of the family with whom the other party resides; or
- (c) handing a copy of the papers to an adult person in charge of the residence at the time (example: babysitter, etc.); or
- (d) going to the opposing party's usual place of business and handing a copy to_the opposing party's agent (one that acts for or representative of) or to the person in charge.

If you have the funds to do so, you can pay the Sheriff, Constable, or process server to serve the papers for you and to file an <u>Affidavit of Service</u> for you.

IT IS IMPORTANT TO SERVE THE OTHER PARTY AS SOON AS POSSIBLE. You want to make every effort to serve the other party as soon as possible so that the other party has notice in time for the hearing. If you did not serve the other party in time for them to have a reasonable notice and opportunity to prepare for the hearing, the Court may take adverse action against you and/or may schedule the hearing for a later date. Service **must occur within 30 (thirty) days from the date you filed the <u>Petition for Contempt for Disobedience of a Custody or Visitation</u> <u>Order</u>. (Otherwise, you will need to reinstate the Petition.)**

You will also need to prove to the Court that you served the other side or his/her attorney with the letter to fix the contempt. You should send that letter certified mail/return receipt requested, and another copy by regular mail, with a certificate of mailing. Bring your proof of service to the hearing with you.

HOW TO FILL OUT AND FILE THE AFFIDAVIT OF SERVICE

Choose ONE of the three Affidavit of Service forms that follow these instructions. There is one for service by certified mail, one for regular mail and one for personal service. You have to fill out and file one of these forms with the Prothonotary after you serve the other parent/party, unless you paid a sheriff or constable to do it for you. If you are serving more than one person, you have to complete and file a separate Affidavit for each one.

BY CERTIFIED MAIL:

- \Box Fill in the caption.
- \Box Fill in the blanks.
- □ Staple your sender's receipt (the white receipt) and the green card you got back in the mail to the Affidavit.
- \Box Sign and date at the bottom and make one copy of everything.
- □ File at the Prothonotary's Office before the conference and keep a time-stamped copy for your records.

BE SURE TO BRING IT WITH YOU TO THE CONFERENCE.

BY REGULAR MAIL:

- \Box Fill in the caption.
- \Box Fill in the blanks
- □ Staple your sender's receipt (certificate of mailing) to the Affidavit.
- \Box Sign and date at the bottom and make one copy of everything.
- □ File at the Prothonotary's Office before the conference and keep a time-stamped copy for your records.

BE SURE TO BRING IT WITH YOU TO THE CONFERENCE.

BY PERSONAL SERVICE:

This form is completed by someone else who serves the papers for you, and then you file it with the Prothonotary before the conference.

- \Box Fill in the caption.
- \Box Fill in the blank spaces.
- \Box Check the paragraph that best describes how the papers were served.
- \Box Have the person who served the papers sign and date and write his/her address and telephone number at the bottom.
- □ Make one copy and file at the Prothonotary's Office before the conference. Keep a time-stamped copy for your records.
- □ Remember to fill out an Affidavit for each person who has been served.

BE SURE TO BRING IT WITH YOU TO THE CONFERENCE.

, Plaintiff	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA
	:
VS.	: CIVIL ACTION - LAW
	: CUSTODY
,	: NO.
Defendant	:

AFFIDAVIT OF SERVICE BY CERTIFIED MAIL

I,		, certify that on	, I
	(Your name)	(Date n	nailed)
mailed a tru	ue and correct copy of	the Motion Cover Sheet, Orde	er/Notice, and Petition for
Contempt c	of an existing Order by	certified mail, restricted deliv	very, return receipt requested
to:			
	Other report/reputy's	ama and address)	
	(Other parent/party's n		
Defenda	ant received the Petitic	on on	Sender's receipt
and return 1	receipt are attached.	(Date received)	

I verify that the foregoing is true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date

, Plaintiff	: IN THE COURT OF COMMON PLEAS OF : LYCOMING COUNTY, PENNSYLVANIA
VS.	: : CIVIL ACTION - LAW : CUSTODY
,	: NO
Defendant	:

AFFIDAVIT OF SERVICE BY REGULAR MAIL

Ι,	, certify that on	, I
	(your name)	(date mailed)
mailed a	true and correct copy of the Motion Cover Sheet,	Order/Notice, and Petition for

Contempt of an existing Order to:

(Other parent/party's name and address)

Certificate of mailing is attached.

I verify that the foregoing is true and correct. I understand that false statements herein are made

subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

Date

,	: IN THE COURT OF COMMON PLEAS OF
Plaintiff	: LYCOMING COUNTY, PENNSYLVANIA
	:
VS.	: CIVIL ACTION - LAW
	: CUSTODY
,	: NO
Defendant	:

AFFIDAVIT OF PERSONAL SERVICE

I,, certify that I am a competent adult who is 18 (Person serving other parent/party)	years
(Person serving other parent/party) of age or older, and I am not a party to this action or an employee or relative of a party	to
this action. On, I served a true and correct copy of the Motio	on
Cover Sheet, Notice/Order, and Petition for Contempt of Existing Order upon, by	
(other parent/party)	
□ handing a copy to him/her;	
□ handing a copy to an adult family member at his/her residence by the name of;	
□ handing a copy to an adult in charge of his/her residence by the name of;	
□ handing a copy to an adult in charge at his/her place of employment by the name of	
at this address/location:	
(Place served) at approximately (Time of day)	
I verify that the foregoing is true and correct. I understand that false statements	herein are
made subject to the penalties of 18 Pa. C.S. § 4904 relating to unsworn falsification to a	authorities.

Date (server's signature)
Name:
Address:
Phone: