In the Court of Common Pleas, Potter County, Pennsylvania

Instructions for Pro Se litigants seeking permission to relocate and modification of an existing custody order. Please find in this packet, the following documents:

- 1. "Notice of Proposed Relocation"
- 2. "Petition to Confirm Relocation and Modify Existing Custody Order"
- 3. "Affidavit of Service"
- 4. Proposed "Order" granting permission to relocate and altering the existing custody arrangement

NOTE: If more than one person has custody rights to a child with whom you seek to relocate, you must notify **EACH** and **EVERY** person with custody rights:

Steps for requesting permission to relocate:

- 1. Complete the information on the "Notice of Proposed Relocation" form <u>and Petition to Confirm</u>
 Relocation and Modify Existing Custody Order with current caption for your Custody case.
- 2. Fill out only the <u>caption portion</u> of the "Counter-Affidavit Relocation". The Non-relocating party with custody right has thirty (30) days from the date of his or her receipt of the "Notice of the Proposed Relocation" and "Counter-Affidavit Regarding Relocation" to fill out the Counter-Affidavit and serve a copy, via certified mail, return receipt requested, upon the relocating party, as well as to file the original Counter-Affidavit with the Court.
- 3. Bring to Prothonotary to time-stamp and make you 2 certified copies. Requesting party retains one certified copy and requesting party mails 2^{nd} certified copy with counter-affidavit regarding relocation to the non-relocating party via certified mail.
- 4. Retain the return receipt, (green card signed by the non-relocating party), indicating that the Certified mail has reached the non-relocating parties to whom notice was due. **This is extremely important,** as it starts the clock running on each such party's ability to object to the proposed relocation by evidencing when notice was served upon each such party. Bring to the

Prothonotary's office with Affidavit of Service.

- 5. Once thirty (30) days have passed following the date on which the non-relocating party received the "Notice of Proposed Relocation" and "Counter-Affidavit Regarding Relocation" if no objection has been filed with the Court by a non-relocating party, that non-relocating party is foreclosed from objecting to the proposed location.
- 6. After thirty (30) days, the relocating party should then file the following:
- (1) A completed, signed, dated and verified "Affidavit of service of Notice of Relocation" with the copies of the "Notice of Proposed Relocation" transmitted to any non-relocating party and certified mail return receipts indicating the date of receipt attached hereto;
- (2) A completed, signed, dated and verified "Petition to Confirm Relocation and Modify Existing Custody Order";
- (3) A Form Order with the caption and all pertinent fields of information filled out. NOTE: do not Write anything following "AND NOW" on the last page of the form Order, as the Court will utilize that portion.
- (4) Pursuant to 23 Pa.C.S. 5337 (g), where a timely objection has been filed by a non-relocating party, the Court <u>shall</u> schedule a full expedited hearing on the proposed relocation. Where no objection has been filed, the court has the option to hold a hearing on its own motion or to approve the relocation, which is presumed uncontested in the absence of a timely objection. If the Court approves the proposed relocation, it <u>shall</u> modify any existing custody Order; or establish the terms and conditions of a custody order if none previously existed.

	•	;
	Plaintiff	:
		;
Vs.		:Noof .
		· :
	,	:CUSTODY -RELOCATION
	Defendant	:
	NOTICE OF PRO	POSED RELOCATION:
I am notifying the below named child(a right to custody, that I am proposing a relocation with
Child's Name	Age	Currently residing at:
Child's Name	Age	Currently residing at:
Child's Name	Age	Currently residing at:
The following i	nformation regarding my	relocation, which is true to the best of my knowledge, e mandate set forth at 23 Pa. C. S. § 5337(c)(3):
1) The address of my in	tended new residence is:	
0) The address of subtact	Lintand to masing mail	if difference from above is:
2) The address at which	11 intend to receive mail,	if difference from above, is:

(i)	Name:	Age:
Rela	tionship:	
(ii)	Name:	Age:
Rela	tionship:	
(iii)	Name:	Age:
Relat	ionship:	
	Name:	
Relat	ionship:	
(4) The hom		
		my cell phone number, if any, is:
(4.a) If no ho	ome telephone number is available, e of the new school district and name child will attend, upon relocation,	my cell phone number, if any, is:
(4.a) If no ho (5) The named above-named 6) The date of	ome telephone number is available, e of the new school district and name child will attend, upon relocation, on which I anticipate the relocation	my cell phone number, if any, is: ne and address of the new school, which the is: to take place is:
(4.a) If no ho (5) The named above-named 6) The date of this date mus 60) days from ixty (60) days	ome telephone number is available, of the new school district and name child will attend, upon relocation, on which I anticipate the relocation to be at least sixty (60) days from ment the mailing date, the reason I count is notice is because:	my cell phone number, if any, is: ne and address of the new school, which the is: to take place is: ailing date of this notice). If less than sixty ld not reasonably provide you with at least
(4.a) If no hore (5) The named above-named (6) The date mus (60) days from ixty (60) days which case, ecame aware	ome telephone number is available, e of the new school district and name child will attend, upon relocation, on which I anticipate the relocation to be at least sixty (60) days from mental the mailing date, the reason I count is notice is because: I aver both that (i) I am notifying yof the relocation, and (ii) it was no	my cell phone number, if any, is: ne and address of the new school, which the is: to take place is: ailing date of this notice). If less than sixty do not reasonably provide you with at least

