### FORMS TO INTERVENE IN CUSTODY

PLEASE READ ALL OF THE INFORMATION CONTAINED IN THIS PACKET BEFORE YOU START FILLING OUT THE FORMS.

THIS PACKET DOES NOT CONSTITUTE LEGAL ADVICE. IF YOU HAVE ANY QUESTIONS ABOUT THIS PROCESS, YOU SHOULD SEEK THE ADVICE OF AN ATTORNEY. THE COURT ASSUMES NO RESPONSIBILITY AND ACCEPTS NO LIABILITY FOR ACTIONS TAKEN BY USERS OF THESE DOCUMENTS, INCLUDING RELIANCE ON THEIR CONTENTS.

We encourage you to contact an attorney to advise you on this matter. If you cannot afford an attorney, the Court will <u>not</u> appoint an attorney for you. You may contact Northwestern Legal Services at (800) 665-6957 or (814) 724-1040 to see if they will provide free legal services to you. They are not obligated to do so.

You will be required to follow the Pennsylvania and Crawford County Rules of Civil Procedure and all applicable laws even if you do not have an attorney.

This packet is for use when you are seeking some form of custody of one or more children and there is already a custody action for those children. This packet is not for establishing or modifying custody.

You may be permitted to intervene in an existing custody case if:

- 1. You are a biological parent of the child(ren) and you were not included in the existing custody action;
- 2. <u>You are a biological grandparent</u> of the child(ren) and you were not included in the existing custody action;
- 3. You stand *in loco parentis* to the child(ren) who is/are the subject of the existing custody action. To stand *in loco parentis* to the child(ren), you must have put yourself in the situation of a lawful parent by assuming the obligations of the parental relationship without going through the formality of a legal adoption. Normally, standing to proceed *in loco parentis* in a custody action will be found where the child(ren) has/have established strong psychological bonds with the petitioner who, although not a biological parent, has lived with the child(ren) and provided care, nurture and affection; or
- 4. <u>You have received an "Order and Notice"</u> pursuant to Pa.R.Civ.P. 1915.16, indicating you may have the right to intervene in the existing custody action.

To complete this packet, you will need:

- Your contact information;
- The qualifying relationship that allows you to intervene in custody;
- The type of custody you are seeking; and
- When filling out the "Criminal Record / Abuse History Verification", if you or anyone in your household has been convicted of any of the crimes on the form:
  - The type of crime,
  - o The date of conviction, guilty plea, no contest plea or pending charges, and
  - The sentence.

#### **INSTRUCTIONS:**

- 1. When filling out these forms, please write as clearly and neatly as possible.
- 2. Fill out these forms to the best of your ability, completing every line that applies. DO NOT LEAVE ANY LINES BLANK. Use "None" or "0" if necessary. Do NOT use "N/A" (not applicable) anywhere on the forms.
- 3. You are the "Petitioner." Check the original complaint to find out who the "Plaintiff" and "Defendant" would be. Be sure the caption is filled out EXACTLY the same on all forms; you should always have the same names in the same place on each form. The "FD" line is for the case number, which was assigned when the original complaint was filed.
- 4. Fill out the "Petition to Intervene in Custody Action" [pages 3-4] and the "Criminal Record / Abuse History Verification" [pages 6-10]. When filling out the petition, you are given several options for the type(s) of custody you are seeking. You may request a form of legal and/or physical custody. Legal custody is the right to make major decisions on behalf of the child, including, but not limited to, medical, religious and educational decisions. Physical custody is the actual physical possession and control of a child. Your options and their definitions under 23 Pa.C.S. § 5322(a) are:
  - Shared legal custody The right of more than one individual to legal custody of the child.
  - Sole legal custody The right of one individual to exclusive legal custody of the child.
  - **Partial physical custody** The right to assume physical custody of the child for less than a majority of the time.
  - **Primary physical custody** The right to assume physical custody of the child for the majority of time.
  - **Shared physical custody** 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 The right of one individual to exclusive physical custody of the child.
  - Supervised physical custody 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.
- 5. Take the completed Petition, Verification, Order [page 5] and at least 3 (three) photocopies of the forms to the Prothonotary's Office. File the originals. Keep one copy for your records and serve the other photocopies on the Plaintiff and Defendant separately, as directed by Pennsylvania Rule of Civil Procedure 440. If there are other parties already part of the custody action in addition to the Plaintiff and Defendant, you must also make a photocopy and serve that on any such other party or parties as directed by Rule 440. Generally,
  - If the party <a href="https://has.an.attorney">has an attorney</a>, you should mail by regular first class mail, hand deliver or leave a copy of the documents at the attorney's office. If the attorney has a box in the Prothonotary's Office, you can leave their copy in their box if the attorney previously agreed in this case to receive service that way.
  - If the party <u>does not have an attorney and you know their current addresses</u>, you should mail by regular first class mail, hand deliver or leave a copy of the documents at the party's home.
  - If the party <u>does not have an attorney and you do not know their current address</u>, you should mail by regular first class mail or leave a copy of the documents at the address that the party put on their most recent filing in this case, or hand deliver the documents if you can locate the party somewhere else.
  - You can serve the documents by fax if the party or their attorney agreed, or if the party or their attorney put a fax number on an earlier pleading in this case. Please read Rule 440(d)(2) to see how the fax cover sheet should be prepared.

