IN THE COURT OF COMMON PLEAS, LICKING COUNTY, OHIO DOMESTIC RELATIONS DIVISION

DOB:	
Plaintiff/Petitioner,	
vs.	Case Number:
DOB:	
Defendant/Petitioner.	
MOTION TO ALLOCATE / REA	ND ALLOCATE PARENTAL RIGHTS & SIBILITIES
BRANCH 1: Now comes	, pro se, and requests that the
Court grant the following ex parte temporary	orders:
☐ Designate me to be the child(ren)'	s temporary legal custodian and residential
parent.	
☐ Grant parenting time (visitation) to	o the other party.
☐ Do not grant parenting time (visita	ation) to the other party.
☐ Designate the other party to be the	e child(ren)'s temporary legal custodian and
residential parent, and grant to me temporary	parenting time (visitation).
The above requests are supported by	the attached affidavit

BRANCH 2: Now comes, pro se, and requests that the Court grant the following permanent orders:
☐ Allocate OR ☐ Reallocate parental rights and responsibilities by designating me to be the child(ren)'s permanent legal custodian and residential parent. ☐ Grant parenting time (visitation) to the other party.
☐ Do not grant parenting time (visitation) to the other party. ☐ Allocate OR ☐ Reallocate parental rights and responsibilities by designating the other party to be the child(ren)'s permanent legal custodian and residential parent, and granting to me parenting time (visitation).
In addition to the above, the movant seeks all other appropriate relief, including, but not limited to, orders addressing child support, health insurance, an allocation of health care expenses, and an allocation of the income tax dependency exemption(s).
MOVANT'S SIGNATURE

IN THE COURT OF COMMON PLEAS, LICKING COUNTY, OHIO DOMESTIC RELATIONS DIVISION

Plaintiff/Petitioner	
vs.	Case Number:
AFFIDAVIT IN SUPPORT SEEKING AN <u>EX PARTE</u> ORDER OF CU	
STATE OF OHIO, COUNTY OF,	SS:
Now comes sworn, and states the following in support of the moti	, <i>pro se</i> , being first duly cautioned and on for an <u>ex parte</u> order:
1. The other party and I have natural chi and ages are:	
2. It is in the child(ren)'s best interest that the Come the temporary legal custodian and residential parer time, for the following reasons:	nt, or granting me temporary parenting
3. If the Court grants my request to be designate residential parent, then it is in the child(ren)'s best inte for temporary parenting time (visitation) as follows:	
☐ Visitation should be pursuant to Local Rule the following reason(s):	± ±

☐ Visitation should be SUPERVISED Mr./Ms for the following reasons:		
	□ Visitation should be SUSPENDED for the following reasons:	
4. WILL	Designating me as the temporary legal custodian and residential parent (circle one) / WILL NOT cause a school change for the child(ren).	
5.	Notification to the other parent:	
tempor	\Box I HAVE notified the other party that I am requesting an <u>ex parte</u> order of rary custody and/or parenting time.	
tempo:	☐ I HAVE NOT notified the other party that I am requesting an <u>ex parte</u> order of rary custody and/or parenting time for the following reason(s):	
6.	I have the following additional information for the Court to consider:	
FURT	HER AFFIANT SAYETH NAUGHT.	
SWOR	MOVANT EN TO AND SUBSCRIBED before me this day of, 20	
	NOTARY PUBLIC	

IN THE COURT OF COMMON PLEAS, LICKING COUNTY, OHIO DOMESTIC RELATIONS DIVISION

DOB:	
Plaintiff/Petitioner,	
vs.	Case Number:
DOB:	
Defendant/Petitioner.	
JUDGMENT ENTRY / M	AGISTRATE'S ORDER
This matter comes before the Court on a	motion and affidavit filed by the being fully advised, finds it appropriate to
enter the following temporary orders:	0 7 7 11 1
☐ The motion is GRANTED . The	is hereby
designated the temporary legal custodian and res	sidential parent of the minor child(ren),
namely:	

□ The	is granted temporary parenting time with the
child(ren) as follows:	
Descripting time for	shall be CUCDENIDED
□ Parenting time for	shall be SUSPENDED .
☐ Parenting time for	shall be SUPERVISED as
follows:	
-	parte order of temporary custody / parenting time is conduct an oral expedited hearing on the motion on
at the Domestic Relations Courtho should attend this hearing.	use, 75 E. Main Street, Newark, Ohio 43055. All parties
\Box The motion for an <u>exp</u> OVERRULED .	parte order of temporary custody / parenting time is
☐ Other Temporary Orde	ers:
Court costs and service of phearing of the matter.	process fees shall be assessed and allocated at the final
IT IS SO ORDERED.	
	JUDGE / MAGISTRATE

NOTICE!!!!

The attached order for <u>temporary</u> custody/visitation has been issued by the Court based upon facts contained in a supporting affidavit.

If you believe the affidavit in support of the temporary order contains inaccurate statements, or false or misleading statements, you may request, within 30 days of receiving the attached order, an immediate Court hearing by completing and filing this form with the Clerk's Office of the Licking County Domestic Relations Court at 75 East Main Street, Newark, Ohio 43055. A hearing will be set as soon as possible but no later than seven business days from the day this form is filed with the Clerk's Office. YOU MUST INCLUDE A PHONE NUMBER BELOW FOR THE COURT TO NOTIFY YOU OF THE SPECIFIC DATE AND TIME OF HEARING.

REQUEST FOR AN IMMEDIATE HEARING

I,	, disagree with the information provided by
the other party and/or I have additional	onal information which will warrant the Court to set
aside the temporary custody / visita	tion order served upon me. I request an immediate
hearing (to be set within seven (7) b	usiness days) to offer this information to the Court.
DR	
CASE NUMBER OF	Signature
EX PARTE ORDER	oignature
	Street Address / P.O. Box
	City / State / Zip Code
	(
	Phone Number Where I May Be Reached
	·
I disagree with the following inform	ation that was filed in support of the temporary order
(attach additional pages if necessary)):
(attach additional pages if necessary)	

A failure to file this request for an immediate hearing DOES NOT bar you from requesting temporary or permanent custody / visitation in the future.