

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO



D62397998

ELLEN L. TURNER
7719 Shawnee Run Road
Cincinnati, Ohio 45243
DOB: 10/02/60

Plaintiff,

vs.

JON H. ENTINE
6255 S. Clippinger Drive
Cincinnati, Ohio 45243
DOB: 04/30/52

Defendant.

CASE NO. DR0500131

JUDGE PANIOTO
MAGISTRATE THEILE

ANSWER AND COUNTERCLAIM

Now comes Defendant, **JON H. ENTINE** by and through counsel and for his answer to Plaintiff's Complaint for Divorce states the following:

1. Defendant admits the allegations contained in Paragraph 1 of Plaintiff's Complaint;
2. Defendant denies the allegations contained in Paragraph 2 of Plaintiff's Complaint.

COUNTERCLAIM

1. Defendant states that he is now and has been for more than six months preceding the filing of his Answer and Counterclaim a permanent resident of Hamilton County, Ohio, and, therefore, pursuant to the Ohio Rules of Civil Procedure, Hamilton County is the proper venue for this action.

2. Defendant states that he and Plaintiff were married on the 15th day of May, 1994 in Tarrytown, New York, and that two (1) child was born as issue of said marriage, namely: Madeleine Entine, born May 22, 1998.

3. Defendant states that the parties are incompatible and that Plaintiff is guilty of extreme cruelty and gross neglect of duty, the particulars of which will be made known to the Court upon the trial hereof. That by reason thereof, he is entitled to a divorce from Plaintiff.

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

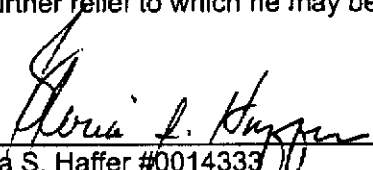
Suite 300

105 East Fourth Street
Cincinnati, Ohio 45202

(513) 579-1500

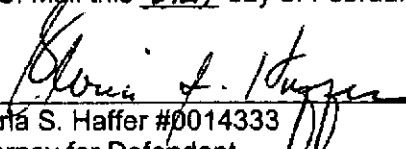
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2005 FEB -3 PM 3:04
GREGORY HARTMAN
CLERK OF COURTS
HAMILTON COUNTY, OH

WHEREFORE, Defendant prays for a divorce from Plaintiff; that he be designated the legal custodian and sole residential parent of the parties' minor child; that he be awarded temporary and permanent child support and spousal support; that he be awarded all of his separate property and an equitable division of any marital property, both real and personal; that he be awarded reasonable attorney fees and costs; and for such other and further relief to which he may be entitled.


Gloria S. Haffer #0014333
Robert J. Meyers #0014589
Attorneys for Defendant, Jon H. Entine
BUECHNER, HAFFER, O'CONNELL,
MEYERS & HEALEY CO., L.P.A.
105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202
(513) 579-1500/FAX (513) 977-4361

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Answer and Counterclaim was sent to Randal S. Bloch, Attorney for Plaintiff, Wagner & Bloch, LLC, 2345 Ashland Avenue, Cincinnati, Ohio 45206 and upon Sallee M. Fry, Attorney for Plaintiff, The Law Office of Sallee M. Fry, 2345 Ashland Avenue, Cincinnati, Ohio 45206 by ordinary U. S. Mail this 3rd day of February, 2005.


Gloria S. Haffer #0014333
Attorney for Defendant

87749

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300

105 East Fourth Street

Cincinnati, Ohio 45202

(513) 579-1500

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

ELLEN L. TURNER,

Plaintiff,

vs.

JON H. ENTINE,

Defendant.

Case No. DR0500131


Judge: Panioto

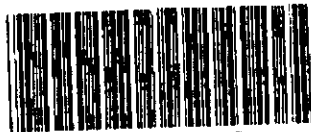
PROOF OF SERVICE OF AN
AFFIDAVIT AND TEMPORARY
RESTRAINING ORDER ON ELLEN L.
TURNER

FILED

2005 JAN 26 P 2:53
GREGORY HARTMANN
CLERK OF COURTS
HAMILTON COUNTY, OH

This notice is given that the service of an Affidavit and Restraining Order on ELLEN L. TURNER was perfected by Victoria Ammann who is a person not less than eighteen years of age and is not a party in the above litigation, on January 25, 2005 at 5:00pm by personally leaving a true copy with ANGELA KOBATCH ASSISTANT TO ELLEN TURNER at their place of business 10151 Carver Road, Blue Ash, Ohio.


Victoria Ammann
Special Process Server
Legal Tenders of Ohio
5 McCormick Trail
Cincinnati, Ohio 45150
(513) 624-0110



D62317253

**COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO**

ELLEN TURNER

PLAINTIFF

VS

CASE #DR0500131

JOHN ENTINE

DEFENDANT

RETURN OF SERVICE

NOW COMES MONA MANHAL OF LEGAL BEAGLES AND STATES I RECEIVED THIS SUMMONS, COMPLAINT FOR DIVORCE, ENTRY OF TRO, AND ANCILLARY DOCUMENTS ON January 21, 2005 AND MADE PERSONAL SERVICE ON JPHN ENTINE AT 6255 S. CLIPPINGER DRIVE, CINTI., OH. 45243 BY HANDING THE ABOVE TO HIM ON January 21, 2005.

FILED
MONA MANHAL
LEGAL BEAGLES
2005 JAN 28 A 11:12
GRESON, JEFFREY
CLERK OF COURTS
HAMILTON COUNTY, OH



D62281388

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

Panioto
1-25-09

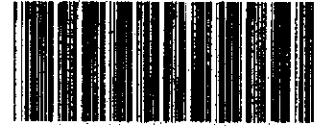
ELLEN L. TURNER

CASE NO. DR0500131

Plaintiff,

vs.

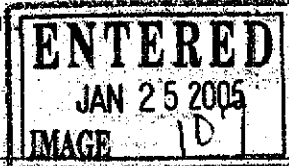
JUDGE PANIOTO



D62261757

JON H. ENTINE

Defendant



TEMPORARY RESTRAINING ORDER

This cause came on for consideration upon the motion of Defendant for a Temporary Restraining Order pursuant to Rule 75(1)(2) of the Ohio Rules of Civil Procedure in the above captioned case, and upon due consideration this Court finds said motion well taken and the same is hereby granted.

WHEREFORE, IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that Plaintiff, Ellen L. Turner, is restrained from:

1. Directly or indirectly harassing, annoying, interfering with, harassing by telephone, assaulting, or doing bodily harm to Defendant and/or the parties' minor child;
2. Disparaging Defendant to the parties' minor child, friends, family, neighbors, acquaintances, school officials and teachers and his work colleagues.
3. Selling, damaging, destroying, removing, encumbering, disposing of, lessening the value of, or in some manner secreting the assets of the marriage of the parties, including but not limited to businesses, automobiles, real estate, household furniture and furnishings, or appliances, so as not to defeat Defendant in obtaining spousal or other support, a distributive award or an equitable division of marital property;
4. Directly or indirectly changing beneficiaries, making loans on, terminating or otherwise closing out, or reducing life insurance policies, including benefits and values, on

the life of Plaintiff or Defendant or the parties' minor child;

5. Withdrawing, spending, encumbering, or disposing of funds deposited in any financial institution, including but not limited to bank accounts, savings accounts, money markets, credit unions, pension plans, or certificates of deposit;

6. Removing the parties' minor child from Hamilton County for the purposes of establishing residence for the child in another County or State without a Court order or an agreement signed by Defendant and filed with the Court;

7. Directly or indirectly causing the hospitalization and/or medical, dental or any other insurance, including automobile insurance, previously in effect for the benefit of Plaintiff or Defendant or the parties' minor child to be terminated or lessened as to the benefits or value;

8. Contracting upon Defendant's credit in any manner;

9. Moving or removing any assets of the parties for the purpose of sale or sequester; and

10. Entering Defendant's residence at 6255 S. Clippinger Drive, Cincinnati, Ohio 45243.

This order shall not prevent the payment of ordinary and necessary business and living expenses consistent with the practice of the parties during the marriage.

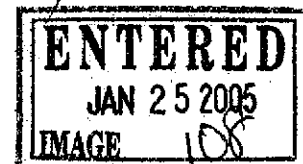
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Restraining Order is issued without bond this ____ day of _____, 2005, for and during the pendency of the foregoing action, and shall remain in full force and effect until further order of this Court.

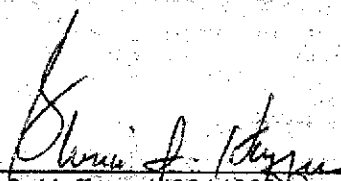
BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300
105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500



Judge

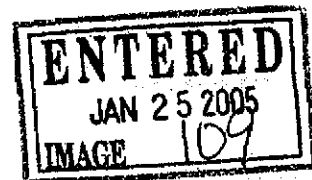



Gloria S. Haffer (#0014333)
Robert J. Meyers (#0014588)
Attorneys for Plaintiff, Jon H. Entine
BUECHNER, HAFFER, O'CONNELL,
MEYERS & HEALEY CO., L.P.A.
300 Fourth & Walnut Centre
105 East Fourth Street
Cincinnati, Ohio 45202
Telephone: (513) 579-1500
Facsimile: (513) 977-4361

85882.1

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300
105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500



COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

Handwritten signature
1-24-05

ELLEN L. TURNER

Plaintiff

vs.

JON H. ENTINE

Defendant

CASE NO. DR0500131

Judge: _____

ENTRY TO PROTECT FROM
INTERNET

Upon Motion by Plaintiff, and for good cause shown, it is hereby
ORDERED, ADJUDGED AND DECREED that the Clerk of Courts prevent the
scanning of all pleadings associated with the above-captioned case number and not disclose the
filings in this cases via the Internet.

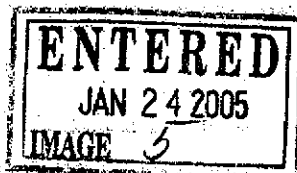
Judge _____

Handwritten signature of Randal S. Bloch
RANDAL S. BLOCH #0010124
Attorney for Plaintiff
WAGNER & BLOCH, LLC
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 751-4420
Fax: (513) 751-4555
Wagbloch@yahoo.com

Handwritten signature of Sallee M. Fry
SALLEE M. FRY #004262
Attorney for Plaintiff
THE LAW OFFICE OF SALLEE M. FRY
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 421-6000
Fax: (513) 763-3522
sallee@salleeatlaw.com



D62242986





D62252318

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

ELLEN L. TURNER

CASE NO. DR0500131

Plaintiff,

JUDGE PANIOTO

vs.

JON H. ENTINE

AFFIDAVIT OF JON H. ENTINE
IN SUPPORT OF TEMPORARY
RESTRAINING ORDER

Defendant.

JON H. ENTINE, having first been duly cautioned and sworn, states as follows:

1. I am the Defendant in the above captioned action.
2. Plaintiff and I were married in Tarrytown, New York on May 1st, 1999.
3. I fear that, unless restrained, Plaintiff will directly or indirectly harass, interfere with, harass by telephone, assault, or doing bodily harm to our minor child.
4. I fear that, unless restrained, Plaintiff will disparage me to our daughter, friends, family, neighbors, acquaintances, school officials and teachers and my work colleagues.
5. I fear that, unless restrained, Plaintiff will sell, damage, destroy, remove, encumber, dispose of, lessen the value of, or in some manner secret the assets of the marriage of the parties, including but not limited to businesses, automobiles, real estate, household furniture and furnishings, or appliances, so as to defeat me in obtaining spousal or other support, a distributive award or an equitable division of marital property.
6. I fear that, unless restrained, Plaintiff will directly or indirectly change

FILED
2005 JAN 24 P 2:44
GREGORY H. BETHANN
CLERK OF COURTS
HAMILTON COUNTY, OH

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300

105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500

beneficiaries, make loans on, terminate or otherwise close out, or reduce life insurance policies, including benefits and values, on the life of Plaintiff or me or our minor child.

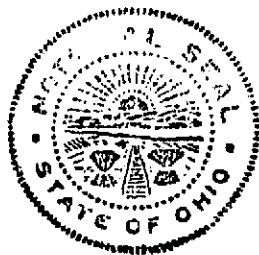
7. I fear that, unless restrained, Plaintiff will withdraw, spend, encumber, or dispose of funds deposited in any financial institution, including but not limited to bank accounts, savings accounts, money markets, credit unions, pension plans, or certificates of deposit.
8. I fear that, unless restrained, Plaintiff will remove our minor child from Hamilton County for the purposes of establishing residence for the child in another County or State without a Court order or an agreement signed by me and filed with the Court.
8. I fear that, unless restrained, Plaintiff will directly or indirectly cause the hospitalization and/or medical, dental or any other insurance, including automobile insurance, previously in effect for the benefit of Plaintiff or me or our minor child thereof to be terminated or lessened as to benefits or value.
9. I fear that, unless restrained, that Plaintiff will contract upon my credit.
10. I fear that, unless restrained, the Plaintiff will move or remove assets of the parties for the purpose of sale or sequester.
11. I fear that, unless restrained, Plaintiff will enter my residence at 6255 S. Clippinger, Cincinnati, Ohio 45243 without my knowledge or consent for the purpose of removing and/or destroying the few remaining household goods, furnishings, appliances, electronic equipment, food and clothing and my personal belongings.

Jon H. Entine
Jon H. Entine

Sworn to and subscribed in my presence this 04 day of January, 2005.

David C. Carr
Notary Public

85888.1



DAVID C. CARR
Notary Public, State of Ohio
My Comm. Expires 9/29/08

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300

105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500



D62252301

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

() POST-DEGREE
Chg of Cust.
Vis. Enforce/Mod.
Sup. Enforce/Mod.

ELLEN L. TURNER

Plaintiff,

vs.

JON H. ENTINE

Defendant.

CASE NO. DR0500131

JUDGE PANIOTO

DEFENDANT'S MOTION FOR
TEMPORARY RESTRAINING
ORDER

Defendant, Jon H. Entine, by and through counsel, respectfully moves this Court for an order restraining Plaintiff during the pendency of this action from the following:

1. Directly or indirectly harassing, annoying, interfering with, harassing by telephone, assaulting, or doing bodily harm to Defendant and/or the parties' minor child;
2. Disparaging Defendant to the parties' minor child, friends, family, neighbors, acquaintances, school officials and teachers and his work colleagues.
3. Selling, damaging, destroying, removing, encumbering, disposing of, lessening the value of, or in some manner secreting the assets of the marriage of the parties, including but not limited to businesses, automobiles, real estate, household furniture and furnishings, or appliances, so as not to defeat Defendant in obtaining spousal or other support, a distributive award or an equitable division of marital property;
4. Directly or indirectly changing beneficiaries, making loans on, terminating or otherwise closing out, or reducing life insurance policies, including benefits and values, on the life of Plaintiff or Defendant or the parties' minor child;
5. Withdrawing, spending, encumbering, or disposing of funds deposited in any financial institution, including but not limited to bank accounts, savings accounts, money

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300
105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500

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FILED
GREGORY PARTMAN
CLERK OF COURTS
HAMILTON COUNTY, OH

markets, credit unions, pension plans, or certificates of deposit;

6. Removing the parties' minor child from Hamilton County for the purposes of establishing residence for the child in another County or State without a Court order or an agreement signed by Defendant and filed with the Court;

7. Directly or indirectly causing the hospitalization and/or medical, dental or any other insurance, including automobile insurance, previously in effect for the benefit of Plaintiff or Defendant or the parties' minor child to be terminated or lessened as to the benefits or value;

8. Contracting upon Defendant's credit in any manner;

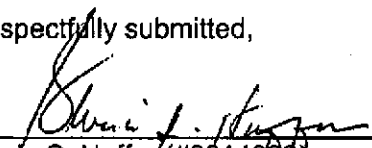
9. Moving or removing any assets of the parties for the purpose of sale or sequester; and

10. Entering Defendant's residence at 6255 S. Clippinger Drive, Cincinnati, Ohio 45243.

This order shall not prevent the payment of ordinary and necessary business and living expenses consistent with the practice of the parties during the marriage.

This Motion is supported by Affidavit.

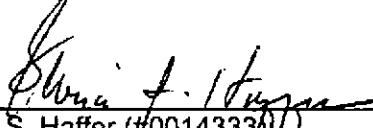
Respectfully submitted,


Gloria S. Haffer (#0014333)
Robert J. Meyers (#0014589)
Attorneys for Defendant, Jon H. Entine
BUECHNER, HAFFER, O'CONNELL,
MEYERS & HEALEY CO., L.P.A.
300 Fourth & Walnut Centre
105 East Fourth Street
Cincinnati, Ohio 45202
Telephone: (513) 579-1500
Facsimile: (513) 977-4361

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.
Suite 300
105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the foregoing Defendant's Motion for Temporary Restraining Order and Affidavit of Defendant in Support of Restraining Order have been served by regular U.S. Mail, postage prepaid, upon Randal S. Bloch, Esq., Attorney for Plaintiff, at 2345 Ashland Avenue, Cincinnati, Ohio 45206, on this 24th day of January, 2005.



Gloria S. Haffer (#0014333)
Robert J. Meyers (#0014589)
Attorneys for Defendant

85885.1

BUECHNER, HAFFER,
O'CONNELL, MEYERS &
HEALEY CO., L.P.A.

Suite 300

105 East Fourth Street
Cincinnati, Ohio 45202
(513) 579-1500

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

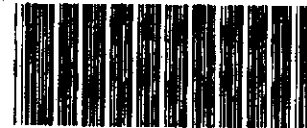
D60500131

ELLEN L. TURNER

CASE NO. _____

Plaintiff

Judge: _____

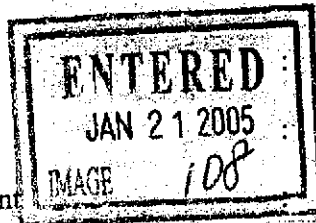


D62229197

vs.

JON H. ENTINE

Defendant



ENTRY GRANTING RESTRAINING
ORDERS

This cause came on to be heard on the Motion and Affidavit of the Plaintiff for Restraining Orders in the above-captioned case. Upon consideration thereof, the Court finds said Motion well taken and the same is hereby granted.