# IN THE COURT OF COMMON PLEAS OF CRAWFORD COUNTY, PENNSYLVANIA CIVIL ACTION - LAW

	V.	Plaintiff: : : : : : Defendant:	FD 20	_
	<u>PE</u>	TITION TO INTERVENE IN C	USTODY ACTION	
	AND NOW, this	day of		, 20
the un	dersigned petition(s) to in	tervene in this custody actic	on and in support thereof aver(s	) the following
1.	Petitioner(s) is/are			
		(Name(s) of Petitic	oner(s))	
	who reside(s) at			
		(Address)		
	in(Cour		(State)	;
	·		· ·	
2.	Petitioner(s) should be appropriate block below		this custody action because	(check the
	I/we stand in loco po	arentis to the child(ren) who	o is/are the subject of this curre	ent custody
	proceeding for the f	ollowing reason(s):		

(Briefly explain why you have in loco parentis status with the child(ren).)

I am a biological parent of the minor child who is the subject of this current custody proceeding.
I/we am/are biological grandparent(s) of the minor child(ren) who is/are the subject of this current custody proceeding.
3. The best interest of the child(ren) will be served by the Court allowing the Petitioner(s) to intervene.
WHEREFORE, Petitioner(s) request(s) that this Court allow Petitioner(s) to intervene in this action
for the purpose of seeking (check all that apply) shared legal custody sole legal custody partial physical custody primary physical custody shared physical custody sole physical custody supervised physical custody
Petitioner
Petitioner
VERIFICATION and CERTIFICATION
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.
I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.
Petitioner
Petitioner

## IN THE COURT OF COMMON PLEAS OF CRAWFORD COUNTY, PENNSYLVANIA

**CIVIL ACTION - LAW** 

01112710110	
Plaintiff:  v.:  Defendant:	FD 20
<u>SCHEDULIN</u>	<u>G ORDER</u>
AND NOW,	, 20, upon consideration of the aforesaid
"Petition to Intervene in Custody Action," a hea	aring is scheduled for,
20, at m., in Courtroom #	of the Crawford County Judicial Center,
Meadville, Pennsylvania for the purpose of deterr	mining whether the Petitioner(s) may intervene
in this custody action.	
The Petitioner(s) shall, consistent with I	Pa. R.Civ.P. 440, serve a copy of Petitioner's
"Petition to Intervene in Custody Action," "Crimin	al Record / Abuse History Verification," and this
Order upon any unrepresented party and upon a	ny represented party's counsel of record.
	FOR THE COURT,
	Court Administrator

### IN THE COURT OF COMMON PLEAS OF CRAWFORD COUNTY, PENNSYLVANIA

**CIVIL ACTION - LAW** 

	, :		
	Plaintiff :		
V.	:	FD	20
	:		
	Defendant :		
CRIM	IINAL RECORD VERIFIC	/ ABUSE HISTO	<u>DRY</u>
I, law including 18 Pa.C.S. § 4904 relating			wear or affirm, subject to penalties of authorities that:
1. Unless indicated by my checking my household have been convicted or publicly available pursuant in Pennsylvania or a substantially equiva-	oled guilty or p to the Juvenile	oled no contest e Act, 42 Pa.C.S	. § 6307 to any of the following crimes
Check all crimes that apply	Self Other	Date*	Sentence
18 Pa.C.S. Chapter 25 (relating to criminal homicide)			
18 Pa.C.S. § 2701 (relating to simple assault)			
18 Pa.C.S. § 2702 (relating to aggravated assault)			
18 Pa.C.S. § 2705 (relating to recklessly) endangering another person)			
18 Pa.C.S. § 2706 (relating to terroristic threats)			
18 Pa.C.S. § 2709.1 (relating to stalking)			
18 Pa.C.S. § 2718 (relating to strangulation)			
18 Pa.C.S. § 2901 (relating to kidnapping)			
18 Pa.C.S. § 2902 (relating to unlawful restraint)			

