

LYCOMING COUNTY

CUSTODY STIPULATION 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 give you specific legal advice.

INTRODUCTION

A stipulation is another word for "agreement." This kit gives you the forms you need to make a custody agreement into a Custody Order without a court proceeding. It can ONLY be used when you and the other party are in agreement as to custody. If there is anyone else who has custody rights to the child(ren), that party must also be in agreement and sign the Stipulation.

This kit can be used when you do not yet have a Custody Order, and it can also be used to modify a Custody Order you already have.

Here are some definitions that may help you write up your custody agreement.

<i>y</i>		
LEGAL CUSTODY	-	Means the right to make major decisions affecting the best interest of a minor child, including, but not limited to, medical, religious, and educational decisions.
SHARED LEGAL CUSTODY	-	Means the right of more than one individual to legal custody of the child.
SOLE LEGAL CUSTODY	-	Means the right of one individual to exclusive legal custody of the child.
PHYSICAL CUSTODY PRIMARY PHYSICAL	-	Means the actual physical possession and control of a child.
CUSTODY	-	Means the right to assume physical custody of the child for a majority of the time.
PARTIAL PHYSICAL CUSTODY	-	Means the right to take possession of a child away from the custodial parent for a certain period of time.
SHARED PHYSICAL CUSTODY	-	Means the right of more than one individual to assume physical custody of the child, each having significant periods of physical custodial time with the child.
SOLE PHYSICAL CUSTODY	-	Means the right of one individual to exclusive physical custody of the child.
SUPERVISED PHYSICAL CUSTODY	-	Means custodial time during which an agency or an adult designated by the Court, or agreed upon by the parties, monitors the interaction between the child and the individual with those rights.
PERSON ACTING AS A PARENT	-	A person other than a parent, including an institution, who has physical custody of a child and who has either been awarded custody by a court or claims a right to custody.
RELOCATION	-	Means a change in residence of the child which significantly impairs the ability of a non-relocating party

to exercise custodial rights.

CUSTODY STIPULATION

PART ONE: INSTRUCTIONS

These are the instructions for filling out the forms. The forms are found in Part Two of this packet. You may want to separate the forms from the instructions now, so you can read the instructions for each form as you fill out that form.

1. FIRST FORM – MOTION COVER SHEET

Caption:

- If you DO NOT have a Custody Order, complete the caption (heading) by printing your name as the Plaintiff and the other party's name as the Defendant. Use middle initials and print neatly. Note: If grandparents or other third parties have physical custody, there will be more than one Defendant, because both parents must always be parties.
- If you ALREADY HAVE a custody order and want to change that order, USE THE SAME CAPTION AS IN THE PREVIOUS ORDER. Your caption will never change. The same person who is listed as the Plaintiff in your Custody Order must be the Plaintiff in this action. The same person listed as Defendant in your Custody Order must be the Defendant in this action. You should also use the same case number that appears on your Custody Order

On line 1, print your name. On line 3, print "Custody Stipulation." In box 4, check "Entry of Uncontested Order." In box 6, print your name and address

Leave the rest of the form blank

2. SECOND FORM -STIPULATED CUSTODY ORDER

Complete the caption as on the other forms. The numbers below match the numbers on the Stipulation form.

- 1. Print the Plaintiff's name, address, phone number, and relationship to the child(ren).
- 2. Print the Defendant's name, address, phone number, and relationship to the child(ren). Add another paragraph for additional parties, with their name, relationship and address.
- 3. Write the names and addresses of the parents *if* the Plaintiff and Defendant are not the two parents of the child(ren).
- 4. Write the names and birth dates of the child(ren) the Order will apply to.
- 5. If both parents are signing the Stipulation, check the letter A. If both parents are not signing the Stipulation, check the letter B and then explain why the parent is not signing. (For example: deceased or whereabouts unknown). If you can't find the other parent, write what you have done to try to find that parent. The Court needs to know why the other parent isn't signing. If you don't fill this out, the Court may refuse to approve the Stipulation.