(8) I propose the following revised custody schedule:
(9) The following additional information is pertinent to the proposed relocation (optional
10) I aver that I have enclosed with this Notice a Counter-Affidavit Regarding Relocated ubstantially in the form required by 23 Pa.C.S. § 5337(d). (initial)
11) You are hereby warned that if you do not file with the Court an objection to roposed relocation within thirty (30) days of receiving this notice, you shall be forecled on objecting to the relocation I propose or from offering evidence challenging it.
2) I understand that I have the continuing obligation to supplement the above information with information pertinent to the proposed relocation or the custody arrangement involve above-named child(ren) is not known at this time, but later becomes known to nitial)
ate:
gnature:
int Name:

Vs.	Plaintiff	: :Noof :
	Defendant ,	:CUSTODY -RELOCATION :
Ċ	COUNTER-AFFIDAVIT	REGARDING RELOCATION
This proposal of relocat	ion involves the following	g child(ren):
Child's Name	Age	Currently residing at:
Child's Name	Age	Currently residing at:
Child's Name	Age	Currently residing at:
relocation by initiating t 1l do not Order consistent with the consistent with	he appropriate line below: object to the relocation e proposal for revise custo object to the relocation, bu be scheduled (if object)	oposed relocation and I consent or object to the proposed: and I do not object to the modification of the custody ody schedule as attached to the notice; OR at I do object to modification of the custody Order, and I ing only to the modification of the existing custody
arrangement, initial eithe	er a. or b. below):	
a	Prior to allowing (N	Name of Child(ren))to relocate: OR

b After the child(ren) has/have relocated.
3 I <u>do</u> object to the relocation and I <u>do</u> object to the modification of the custody order, and I further request that a hearing be held on both matters prior to the relocation taking place.
I understand that in addition to initialing either (2) or (3) above, <u>I must also file this counteraffidavit with the court AND serve it on the other party by certified mail, return receipt requested.</u> If I fail to do so within 30 days of my receipt of the proposed relocation notice, I shall be foreclosed from objecting to the relocation.
I verify that the statements made in this counter-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 falsification to authorities).
Date:
Signature:
Print Name:

,	:
Plaintiff	:
	:
Vs.	:Noof
	:
	:CUSTODY -RELOCATION
Defendant	:
AFFIDAVIT OF SERVICE O	F NOTICE OF RELOCATION
I, (name)	, Plaintiff/ Defendant, certify that on the
day of (month)	, 20, I served by certified mail, return
Receipt requested, a notice of a proposed relocation	to every individual having a right to any form of
Custody regarding the following minor child(ren):	
[1] Child's Name:	
Child's Age:	
Currently residing at	
[2] Child's Name:	
Child's Age:	
Currently residing at:	
[3] Child's Name:	
Child's Age:	
Currently residing at:	

[Attach additional sheets if more than three children].

I served notice of my proposed relocation upon the following individuals:
[1] Name of Individual with Custody Rights:
With regard to the following child(ren):
Served at the following address:
[2] Name of Individual with Custody Rights:
With regard to the following child(ren):
Served at the following address:
[3] Name of Individual with Custody Rights:
With regard to the following child(ren):
Served at the following address:
[Attach additional sheets if more than three (3) other individuals with custody rights].
I certify, by placing my initials in the spaces below, that each of the following
statements is true and correct to the best of my knowledge:
1 I have attached to this affidavit a copy of the notice(s) of relocation transmitted
and the original certified mail return receipt(s) evidencing that such notice(s) was/were
served, the addresses to which such service was made and indicating the date(s) upon which
service was made; AND
2 I served the notice at least sixty (60) days prior to the date of my proposed
relocation; OR

I did not know abou	ut the proposed relocation in sufficient time to comply with
the sixty (60) day notice requirer	ment, therefore, I have provided the aforementioned notice
within ten (10) days from the first	st date I knew of the relocation. The reason(s) I could not
reasonably have known about the	e relocation in sufficient time to comply with the sixty (60)
	; ANI
3 I included a Count	er-Affidavit, substantially in the form required by 23 Pa.C.S
§ 5337(d)(1), with each notice of	proposed relocation served, which Counter-Affidavit
permits that individual/ those ind	ividuals to object to my proposed relocation.
4 The time for object	tion, i.e., thirty (30) days from the date each individual with
custody rights <u>received</u> notice of	my proposed relocation, as evidenced by the attached return
receipt, has expired and no object	tion to my proposed relocation was timely filed within said
hirty (30) days by any individual	with custody rights to the above-named minor child(ren);
<u>OR</u>	
An objection to my p	proposed relocation was filed on (date)
oy (name)	and I respectfully request a hearing to
letermine whether the relocation i	is in the above-named child(ren)'s best interest, despite
uch objection.	
Date	Plaintiff/Defendant