<sup>\*</sup> Date of conviction, guilty plea, no contest plea or pending charges

Check all crimes that apply	Self Other	Date*	Sentence
18 Pa.C.S. § 2903 (relating to false imprisonment)			
18 Pa.C.S. § 2904 (relating to interference with custody of children)			
18 Pa.C.S. § 2910 (relating to luring a child into a motor vehicle or structure)			
18 Pa.C.S. Chapter 30 (relating to human trafficking)			
18 Pa.C.S. § 3121 (relating to rape)			
18 Pa.C.S. § 3122.1 (relating to statutory sexual assault)			
18 Pa.C.S. § 3123 (relating to involuntary deviate sexual intercourse)			
18 Pa.C.S. § 3124.1 (relating to sexual assault)			
18 Pa.C.S. § 3125 (relating to aggravated indecent assault)			
18 Pa.C.S. § 3126 (relating to indecent assault)		<u></u>	
18 Pa.C.S. § 3127 (relating to indecent exposure)			
18 Pa.C.S. § 3129 (relating to sexual intercourse with animals)			
18 Pa.C.S. § 3130 (relating to conduct relating to sex offenses)			
18 Pa.C.S. § 3301 (relating to arson and related offenses)			
18 Pa.C.S. § 4302 (relating to incest)			4302
18 Pa.C.S. § 4303 (relating to concealing death of child)		<del></del>	

<sup>\*</sup> Date of conviction, guilty plea, no contest plea or pending charges

Check all crimes that apply	Self Other	Date*	Sentence
18 Pa.C.S. § 4304 (relating to endangering welfare of children)			
18 Pa.C.S. § 4305			
(relating to dealing in infant children)			
18 Pa.C.S. § 5533 (relating to cruelty to animal)			
18 Pa.C.S. § 5534			
(relating to aggravated cruelty to animal)			
18 Pa.C.S. § 5543 (relating to animal fighting)			
18 Pa.C.S. § 5544			
(relating to possession of animal fighting paraphernalia)			
18 Pa.C.S. § 5902(b) or (b.1)			
(relating to prostitution and related offenses)			
18 Pa.C.S. § 5903(c) or (d)			
(relating to obscene and other sexual materials & performances)			
18 Pa.C.S. § 6301 (relating to corruption of minors)			
18 Pa.C.S. § 6312			
(relating to sexual abuse of children)			
18 Pa.C.S. § 6318			
(relating to unlawful contact)			
[] 18 Pa.C.S. § 6320 (relating to sexual exploitation of children)			
23 Pa.C.S. § 6114	$\Box$ $\Box$ $\Box$		
(relating to contempt for violation of order or agreement)			
Driving under the influence of drugs or alcohol			
Manufacture, sale, delivery,			
holding, offering for sale or possession of any controlled			
substance or other drug or device			

<sup>\*</sup> Date of conviction, guilty plea, no contest plea or pending charges

Check all	adding the following.	Colf	Other household member	Deta
that apply		Self	member	Date
	A finding of abuse by a Children & Youth Agency or similar agency in Pennsylvania or similar statute in another jurisdiction.			
	Abusive conduct as defined under the Protection from Abuse Act in Pennsylvania or similar statute in another jurisdiction.			
	Involvement with a Children & Youth Agency or similar agency in Pennsylvania or another jurisdiction.  Where?:			
	Other:			
	ase list any evaluation, counseling, or other trea		received follo	wing conviction or finding
of abuse: _ ————— 4. If a	ase list any evaluation, counseling, or other trea	ember,	not a party, s	state that person's name,
of abuse: _ 4. If a date of birt	ase list any evaluation, counseling, or other trea	ember, ounty in	not a party, s which the co	state that person's name, nviction occurred: household has or have a
4. If a date of birt  5. If y criminal/ab	ase list any evaluation, counseling, or other treating of the state and conviction above applies to a household make the child, and the state and conviction above applies to a household make the child, and the state and convictions are aware that the other party or members	ember, punty in s of the y and sta	not a party, s which the co other party's ate in which t	state that person's name, nviction occurred:  household has or have a he conviction occurred:  y knowledge, information