WHEREFORE, IT IS HEREBY ORDERED THAT:

Defendant, Jon H. Entine is restrained from:

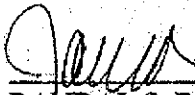
1. Disposing of, attempting to dispose of, moving, damaging or encumbering any of either party's or both parties' property, real or personal, tangible or intangible, wherever located, so as to defeat Plaintiff in obtaining spousal support or other support;
2. Secreting or sequestering any and all assets, accounts, and deposits either individually held or jointly held with Plaintiff;
3. Charging any purchases or taking cash advances on the parties' joint or Defendant's sole credit cards so as to defeat Plaintiff in obtaining spousal support or other support; this Order shall not prevent the payment of ordinary and necessary living expenses consistent with the past practice of the parties;
4. Physically, verbally and/or psychologically abusing, annoying, harassing or injuring Plaintiff or the minor child of the parties;

5. Removing the minor child from Hamilton County for the purpose of establishing residence for the child in another County without a Court order or an agreement signed by the Plaintiff and filed with the Court;

6. Entering Plaintiff's new residence at 7719 Shawnee Run Road, Cincinnati, Ohio 45243 without her invitation; and

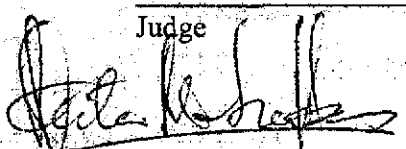
7. Disparaging Plaintiff to Plaintiff's recruiters and interfering with her employment.

These Restraining Orders are issued without bond.



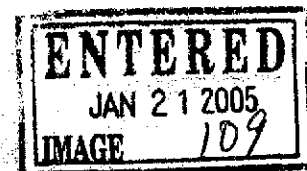
RANDAL S. BLOCH #0010124
Attorney for Plaintiff
WAGNER & BLOCH, LLC
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 751-4420
Fax: (513) 751-4555
wagbloch@yahoo.com

Judge

 1-21-05
By special order of
reference.



SALLEE M. FRY #0042625
Attorney for Plaintiff
THE LAW OFFICE OF SALLEE M. FRY
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 421-6000
Fax: (513) 763-3522
sallee@salleeatlaw.com



COURT OF COMMON PLEAS
HAMILTON COUNTY, OHIO

ELLEN L TURNER
PLAINTIFF

-- vs --

JON H ENTINE
DEFENDANT

Use below number on
all future pleadings

No. DR0500131
SUMMONS

JON H ENTINE
6255 S CLIPPINGER DR
CINCINNATI OH 45243

D-1

You are notified
that you have been named Defendant(s) in a complaint filed by

ELLEN L TURNER
7719 SHAWNEE RUN ROAD
CINCINNATI OH 45243

Plaintiff(s)

in the Hamilton County, COURT OF DOMESTIC RELATIONS Division,
GREGORY HARTMANN, 800 BROADWAY ROOM 347,
CINCINNATI, OH 45202.

You are hereby summoned and required to serve upon the plaintiff's
attorney, or upon the plaintiff, if he/she has no attorney of record, a
copy of an answer to the complaint within twenty-eight (28) days after
service of this summons on you, exclusive of the day of service. Your
answer must be filed with the Court within three (3) days after the
service of a copy of the answer on the plaintiff's attorney.

Further, pursuant to Local Rule 10 of Hamilton County, you are also required to
file a Notification Form to receive notice of all future hearings.

IMPORTANT NOTICE: If a motion for temporary orders for custody,
visitation, support or allocation of household expenses has been filed,
you must file your counter-affidavit within fourteen (14) days of service.

Name and Address of attorney
RANDAL S BLOCH
2345 ASHLAND AVE
CINCINNATI OH 45206

GREGORY HARTMANN
Clerk, Court of Common Pleas
Hamilton County, Ohio

By TIMOTHY N MEYER

Deputy

Date: January 21, 2005



D62225708

ORIG. COMP. PARTIES, SUMMONS
☐ CERT MAIL ☐ SHERIFF ☐ WAVE
☒ PROCESS SERVER ☐ NONE
 CLERKS FEES _____ TIC
 SECURITY FOR COST \$2500
 DEPOSITED BY 10124
 FILING CODE J215 7501

Randal S. Bloch, Esq.
 Ohio Reg. #0010124
 Atty for Plaintiff

COURT OF COMMON PLEAS
 DIVISION OF DOMESTIC RELATIONS
 HAMILTON COUNTY, OHIO

Ellen L. Turner
 7719 Shawnee Run Road
 Cincinnati, OH 45243

BR0500131

CASE NO. _____

Plaintiff

vs.

Jon H. Entine
 6255 S. Clippinger Drive
 Cincinnati, OH 45243

COMPLAINT FOR DIVORCE

Defendant



D62225662

FILED

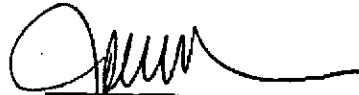
2005 JAN 21 A 9:58
 GREGORY HARTMAN
 CLERK OF COURTS
 HAMILTON COUNTY, OH

1. Plaintiff says that she has been a bonafide resident of the County of Hamilton in the State of Ohio for more than six months immediately preceding the filing of this Complaint, and that Plaintiff and Defendant were married at Tarrytown, New York on or about May 15, 1994 and that there is one child born the issue of said marriage, namely, Madeleine Entine, born May 22, 1998.

2. Plaintiff says that Defendant is in violation of his marital duties and obligations toward Plaintiff, and that said Defendant has been Guilty of Gross Neglect of Duty and that Plaintiff and Defendant are Incompatible, by reason of which Plaintiff is entitled to a divorce from Defendant.

WHEREFORE, Plaintiff prays that the marriage contract heretofore existing between Plaintiff and Defendant be dissolved; that the Court allocate the parental rights and responsibilities for care of the minor child, and that she be designated the

residential parent and legal custodian; that Plaintiff be awarded spousal support and child support; that she be awarded her expenses herein, including reasonable attorney fees and all other such costs therein; that she be awarded an equitable distribution of marital and separate property, including but not limited to realty and personalty; and for all such other relief in law and equity as shall be proper and necessary.



RANDAL S. BLOCH
Ohio S.C. #0010124
Attorney for Plaintiff
WAGNER & BLOCH, LLC
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 751-4420
Fax: (513) 751-4420
wagbloch@yahoo.com



SALLEE M. FRY
Ohio S.C. #0042625
Attorney for Plaintiff
THE LAW OFFICE OF SALLEE M. FRY
2345 Ashland Avenue
Cincinnati, Ohio 45206
(513) 421-6000
Fax: (513) 763-3522
sallee@salleeatlaw.com

☒ PRE-DECREE () POST-DECREE

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

() Eng. of Cust.
() Vis. Enforce/Mod.
() Sup. Enforce/Mod.
() Others
BR0500131

ELLEN L. TURNER

Plaintiff

vs.

JON H. ENTINE

Defendant

CASE NO. _____

Judge: _____

MOTION TO PROTECT FROM
INTERNET

Now comes Plaintiff, by and through counsel, who requests the Court prevent the scanning of all pleadings associated with the above-captioned case number for the purpose of preventing disclosure of confidential matters via the Internet.