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/Defendant

	, Plaintiff	:
	Paintii	· :
Vs.		:Noof
		:
		:
	, Defendant	:CUSTODY -RELOCATION :
	Bulling	·
P	PETITION TO CONFIRM RELOCATION	AND MODIFY EXISITING CUSTOY ORDER
1.		
_		D. C. D. A. in the Contacto Complaint found at Potter
2. Count	The Petitioner is (circle one) Plaintill or ty Docket #	Defendant in the Custody Complaint, found at Potter
Coun	y bookern	
3.	The Petitioner currently resides at:	
4.	The Respondent is: (name)	
c	The December 15 (circle and Disintiff on	Defendant in the Custody Complaint found at Potter
5. Count	y Docket #	Defendant in the Custody Complaint, found at Potter .
6.		
7.	The Petitioner's relationship to the following	ng child(ren) is that of:
Name:		Age
		Age
Name:		_Age
8.	The relationship of Respondent to the above	e-named child(ren) is that of:
9.	A custody Order, found at Potter Coun	ty docket #, was entered on
		the following custody arrangement:

10.	Petitioner wishes to relocate with the above-named child(ren) to the following location:
Petitic 20_	oner would like to relocate on or about: (date)
11.	(initial one) Petitioner avers that the relocation will <u>not</u> necessitate a ge in the existing custody Order; <u>OR</u> Petitioner avers that the relocation will esitate a change in the existing custody Order and therefore requests this Court to enter a custody Order with the following proposed custody schedule:
of est	Petitioner acknowledges that, pursuant to 23 Pa.C.S. § 5337(i), Petitioner has the burden tablishing that the proposed relocation will serve the best interests of the above-named (ren). Each party has the burden of establishing the integrity of that party's motives with to the relocation. In considering Petitioner's request, the Court must consider the

(i) The nature, quality, extent of involvement and duration of the child's relationship with the party proposing to relocate and with the nonrelocating party, siblings, and other significant persons in the child's life;

following factors:

- (ii) The age, developmental stage, needs of the child and the likely impact the relocation will have on the child's physical, educational and emotional development, taking into consideration any special needs of the child;
- (iii) The feasibility of preserving the relationship between the nonrelocating party and the child through suitable custody arrangements, considering the logistics and financial circumstances of the parties;
- (iv) The child's preference, taking into consideration the age and maturity of the child;
- (v) Whether there is an established pattern of conduct of either party to promote or thwart the relationship of the child and the other party;
- (vi) Whether the relocation will enhance the general quality of life for the party seeking the relocation, including but not limited to, financial or emotional benefit or educational opportunity.

- (vii) Whether the relocation will enhance the general quality of life for the child, including, but not limited to, financial or emotional benefit or educational opportunity.
- (viii) The reasons and motivation of each party for seeking or opposing the relocation (i.e., whether a party's motive is pure or spiteful/whimsical).
- (ix) The present and past abuse committed by a party or member of the party's household and whether there is a continued risk of harm to the child or an abused party.
- (x) Any other factor affecting the best interest of the child.

13.	• • • • •
•	en) for the following reasons:
	<u> </u>
	EFORE, Petitioner requests this Court to grant permission to relocate with the above-child(ren).
Date:_	
Petitio	ner's Signature:
Print N	lame:

I verify that the statements made in this Petition are true and correct. I understand that fals statements herein are made subject to the penalties of 18 PA. C.S. § 4904 relating to unsworfalsification to authorities.	e n
Date:	
Petitioner's Signature:	
Print Name:	

	,	:				
Plaintiff		:				
		:No	of			
		:				
		:	v _RELOCAT	TION		
Defendant	,	::	1 -KEBOOM			
Detendant		•				
	ORDE	R				
		_has reques	sted permission	n to reloca	ite on or ab	out
			ce):			
		_Age	C	urrently	residing	at
Age		Cui	Currently residing at			
	uRr			•		
			Curre	ently resid	ling at	
	·go					
	to (address of i	Defendant ORDE to (address of intended	: No	: No	: Noof : Noof : CUSTODY -RELOCATION Defendant : ORDER	: No

(school nar	ne and address)	a
	to the Notice of Relocation filed	by Petitioner, the following additional persons
are expecte	ed to live at the new residence:	Δ αε·
(i)		Age:
(ii)	Name:	Age:
Rel	lationship:	
(iii)) Name:	Age:
		Age:
The reason	for relocation proffered by Peti	tioner is:

This Court, after having considered the factors set forth at 23 Pa.C.S. § 5337(h) and \P

12 of the Petition to Confirm Relocation and Modification, is satisfied that Petitioner's

motives for relocating are pure, that the nonrelocating party was appropriately served with
notice of relocation pursuant to 23 Pa.C.S. § 5337, and that the relocation and modification
of custody will be in the best interests of the above-named child(ren). Petitioner has the
continuing obligation to keep the nonrelocating party apprised of changes in the information
set forth in this Order. Failure to do so may be construed as contempt of Court.
AND NOW, this day of, 20, it is hereby Ordered
that the Petition for Relocation is GRANTED and the previous custody Order entered on the
above-referenced docket number on (date) is hereby modified as
follows:
By The Court: