IN THE COURT OF COMMON PLEAS OF BEDFORD COUNTY, PENNSYLVANIA

Jane Doe, : No. 12 for the year 2017
Plaintiff : Civil Action – Law

. Civil Action Law

John Doe, Sr. : In Custody

Defendant :

ORDER OF COURT

You, John Doe, Sr., defendant, have been sued in court to obtain
(X) shared legal custody () sole legal custody and
) partial physical custody (X) primary physical custody () shared physical custody
) sole physical custody () supervised physical custody of the children:
K.D. (10) and J.D. (8)
You are ordered to appear in person at Bedford County Courthouse, 200 South Juliana
Street, Bedford, Pennsylvania, in Courtroom No. 2, on, 20, atM.
For
☐ A conciliation or mediation conference.
☐ A pretrial conference.
☐ A hearing before the court.
If you fail to appear as provided by this order, an order for custody may be entered

If you fail to appear as provided by this order, an order for custody may be entered against you or the court may issue a warrant for your arrest.

You must file with the court a verification regarding any criminal record or abuse history regarding you and anyone living in your household on or before the initial in-person contact with the court (including, but not limited to, a conference with a conference officer or judge or conciliation) but not later than 30 days after service of the complaint or petition.

No party may make a change in the residence of any child which significantly impairs the ability of the other party to exercise custodial rights without first complying with all of the applicable provisions of 23 Pa. C.S. § 5337 and Pa.R.C.P. No. 1915.17 regarding relocation.

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

THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE 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.

Prothonotary's Office

Bedford County Courthouse

200 S. Juliana Street

Bedford, PA 15522

Telephone: 814-623-4833

AMERICANS WITH DISABILITIES ACT OF 1990

The Court of Common Pleas of Bedford County is required by law to comply with the Americans with Disabilities Act of 1990. For information about accessible facilities and reasonable accommodations available to disabled individuals having business before the court, please contact our office. All arrangements must be made at least 72 hours prior to any hearing or business before the court. You must attend the scheduled conference or hearing.

	By the	Court,	
Date:			J

Jane Doe,

IN THE COURT OF COMMON PLEAS OF BEDFORD COUNTY, PENNSYLVANIA

: No. <u>12</u> for the year 2017

	vs.	Plaintiff	: Civil Action – Law	
John	Doe, Sr.	Defendant	: In Custody :	
		CO	OMPLAINT FOR CUSTODY	
1.	The plaint	iff is <u>Jane Doe</u> , re	esiding at <u>confidential</u> .	
2.	The defend	dant is <u>John Doe</u> ,	Sr., residing at 345 5 th A	venue, Anytown, PA 12345,
	Bedford C	County.		
3.	Plaintiff se	eeks (X) shared le	egal custody () sole legal custo	ody and
	() partial	physical custody	(X) primary physical custody	() shared physical custody
	() sole pl	hysical custody	() supervised physical custody	of the following child(ren):
	Name		Present Residence	Age / Date of Birth
	<u>K.D.</u>		confidential	8
	J.D.		confidential	10
	The child(ren) () was/wer	re (X) was not/were not born of	out of wedlock.
	The child(ren) is/are presen	atly in the custody of Jane Doe	,
	who reside	es at <u>confidential</u>	·	
	During the	e past five (5) year	ars, the child(ren) has/have reside	ed with the following
	person(s) a	and at the followi	ing address(es):	
	List all Per	rsons	List all Addresses	<u>Dates</u>
	Jane Doe		confidential	Sept. 2016-Present
	Jane & Jol	nn Doe, Sr.	345 5th Ave., Anytown, PA	Jan. 2011-Sept. 2016