Plaintiff believes such disclosure would not be in her or her child's best interests.



D62226700

RANDAL S. BLOCH #0010124
Attorney for Plaintiff
WAGNER & BLOCH, LLC
2345 Ashland Avenue
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(513) 751-4420
Fax: (513) 751-4555
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FILED

2005 JAN 21 A.D. 01

GREGORY HARTMANN
CLERK OF COURTS
HAMILTON COUNTY, OH

SALLEE M. FRY #0042625
Attorney for Plaintiff
THE LAW OFFICE OF SALLEE M. FRY
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CLERK OF COURTS CLASSIFICATION FORM

☐ Termination (Divorce, Legal Separation, Annulment) without Children (J200)

☒ Termination (Divorce, Legal Separation, Annulment) with Children (J210)

**** 75(N) Packet if Appropriate ****

☒ Child Support / Health Insurance Parenting Issues (75N1)

☐ Spousal Support Only (75N2)

☐ Household Expenses Only (75N3)

☐ Mediation Only (75N4)

☐ Petition for Dissolution without children (J220)

☐ Petition for Dissolution with children (J230)

☐ Domestic Violence without children (DV0)

☐ Domestic Violence with children (DV1)

☐ Register Foreign Order (Registered UIFSA) (0)

☐ Incoming UIFSA (5)

☐ Change of Venue (Transfer) (0)

☐ Other (J270)

Date 1-21-05

Docket Clerk's Initials [Signature]

Attorney to Complete:

Plaintiff / Petitioner: _____

Attorney: _____ (Print) Attorney Code _____

FILED

2005 JAN 21 A 9:58

GREGORY HARTMAN
CLERK OF COURTS
HAMILTON COUNTY, OH



D62225659

COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

(X) PRE-DECREE () POST-DECREE

() Chg. of Cust.
() Vis. Enforce/Mod.
(X) Sup. Enforce/Mod.
(X) Other

Ellen L. Turner
Plaintiff / Petitioner

Date: _____

Case No. _____

BR0500131

File No. _____

CSEA No. _____

Jon H. Entine
Defendant / Petitioner



D62226557

Plaintiff's Preliminary

Property Statement

TO BE AMENDED

NOTICE OF SCHEDULING CONFERENCE
A HEARING WILL BE HELD ON

The 31st day of March, 2005, at 1:30 P.M. before
Magistrate Thiele, Room 2-102, Domestic Relations Court, 800 Broadway,
Cincinnati, Ohio 45202-1332.

MOTION FOR FINAL DETERMINATION OF ISSUES
(Check and Sign if Applicable)

☐ Plaintiff represents to the Court that the issues to be decided are limited. In the event that Defendant fails to answer or appear for the scheduling conference, Plaintiff requests that the Court make all such final orders including all parenting orders, child support, spousal support, attorney fees and costs, and a division of property as are necessary and appropriate to the resolution of this matter on the above date and time. Plaintiff further represents that all requisite discovery will be completed prior to the hearing date.

Plaintiff/Attorney for Plaintiff

INSTRUCTIONS

Pursuant to O.R.C. §3105.171 (B) every asset and liability, both marital and separate property, is subject to the jurisdiction of the Court. Therefore, every asset and liability of either party must be listed.

Pursuant to O.R.C. §3105.171 (A) (2) "during the marriage" for purposes of identifying marital property is defined as from the date of marriage to the date of final hearing "unless it would be inequitable to use such dates."

For purpose of this property statement "during the marriage" is defined as the following dates: May 15, 1994 (date of marriage). _____ (other) to _____ (date of separation), _____ (date of filing complaint) _____ (date of final hearing) _____ (other specify) _____.

Date of Valuation used for purpose of this statement _____

1: REAL ESTATE Address/Title	Appraisal/ Market Value	Marital/Separate Mixed	Source of Valuation	Equity
6255 S. Clippinger Drive - W	\$1,250,000	Mixed	Estimate	\$700,000 (Appx.)

Comment: The parties executed a Premarital Agreement. Although Wife purchased the residence with her funds, including proceeds from sales of her prior residences, Husband contributed some inherited funds (appx. \$250,000) to the purchase of this residence.

2: HOUSEHOLD GOODS (Please attach inventory of property claimed to be separate as well as marital property for which you request an individual award. If all household goods are to be divided equally, please so indicate.)

Comment: See attached; many are Wife's premarital household property.

3: AUTOMOBILES

Description/Title	Year & Make	Appraisal or Current Market Price	Marital/Separate Mixed	Source of Valuation	Equity
GMC - H	2000 Yukon	Unknown			No debt

Comment:

4: FUNDS ON DEPOSIT

Description/Title	Type of Account	Number	Marital/Separate Mixed
Fifth Third Bank - W	Checking	7020691551	
Fifth Third Bank - W	Savings	0020806714	
Dreyfus - W	Savings	0123-0791071640	

Comment:

5: STOCKS AND BONDS

Location/Title	Description/ Number	Appraisal or Current Market Price	Source of Valuation	Marital/Separate Mixed
Wachovia - Jt.	3016-2667	526,000		

Comment:

6: RETIREMENT SAVINGS PLANS/PENSIONS/PROFIT SHARING

Name of Plan/Employer	Year of Employment	Years in Plan	Vested?	Amount	Marital/Separate Mixed
H: Wachovia IRA's (2)				\$170,000	
401(k) Wachovia				\$ 13,000	
W: 401(k) Wachovia - Sara Lee Corp.	June, 2002	1+	No	\$ 34,000	
IRA's (2)				\$180,000	

Comment:

7: TAX REFUNDS

Year	Source	Present Value	Date of Receipt	Marital/Separate Mixed
H:				
W:				
J:				

How many tax exemptions are you presently claiming, including yourself?

8: LIFE INSURANCE

Name of Company	Policy No.	Insured	Owner	Beneficiary	Face Amount	Cash Value	Marital/Separate Mixed
Through Employment	Clark Consulting (Corp.Exec.)	W	W	Maddie Entine	3X Salary	-0-	

Comment:

9: EXPECTANCIES AND INHERITANCES OF THE PARTIES

Location/Titled	Value of Fund	Date of Valuation	Source of Valuation	Marital/Separate Mixed
Comment: 10: OTHER ASSETS List location, title, value of item including date and source of valuation, including whether this property is claimed to be marital, separate, or mixed.				
Frequent Flyer Miles	\$			
Hilton Honors Points	\$			
	\$			
	\$			

LIABILITIES

Name of Creditor	Encumbrance	Who is Liable: Husband, Wife	Bal. Due	As of	Marital/Sep/ Mixed
1: Washington Mutual - Mortgage	Clippinger	Jt.	480,000		Marital
2:					
3:					
4:					
5:					
6:					
7:					
8:					

Comment:

Total Asset Value minus Total Liabilities equals Total Equity

STATE OF OHIO }
 } S.S.
COUNTY OF HAMILTON }

Ellen L. Turner, being first duly cautioned and sworn, deposes and states that the facts set forth in the foregoing Property Statement are true as she verily believes.

Sworn to and subscribed in my presence this 20 day of January, 2005

Ellen L. Turner
ELLEN L. TURNER
[Signature]
Notary Public

PROOF OF SERVICE

I hereby certify that a copy of the foregoing property statement has this 20 day of 20, been served by upon .
Service has been requested through the Clerk of Courts.

Attorney for

6255 South Clippinger Drive		to 7719 Shawnee Run Road	
(.5 mile move)			
Ellen Turner	503-1268 cell		
<u>1st Floor</u>	Front/foyer	Master	Bath
	Office	Master bath/closet	Laundry
	Living room	Pub room	<u>Garage</u>
	Dining room	Eating	
	Bathroom	Porch/patio	
	2 coat closets	Den	
		Kitchen	
<u>2nd Floor</u>	Yellow bedroom (Maddie) + bath		
	Hallway/linen closet		
	Office		
	Guest room + bath		
<u>Basement</u>			
A - finished	Play room		
	Toy closet		
	Workout room		
	Bathroom		
	Mothball closet		
B - unfinished	near double doors	Floor plan/labeled	
	near heaters/satellite dish		
	near single door		

Room/Item	Ellen's			Marla's		Jon's		
	Pre-Marla	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
Front door/foyer								
2 iron urns				x				
Green umbrella stand		x						
Wreath on door	x							
Entire urn					x			
Door rug						x		
Antique round table			x					
w/glass vase on top			x					
Small red velvet chair							x	
Grandmother clock on wall							x	
1st floor office	All Ellen's stuff - everything gets packed/moved							
7 pictures, 2 diplomas on wall	x	x	x					
2 chairs	x	x						
Desk chair			x					
Partner's desk & lamp			x					
Antique sewing machine		x						
Books, printer				x				
Floor lamp				x				
Keyboard				x				
Living room	Move everything EXCEPT large wall mirror; Jon's family pictures							
Oriental rug				x				
Couch				x				
3 chairs, footstool (green, plaid, striped)	x							
Ottoman				x				
Coffee table				x				
Marble-top side table		x						
Marble-top plant stand		x						
Tiffany floor lamp			x					
Side table w/glass				x				
Long buffet/2 lamps				x				
Family pictures on top	x							
Frog pictures (20)		x						
Horse picture		x						
Large mirror over couch				x				
Milk glass, pink glass, pewter, brass objects	x							

[illegible]

Room/Item	Ellen's			Marital		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
Pub room								
Rug on floor (pack it)			x					
Wine closet (take 1/2 red & 1/2 white wines; leave all liquor)								
Glass cabinets								
LHS: Pack bottom shelf (crystal)	x							
2nd shelf (crystal & martinis)			x					
3rd shelf (only the crystal)	x							
Top shelf (only 4 Christmas tree champagne glasses & 2 green glass pitchers)			x					
RHS: Pack bottom shelf (wine, beer)			x					
2nd shelf (only the blue stem wine, leave all clear ones)	x							
3rd shelf (pack all)	x							
4th shelf (all Coke & blue-green glasses)	x							
Countertop (leave everything (hoagie art, bird))								
Under counter								
LHS: Drawer 1 - napkins (pack all)								
Drawer 2 - cutting boards (leave all)								
Cabinet LHS: Pack top shelf - 3 ice buckets/coolers only (leave bottom shelf)								
Cabinet RHS: Pack both shelves (plastic glasses, etc.)								
Under sink: Pack all (lamps, BBQ stuff, etc.)								
4 small drawers			Pack all napkins rings, wine openers, coasters, candles	x				
Pineapple cross-stitch on wall	x							
Eating area								
Pine table and 6 red chairs				x				
White hutch - leave				x				
Top: Pack all 3 flower vases & 3 ladies			x					
Inside glass doors top: S&P collection (leave)				x	x			
middle: Pack all - pre marital plates/dishes								
bottom: Pack all - pre marital plates/dishes								
4 shelf unit with antique milk glass		x						
Lady golf picture			x					
Pepsi clock			x					
Magazine rack (leave it)			Pack all cooking/Martha Stewart Living	x				
Male sports pictures (2) (leave)					x			
Tuscany plates on wall (5)			My 40th bday	x				
Screened porch (leave all)								
Table/chairs					x			
Cushion chair & ottoman					x			
Baker's rack				x				

Room/Item	Ellen's			Marital		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
Outside patio								
Iron furniture (pack/move)				x				
Wood furniture (leave)					x			
Bird feeders (2) - pack lg one w/bk squirrel guard				x				
2 large plant pots (leave)				x				
Hose on rack (leave)				x				
Grill (leave)					x			
Leave all furniture/rug								
Den				x				
Red couch				x				
Yellow couch				x				
White table				x				
Green side table								x
Game table						x		
Blue chair								
Floor lamp				x				
Table lamp					x			
2 dog beds				x				
Rug				x				
TV/VCR/stereo					x			
Kids red couch					x			
Behind couch table & paper basket						x		
Butterfly picture (pack)			x					
Cabinets								
RHS of TV: CDs (pack all)	x			x				
Videos (pack all Christmas & Simpson's)			x	x	x			
DVDs (pack all)				x	x			
Glass fish (pack)			x					
Glass birds (leave)								x
Vases (leave)				x	x			
Above TV: books (travel) (leave)					x			
Games & Christmas CDs (pack)				x				
LHS of fireplace:								
Top shelf (leave Jon's awards)						x		
2nd shelf (pack all glass)	x							
3rd shelf (Jon's pottery - leave)						x		
4th shelf (pack 1 soccer trophy - red one)				x	x			
Bottom shelf (pack thread and glass temp gauge)			x					
Cabinet (pack Ellen's yearbooks & green photo album)	x							
Pack Jackson hole print and candles on mantel				x				

Room/Item	Ellen's			Mantel		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
Pantry								
Top shelf - coolers/cookie tins (pack)				x				
2nd shelf - baking mixes/ingred (pack)				x				
3rd shelf - LHS: rice, noodles, pasta, sauce (pack); leave RHS				x				
4th shelf - soup, cereal, crackers (leave)					x			
5th shelf - sodas, crackers, snacks (leave)					x			
On floor - baskets/ trashbags (leave)					x			
Stepstool (pack)				x				
Home office								
Pack all cookbooks, recipe boxes, magazines	x		x	x				
Pack rolodex	x							
Pack bottom/small drawer and half batteries in 2nd drawer								
Kitchen								
Walls:								
Bon Appetit picture (pack)			x					
2 roosters pictures (pack)			x					
Fish plate and 2 pitchers (over stove) (leave)				x				x
3 pitchers above arch (on shelf) (pack)	x			x				
Rooster rug (pack)				x				
Counters								
Blue containers (flour, etc.) (pack)	x							
Blue "sun" holder (pack)	x							
Paper towel holder (pack)				x				
Dish drain (leave)				x				
Oil & vinegar (leave)				x				
Utensil holder (leave)				x				
Knife block/knives (leave)				x				
Toaster oven (pack)	x							
Coffee makers (pack espresso) (leave Cuisinart)				x				
On Island:					x			
Pack berry bowl/hapkins basket/Bill Campbell Bacon bowl			x					
Cabinets								
Above oven								
Pack cookie sheets, jelly roll, cool racks [2 RHS slots]	x							
Pack LHS cabinet (mixer, muffin tins)	x							
Under oven - pack entire drawer	x							
Beside oven - pack all spices				x				
Under sink (leave)								
Under cook top - pack 1 of each size pan	x							
Above microwave - pack middle/bottom shelves only	x			x				
Beside microwave - pack entire cabinet	x							
Below microwave - pack entire cabinet & all drawers	x							

Room/Item	Ellen's			Marital		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
Kitchen (continued)								
Glass front cabinets								
RHS - pack top/2nd/bottom shelf	x							
Leave 3rd shelf (Jon's mugs)				x	x			
LHS - pack top/2nd/3rd shelf	x							
Pack only tall glasses on 4th				x				
Cabinets under								
LHS: pack all blue/white Yorktown plates & platters								
Leave colored plates								
Center: pack top shelf	x							
Pack blue & white dishes on 2nd & 3rd shelves	x							
Leave the rest					x			
RHS: pack bottom shelf only				x				
Center Island - leave stools				x				
Under sink - leave all				x				
LHS sink: (corner cabinet) - leave (ice cream, juicer, crock pot)				x				
RHS sink: drawer only - Maddie's fork/spoons (leave rest)				x	x			
Cabinet - leave wooden bowls (large & small)				x				
Pack all Tupperware - leave clear/red lids	x			x				
Cabinet facing den - leave all 3 drawers				x	x			
Cabinet facing oven - pack drawer (baking)	x							
Pack cabinet except leave blue/white mix bowls	x							
Hall Bath								
White hanging cabinets	x							
Glass bottles (pack)	x							
Glass / pewter on toilet (pack)	x							
Black iron shelf (leave)				x				
Counter top (leave)				x				
Under sink (leave)				x				
Stool (leave)				x	x			
Green rug (leave)				x	x			
Hall Closet (leave all)								
Pictures on walk/rug (leave)				x	x			
Dog food/leashes				x	x			
Brooms, mops, etc.				x	x			
Hall pictures - 2 blk & white (leave)					x			
Laundry room								
Iron & board (pack)			x					
Drying rack (pack)	x							
Leave all in cabinets				x	x			
Cubby - pack all Maddie's sunglasses and shoes				x				

Room/Item	Ellen's			Marital		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/used	J bought/used	Pre-M	Family	Bought/Gift
2nd Floor								
Hallway								
Maddie's desk & chair & trash can (pack all)				x				
Pictures on wall (baby pictures, best friend, etc.)				x				
Maddie's bedroom								
Bed/white stool		x						
Dresser		x						
Tables/lamps				x				
Chair			x					
Mirror	x							
Pictures - 3 are Ellen's (over bed & 2 needlepoints) - leave boy/lamb		x	x			x		
Both closets - all clothes & shoes				x				
2 Rugs				x				
Maddie's bath								
Shower curtain				x				
Pictures in entire bath (5)	x			x				
Hooks behind door/white stool			x					
Countertop - pack all on counters				x				
Cabinets - (leave cabinets) pack all drawers and stool only				x				
Linen closet								
Top - leave quilt/pillows					x			
2 & 3 pack these shelves only - Ellen's pre-marital sheets	x							
4 & 5 leave sheets, towels, pool towels				x	x			
Jon's office				Leave all except Richmond Newspaper				
Desk/hutch				x				
TV cabinet				x				
Couch						x		
File cabinets				x		x		
Newspaper pictures (2 are Ellen's "Richmond") 1 is Jon's	x							
Guest room				Pack all except cushion/pillows on window seat & RHS pottery				
Bed/table	x							
Dresser		x						
Rocking chair		x						
Pitchers/glassware/3 pictures in room		x						
Mexican blanket/pillows (leave)						x		
Inside window seat	x	x						
Inside closet				x				
Bath - pack shower curtain and all items/2 pictures				x				

Room/Item				
Garage	Pack/Move	Leave		
	My red bike	Jon's bike		
	Shovels, rakes, all tools on wall	Bike carrier		
	Pots, soil, bird seed	& extension for Maddie		
	Maddie's 2 Razor/wagons	Green spreaders		
	Coffin freezer	Dog carriers		
	Small tan umbrella/umbrella stand	Maddie's tung bike		
	Stepladder (hanging)	Stainless freezer		
	Coolers/ice chests	White frig/freezer		
	Blue tub/chair covers (for iron chairs)	Large rectangular tan umbrella		
	My rollerblades (in large white cabinet)	2 long ladders (hanging)		
	My bike helmet	safe		
	Maddie's bike helmet	Jon's roller blades		
	Firepit and cover	Jon's bike helmet		

Room/Item	Ellen's			Marital		Jon's		
	Pre-Marital	Family Inherit	Bought/Gift	E bought/Used	J bought/Used	Pre-M	Family	Bought/Gift
Basement								
Workout room								
Universal (leave)				x				
Stairmaster (leave)					x			
Heavy weights (leave)					x			
Light weights (pack)	x							
Exercise balls (2) pack 1			x					
TV (leave)				x				
Bench (pack)					x			
Slide (leave)						x		
Furniture (leave)								
Trophies (pack) running (leave basketball)	x							
Running pictures (pack Ellen's; pack white workout notebook)								
Playroom								
Trunk (leave) - pack all videos from inside			x	x				
Couch (pack)				x				
Rug (pack)				x				
Sewing machine (pack) & materials		x						
Large dresser (leave, but empty all sewing-pack sewing)						x		
Painted window seat (pack)	x							
Green side table (leave)					x			
Floor lamp/blue shade (leave)				x				
Kids table and 4 chairs (pack)				x				
Antique rocking chair (pack)	x							
Wooden bookshelves (pack)				x				
White cabinets - 3 (leave)				x				
Plastic kitchen (pack)				x				
Plastic easel (pack)				x				
Old fashioned desk (leave)				x				
Dishes (pack)				x				
All stuffed animals (pack)	x							
CD player (pack)	x							
Toy closet								
Plastic bins (pack half)				x				
Barbie house, etc. (pack half) (pack blue & yellow cubbies; wooden toy chest)				x				
Barbies				x	x			
Telescope (G'p's gift to Maddie) (pack)			x					
Blocks (pack)				x				
Trains (pack)				x				
White high chair & cradle (pack)				x				
Tent (leave)					x			
Big horse (leave)					x			
Bathroom (leave everything)								

Pre-marital property of Ellen's / family inheritance (General list)	
1) Master bedroom	All pine furniture/armoire Lamps Antique loveseat chair Monet print All jewelry/jewelry boxes Clothes, shoes
2) Ellen's office	Paintings/prints Sewing machines (antique) 2 antique chairs Decanters/knickknacks on bookshelves
3) Living room	Tables w/marble tops (2) Wing chairs (2) Tiffany floor lamp (gift) Table linen and napkins Candles Family pictures and frames
3) Dining room	Entire set of furniture (buffet/hutch, table & chairs, sideboard) Crystal/antique milk glass, confetti glass Antique decanters Antique silver tray Antique silver tea service Brass candlesticks, crystal dishes
4) Den/eating	Oak hutch w/milk glass Pottery in white hutch w/milk glass/Armital plates, pitcher, glasses Most all CDs Wine glasses, pilsners, martini glasses, coasters
5) Formal bath	French prints, antique plate
6) Informal bath	White cabinet/glassware inside
7) Kitchen	All blue/white stoneware; many mugs Revereware pots and pans; Calphalon pots/pans Most all knives/spatulas/measurers/baking tools Hand painted pottery, bowls, vases, pitchers Cuisinart, mixer
8) Garage	All tools Red bike
9) Front door	Green umbrella stand
10) Basement	Couch, end tables, dresser, holiday decorations (wreaths, candles, tree decorations) Hand weights (2-20lbs.) Antique sewing machine White dresser Stereo/CD player Bassinet (antique) Wood wine rack
11) Maddie's bedroom & linens	Bed, dresser Needlepoint pictures All double/queen sheets
12) Guest bedroom	Bed, dresser, rocking chair Ruby glassware, pitchers Wall pictures
13) Jon's office	2 newspaper pictures (Richmond headlines)

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(☒) Others

**COURT OF COMMON PLEAS
DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO**

DR0500131

ELLEN L. TURNER

Plaintiff

vs.

JON H. ENTINE

Defendant

: CASE NO. _____

: Judge: _____

: **MOTION FOR RESTRAINING
ORDERS**

Now comes Plaintiff, Ellen L. Turner, pursuant to Rule 75(I)(2) of the Ohio Rules of Civil Procedure, and moves the Court for Temporary Restraining Orders restraining Defendant so that he will not:

1. Dispose of, attempt to dispose of, move, damage or encumber any of either party or both parties' property, real or personal, tangible or intangible, wherever located, so as to Plaintiff in obtaining spousal support or other support.

2. Secrete or sequester any and all assets, accounts, and deposits either individually held or jointly held with Plaintiff.

3. Charge purchases or take cash advances on the parties' joint or Defendant's sole credit cards.

4. Physically, verbally and/or psychologically abuse, annoy, harass, or injure Plaintiff or the minor child of the parties.

5. Remove the minor child from Hamilton County for the purpose of establishing residence for the child in another County without a Court order or an agreement signed by the Plaintiff and filed with the Court.



D62226716


FILED

GREGORY H. MARTIN
CLERK OF COURTS
HAMILTON COUNTY, OH
2005 JAN 21 AM 10:00

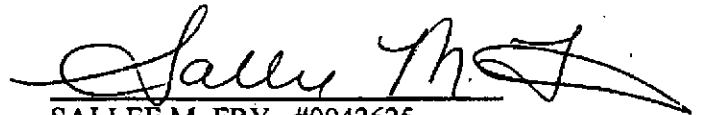
6. Enter Plaintiff's new residence at 7719 Shawnee Run Road, Cincinnati, Ohio 45243 without her invitation.

7. Disparaging Plaintiff to Plaintiff's recruiters and interfering with her employment.

WHEREFORE, Plaintiff moves the Court for an issuance of Restraining Orders to prohibit the acts enumerated herein.



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(513) 751-4420
Fax: (513) 751-4555
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COURT OF COMMON PLEAS

DIVISION OF DOMESTIC RELATIONS
HAMILTON COUNTY, OHIO

ELLEN L. TURNER

Plaintiff

vs.

JON H. ENTINE

Defendant

: CASE NO. _____

: Judge: _____

: AFFIDAVIT IN SUPPORT OF
: RESTRAINING ORDERS

STATE OF OHIO)
) SS:
COUNTY OF HAMILTON)

I, Ellen L. Turner, having been first duly cautioned and sworn, discloses and states as follows:

1. She is Plaintiff in this case.
2. Unless restrained, Plaintiff believes that Defendant will commit one or more of the acts enumerated in the Motion for Restraining Orders filed herewith.
3. Unless Defendant is restrained, Plaintiff will have no recourse at law.

FURTHER AFFIANT SAITH NAUGHT.

Ellen L. Turner
ELLEN L. TURNER

BE IT REMEMBERED, that on the 20 day of January, 2005 before me, a Notary Public in and for said County and State, the foregoing instrument was acknowledged by Ellen L. Turner.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal, on the day and year last aforesaid.

[Signature]
Notary Public