- 6. This part states who will have legal custody (decision-making authority) for the child(ren). Check (A) if this authority will be shared by the parties. If not, Check (B) and write the name(s) of the person or people who will have this authority.
- 7. This part states what the physical custody schedule will be. Write when the Plaintiff will have the children, and when the Defendant will have the children. Be as specific as you can, because this will protect both you and the other party if you are in disagreement over where the child(ren) should be on any day.
- 8. Check the first line if this is a new custody case.
 Check the second line if you already have a Custody Order. Write the date of that order.
- 9. This section must be in every custody order, by law. Be aware that neither you nor the other party may move the child a distance that significantly impairs the other party's right to exercise custody. If you want to move such a distance, you must have the agreement of the other party or permission of a judge. To do this, you can get a Relocation Kit from the same place you got this Stipulation Kit.
- 10. All individuals with custody rights must sign and date the form here.
- 11. Leave this part BLANK. This is where the judge signs to make the Stipulation a Court Order.

Last and very important: EACH PARTY MUST INITIAL THE FIRST THREE PAGES OF THE STIPULATION AT THE BOTTOM!



3. THIRD DOCUMENT – A COPY OF YOUR CURRENT CUSTODY ORDER (IF THERE IS ONE)

If you already have a Custody Order, you MUST attach a copy of that order. You can get a copy of the Custody Order at the Prothonotary's Office.

4. FOURTH FORM – CONFIDENTIAL INFORMATION FORM

According to a new state rule, all filings must include this form. Sign the form, date it, and write your name and phone number. This means you promise you have not violated the Public Access Policy. The policy does not cover court orders, like the one you will be filing, so you do not have to worry about this policy.

5. AND 6. FIFTH AND SIXTH FORMS – FORMS TO WAIVE THE FILING FEE

In order to file the stipulation, there is a fee that must be paid to the Prothonotary. This fee changes from time to time. As of January 1, 2018, it is \$155.00 if you do not already have a custody order. If you already have a custody order and are modifying it with the stipulation, the cost is \$25.75.

If you don't think you can pay the filing fee, you may ask the Court to waive the cost. You will need to fill out and file two forms, in addition to the documents above. If you can afford to pay the filing fee, you will have to do so. The Court waives this cost only in cases where income is extremely low.

FIFTH FORM – ORDER TO PROCEED WITHOUT PAYMENT OF FEES AND COSTS

Fill in the caption as on the other documents. There is nothing more for you to fill out on this document. If the Court grants the Petition, your custody action can proceed. If not, you will be notified and you will have to pay the costs in order to continue.

SIXTH FORM – PETITION TO PROCEED WITHOUT PAYMENT OF FEES AND COSTS

Fill out the caption as on the other documents. The rest of the form is quite clear. You are asked to fill in facts about your personal finances. Be sure to include income from all sources, including government benefits like Public Assistance, unemployment compensation, and food stamps. Don't forget money your spouse receives, if you are married; from your parents if they help you; from friends or other family members; or from a child support. Finally, identify all persons who depend on your income for support, including children who live with you. Do not list the children's names—only their initials and age.

Sections 4 and 5 of this Petition are important. Be sure that you read these paragraphs. They require you to inform the Court of any improvement in your financial situation which might permit you to pay some or all of the costs at a later date. When you date and sign the Petition after paragraph 5, you are promising that the information you have filled in is true. There will be consequences if you make false statements.



COPIES

After you have completed forms one through four, 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, and one for each additional Defendant, if there are any. The original will stay at court, in the Prothonotary's office.

If you are filing a request to proceed without paying costs, you will need to make one copy of those documents, too (forms five and six).

You are now ready to file all of the papers with the Prothonotary.

HOW TO FILE THE STIPULATION

Take all of your completed forms (including the copies) to the Prothonotary's Office on the first floor of the Lycoming County Courthouse at 48 West Third Street, Williamsport, on any weekday (Monday through Friday) between 8:30 a.m. and 5:00 p.m. Separate the papers into the two groups shown below, and put them in the order shown below. You MUST have the groups of documents listed under First Group. If you are asking the Court to waive the filing fee, you should also have the documents listed under Second Group.

1. FIRST GROUP: (1) <u>Motion Cover Sheet, (2) Stipulated Custody Order, (3) a Copy of Your</u> Current Custody Order, and (4) the Confidential Information Form

You will need an original and at least two copies of all these forms.

2. SECOND GROUP: If you are asking to have the filing fee waived, you will need: (1) Order to Proceed Without Payment of Fees and Costs, and (2) Petition to Proceed without Payment of Fees and Costs.

You will need an original and one copy of each of these documents.



The Prothonotary will give the case a number and will file stamp all of the documents. The Prothonotary will keep all the forms. The case will be sent to a Judge for signature. Once the Judge signs the Order, the documents will be sent back to you. You will then have an actual Custody Order.

It is YOUR responsibility to send a copy of the Custody Order to the other party.

CUSTODY STIPULATION

PART TWO: FORMS

LYCOMING COUNTY COURT OF COMMON PLEAS MOTION COVER SHEET

	,	:	Docket No:
vs.	Plaintiff	: : :	Case Assigned to Judge [] None [] Family Court Hearing Officer
	Defendant	:	
Filing	of Filing Party: Party's Attorney: of Filing:		
4.	The following is/are requested: ArgumentEvidentiary HearingCourt ConferenceRule to Show CauseEntry of Uncontested Order(attach supporting documentation)Expedited Consideration. State the baVideo conferencing requested. Requesteen submitted. See Lyc. Co. R.G.C.IAttach this cover sheet to original morpreviously filed on:	st form has B. L8. tion	6. Name and addresses of all counsel of record and unrepresented parties:
5.	Time Required:		Continued on a Separate Sheet.
		<u>o</u>	PRDER
1.	An argument factual hea	uring cou	rt conference is scheduled for
	at o'clock M., in cou	ırtroom No	, Lycoming County Courthouse, Williamsport, PA.
2.	Briefs are to be filed by the follow	owing dates:	
	Filing Party	·	
	Responding party (ies)		·
3.	A rule is issued upon Responde	nt to show caus	se why the Petitioner is not entitled to the relief requested.
4.	A response to the Motion/Petition	on shall be file	d within days.
5.	See order attached See s	separate order	issued this date.
6.	Other:		
7.			
	_		
	Ji	udge	Date

c: ALL PARTIES OR OTHERS TO BE SERVED WITH NOTICEMUST 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.

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

STIPULATED CUSTODY ORDER

1. Plaintiff,	, is an adult
(name of Plaintiff)	
ndividual who lives at	
	(street)
(city)	(state and zip code)
Plaintiff's phone number is	
Plaintiff's relationship to the children is _	(phone number)
•	(Mother, Father, Grandmother, etc.)
2. Defendant ,	, is an adult
2. Defendant , (name of Def	Gendant)
ndividual who lives at	
(city)	(state and zip code)
Defendant's phone number is	(phone number)
	•
The Defendant's relationship to the children	n is(Mother, Father, Grandmother, etc.)
	(Mother, Father, Grandmother, etc.)
-	f the Plaintiff and Defendant are not the pare
	(Mother's name)
Mother lives at	
(Mother's add	dress)
The Father of the child(ren) is	
Father lives at	(Father's name)
(Father's add	dress)
Plaintiff's Initials:	Defendant's Initials:

	Date(s) of Birth
5. (Check eit	ither A or B):
le	A. Both parents are signing this Stipulation, as well as anyone else who has a curegal right to custody or partial custody of any of the child(ren). B. Both parents have not signed this Stipulation because:
	Parent is deceased
	Parent's identity is unknown
	Parent's whereabouts is unknown
If you can't fi to find him/ho	find the other parent, explain what efforts you have made ner:
6. Legal cust	stody (decision-making authority) of the child(ren) shall be:
6. Legal cust A	
_	stody (decision-making authority) of the child(ren) shall be: Shared by both parties.
A	stody (decision-making authority) of the child(ren) shall be: Shared by both parties.

7. The physical custody of the child(ren) shall be as follows:

(Be as specific as possible.)

Plaintiff's Schedule with	laintiff's Schedule with Child(ren):		
Defendant's Schedule	with Child(ren):		
8	This a new custody case. There is no current Custody Order.		
	or		
	There is an existing Custody Order dated		
	A copy of that order is attached. This Stipulation replaces all prior custody orders		
	in this case.		
Plaintiff's Initials:	Defendant's Initials:		

- 9. If you wish to relocate with the minor child, you must provide notice to every other individual who has custody rights to the child according to the following guidelines. Notice must be sent by certified mail, return receipt requested, and shall be given no later than sixty (60) days before the date of proposed move, or the tenth (10th) day after the date you have notice of relocation, if you did not know and could not reasonably have known of the relocation in sufficient time to comply with the sixty (60) day notice. The notice provided to every other individual who has custody right to the child must conform to 23 Pa. C.S.A §5537 and contain the following:
 - (1) The address of the intended new residence.
 - (2) The mailing address for the new residence.
 - (3) Names and ages of all the individuals who intend to live in the new residence.
 - (4) The home telephone number of the intended new residence, if available.
 - (5) The name of the new school district and school.
 - (6) The date of the proposed relocation.
 - (7) The reasons for the proposed relocation.
 - (8) A proposal for a revised custody schedule.
 - (9) Any other relevant information.

You must send with the notice a blank counter-affidavit conforming to 23 Pa. C.S.A. §5537 (d)(1), which can be used to object to the proposed relocation and the modification of a Custody Order.

The notice must warn the non-relocating party that if the non-relocating does not fill out and file with the court the counter-affidavit to object to the proposed relocation within thirty (30)days after receipt of the notice, that the party shall be foreclosed from objecting to the proposed relocation and forever lose their right to stop the relocation.

10.			
	(Mother's signature)	(Date)	
	(Father's signature)	(Date)	
	(Other signature, if applicable)	(Date)	
11.	AND NOW, this day of		Court enters
this S	Stipulation of the parties as an Oro	of this Court.	
		BY THE COURT,	

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c:

Petitioner (2) to provide a copy to the other party

CONFIDENTIAL

INFORMATION FORM



APPELLATE/TRIAL COURT

CASE RECORDS

Additional page(s) attached	total pages are attached to this filing.
	Public Access Policy of the Unified Judicial System of Pennsylvania: Case g confidential information and documents differently than non-
Signature of Attorney or Unrepresented Party	 Date
Name:	Attorney Number: (if applicable)
Address:	Telephone:
	Email:

NOTE: Parties and attorney of record in a case will have access to this Confidential Information Form.

Confidentiality of this information must be maintained.

THIS FORM IS CONFIDENTIAL

Plaintiff vs.	 IN THE COURT OF COMMON PLEAS OF LYCOMING COUNTY, PENNSYLVANIA CIVIL ACTION – LAW CUSTODY
Defendant	, : : NO.
AND NOW, this da	TO PROCEED WITHOUT NT OF FEES AND COSTS ay of
	BY THE COURT,

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	Plaintiff,		RT OF COMMON PLEAS OF COUNTY, PENNSYLVANIA
	vs.	: CIVIL ACTION: CUSTODY	ON – LAW
	Defendant	: : NO.	
	PETITION TO PROCEED WIT	HOUT PAYMENT O	F FEES AND COSTS
1.	I am a party in the above matter and because	se of my financial cond	ition I am unable to pay the fees and
	costs of prosecuting or defending the action	n or proceeding.	
2.	I am unable to obtain funds from anyone, in	ncluding my family and	l associates, to pay the costs of
	litigation.		
3.	I represent that the information below relat	ing to my ability to pay	the fees and costs is true and correct:
	(a) Name:		
	Address:		
	(b) Employment If you are presently employed, s	state	
	Employer:		_
	Address:		
	Salary or wages per month:		_
	Type of work:		_
	If you are presently unemployed	d, state	
	Date of last employment: _		-
	Salary or Wages per month:		-
	Type of work:		_
	(c) Other income within the past	twelve months	
	Business or profession:		-
	Other self-employment:		-
	Interest:		

Dividends:		
Pension and annuities:		
Social security benefits:		
Support payments:		
Disability payments:		
Unemployment compensation and s	supplemental benefits:	
Workers' compensation:		
Public assistance:		
Other:		
(d) Other contributions to household	support	
Do you have a spouse?		
Name of your spouse:		
If your spouse is employed, stat	e	
Employer:		
Address:		
Salary or wages per month:		
Type of work:		
Contributions from children:		
Contributions from parents:		
Other contributions:		
(e) Property owned		
Cash:		
Checking account:		
Savings account:		
Certificates of deposit:		
Real estate (including home):		
Motor vehicle:		
Make	Year	
Cost	Amount Owed: \$	

Other:	
(f) Debts and obligations	
Mortgage:	
Rent:	
Loans:	
Other:	
(g) Persons dependent upon you for support	
Spouse Name:	
Children	
List INITIALS of each child. Initials:	_
List ages of children (no birthdates). Ages:	_
Other persons who depend on you for support	
Name:	
Relationship:	
4. I understand that I have a continuing obligation to inform the Court of improvement in my	
financial circumstances which would permit me to pay the costs incurred herein.	
5. I verify that the statements made in this affidavit 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 falsificatio authorities.	
Date:	
Signature of Petitioner:	
Print Name Here:	

Stocks and bonds: _____