	A parent of the child(ren) is <u>Jane Doe</u> , curre	ently residing at <u>confidential</u> .	
	This parent is () married (X)divorced	() single.	
	A parent of the child(ren) is John Doe, Sr.,	currently residing at 345 5th Ave., Anytown,	
	PA, Bedford County.		
	This parent is ()married (X) divorced	() single.	
4.	The relationship of Plaintiff to the children	is that of Mother.	
	The Plaintiff currently resides with the following person(s):		
	Name	Relationship	
	<u>K.D.</u>	<u>Daughter</u>	
	J.D.	Son	
5.	The relationship of Defendant to the children	en is that of <u>Father</u> .	
	The Defendant currently resides with the fo	llowing person(s):	
	Name	Relationship	
	Susie Doe	Wife	
	Kimberly Doe	<u>Daughter</u>	
6.	Plaintiff (X) has () has not participated as	a party or witness, or in another capacity, in	
	other litigation concerning the custody of the	e child(ren) in this or another court. The	
	court, term and number, and its relationship	to this action is: <u>Protection From Abuse</u>	
	Docket No. 2500000 for 2016 (Any County	, PA). Primary physical custody to Plaintiff	

at the Main Street Sheetz in Anytown.

Defendant has partial custody every Friday at 5:00 until Sunday at 7:00, with exchanges

SAMPLE COMPLAINT FOR CUSTODY WITH CONFIDENTIAL ADDRESS

	Plaintiff (X) has () has no	information of a custody proc	eeding concerning the
	child(ren) pending in a court	of this Commonwealth or any	y other state. The court, term
	and number, and its relations	ship to this action is: Plaintiff	filed for custody in County,
	Pennsylvania, in 2006, filed	to County Court of Pleas Doc	ket No. 23232, but the action
	was dismissed due to lack of	jurisdiction.	
Plaintiff () knows (X) does not know of a person not a party to the proceed			party to the proceedings who
	has physical custody of the c	hild(ren) or claims to have cu	stody or visitation rights with
	respect to the child(ren). The	ne name and address of such p	erson is:
7.	The best interest and perman	ent welfare of the child(ren) v	will be served by granting the
	relief requested because (set	forth facts showing that the gr	ranting of the relief requested
	will be in the best interest an	d permanent welfare of the ch	nild(ren)):
	Plaintiff has been the primar	y caregiver of the minor child	ren since birth. Plaintiff
	supports the children and atte	ends all of the children's doctor	ors appointments and school
	functions.		
8.	Each parent whose parental i	rights to the child(ren) have no	ot been terminated and the
	person who has physical cus	tody of the child(ren) have been	en named as parties to this
	action. All other person(s), 1	named below, who are known	to have or claim a right to
	custody or visitation of the c	hild(ren) will be given notice	of the pendency of this action
	and the right to intervene:		
	<u>Name</u>	Address	Basis of Claim

SAMPLE COMPLAINT FOR CUSTODY WITH CONFIDENTIAL ADDRESS

(a.)	If the Plaintiff is a grandparent who is not in loco parentis to the child(ren) and is
seel	king physical and/or legal custody pursuant to 23 Pa.C.S. § 5323, you must plead facts
esta	blishing standing pursuant to 23 Pa.C.S. § 5324(3).
(b.)	If the Plaintiff is a grandparent or great-grandparent who is seeking partial
phy	sical custody or supervised physical custody pursuant to 23 Pa.C.S. § 5325, you must
plea	ad facts establishing standing pursuant to § 5325.
(c.)	If the Plaintiff is a person seeking physical and/or legal custody pursuant to 23
Pa.	C.S. § 5324(2) as a person who stands in loco parentis to the child(ren), you must
plea	nd facts establishing standing.
Plai	ntiff has attached the Criminal Record/Abuse History Verification form required
pur	suant to Pa.R.C.P. No. 1915.3-2.

SAMPLE COMPLAINT FOR CUSTODY WITH CONFIDENTIAL ADDRESS

WHEREFORE, Plaintiff requests the court to grant (X) shared legal custody () sole

legal custody and () partial physical custody (X) primary physical custody () shared

physical custody () sole physical custody () supervised physical custody of the child(ren).

CERTIFICATION

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified*

Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts that require

filing confidential information and documents differently than non-confidential information and

documents.

VERIFICATION

I verify that the statements made in this Complaint 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: January 10, 2017

Plaintiff's Signature

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