



Date Produced: 02/04/2013

HAMILTON COUNTY CLERK OF COURTS

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Customer Reference Number: 9995532SEQ1

**Hamilton County Court of Common Pleas
Division of Domestic Relations
Hamilton County, Ohio**

ELLEN L. TURNER
PLAINTIFF,

CASE NO. DR0500131

Vs.
JON H. ENTINE

**WRITTEN REQUEST FOR SERVICE
(TYPE OF PAPERS BEING SERVED)**

DEFENDANT.

**MOTION TO MODIFY SHARED
PARENTING PLAN**

DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE

REGULAR MAIL SERVICE

PERSONAL SERVICE

RESIDENCE SERVICE

PROCESS SERVICE

FOREIGN SHERIFF

**IN ACCORDANCE WITH CIVIL RULE 4.6(C) OR (D) AND
4.6(E) AN ORDINARY MAIL WAIVER IS REQUESTED**

LIST NAME AND ADDRESS OF PERSON(S) TO BE SERVED

Ellen L. Turner
6720 Camardge Lane
Cincinnati, Ohio 45243

Robert J. Meyers, Esq.
ATTORNEY

(513) 579-1500
PHONE NUMBER

105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202
ADDRESS

0014589
ATTORNEY NUMBER

FILED
2013 JAN 28 P 3:33
TRACY WINKLER
CLERK OF COURTS
HAMILTON COUNTY, OH





Date Produced: 01/28/2013

HAMILTON COUNTY CLERK OF COURTS

The following is the delivery information for Certified Mail™ item number 7194 5168 6310 0656 4934. Our records indicate that this item was delivered on 01/26/2013 at 01:44 p.m. in CINCINNATI, OH, 45243. The scanned image of the recipient information is provided below.

Signature of Recipient:

Delivery Section
Signature: Ellen Turner
Print Name: Ellen Turner

Address of Recipient:

Delivery Point
Address: 6720 Cambridge Heights

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Sincerely,

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Customer Reference Number: 9995521SEQ1

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

ELLEN TURNER

CASE NO. DR 0500131

-VS-

**WRITTEN REQUEST FOR SERVICE
(TYPE OF PAPERS BEING SERVED)**

ION ENTINE

MOTION

PLAINTIFF / DEFENDANT REQUESTS:

- CERTIFIED MAIL SERVICE
- PERSONAL SERVICE _____
- PROCESS SERVICE _____

- REGULAR MAIL SERVICE _____
- RESIDENCE SERVICE _____
- FOREIGN SHERIFF _____

TRACY J. ...
 CLERK OF COURTS
 HAMILTON COUNTY, OH
 2013 JAN 21 PM 2:10
FILED



IN ACCORDANCE WITH CIVIL RULE 4.6(C) OR (D) AND 4.6(E) AN ORDINARY MAIL WAIVER IS REQUESTED

NAME AND ADDRESS OF PERSON(S) TO BE SERVED

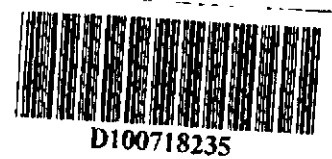
<u>WISDAN JREISAT</u>	<u>ELLEN TURNER</u>
<u>KATZ TELLER BRANT & HILD</u>	<u>6720 CAMBRIDGE LANE</u>
<u>255 E. FIFTH ST, SUITE 2400</u>	<u>CINCINNATI, OH 45243</u>
<u>CINCINNATI, OH 45202-4787</u>	

[Signature]
SIGNATURE

513-319-8388
PHONE NUMBER

ADDRESS

513-319-8388 (SELF)
ATTORNEY NUMBER



1/24/2013

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

ELLEN L. TURNER

: CASE NO. DR0500131
FILE NO. E2233969

Plaintiff,

:
: Judge Sieve
: Magistrate Theile

v.

JON H. ENTINE

: MOTION FOR CONTEMPT FOR NON-
PAYMENT OF MEDICAL EXPENSES

Defendant

: () PRE-DECREE (x) POST DECREE
() Chg. of Cust.
() Vis. Enforce/Mod.
(x) Sup. Enforce/Mod.
() Others

Defendant Jon H. Entine ("Father") moves the Court to find Plaintiff Ellen L. Turner ("Mother") in contempt for non-payment of shared medical expenses for the period July 1, 2012 through December 31, 2012, as required by the Shared Parenting and the mediated agreement agreed to by both parties on March 19, 2012 with David P. Kamp, Esq. ("Mediator"). This Motion is supported by the following Memorandum.

TRACER
CLERK OF COURTS
HAMILTON COUNTY, OH

2013 JAN 24 2:05

Jon H. Entine

Jon H. Entine, Self-Representing Defendant
6255 S. Clippinger Dr.
Cincinnati, OH 45243
(513) 319-8388
jon@jonentine.com

SECURITY FOR COSTS IN THE SUM OF \$ 125
deposited by: J. Entine



D100717109

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

ELLEN TURNER

Plaintiff / Petitioner

Date: 1/24/2013

Case No. DR 0500131

File No. E 2233969

-vs/and-

TON ENTINE

Defendant / Petitioner

SERVICE AND NOTICE OF HEARING

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing motion has been served by Certified Mail/Personal Service/Ordinary U.S. Mail to:

Name WIJDAN JREISAT / KATZ TELLER BRANT & HILD

Address 255 E FIFTH ST, SUITE 2400

City CINCINNATI, State OH, Zip Code 45202-4787

On this date: _____

ELLEN TURNER
6720 CAMBRIDGE LANE
CINCINNATI, OH 45243

NOTICE OF HEARING

Notice is hereby given that a hearing has been scheduled with regard to the above for (date)

2-27-13 at (time) 1:30 p.m. before

Judge / Magistrate Thiele in

Room 2-102. Said hearing will take place at 800 Broadway, Cincinnati, Ohio.

MEMORANDUM

I. SUMMARY

The Final Decree of Shared Parenting was entered by the Court on November 13, 2006 and a Modified Share Parenting Plan ("Plan") was entered on December 8, 2008.

The Plan details how to resolve medical expenses. According to Article VI.B.,

The Parties shall equally share all uncovered medical, dental and mental health costs without set off against other claims by parent for monies owed by the other... All conflicts shall be resolved by the provisions of Article XVI of this Plan.

Article XX details the reimbursement procedure:

The parties have agreed to share equally certain expenses related to Maddie which are set forth in this Plan. In order to accomplish reimbursement, each party shall maintain such receipts, paid invoices, credit/debit card records, cancelled checks, electronic records, or other commercially accepted indicia of payment. During the last week of June of each year or upon any other date that is mutually agreed upon, the parties shall exchange, by mail, regular and/or electronic, or otherwise, an itemized summary of all expenses paid by that party, supported by copies of commercially acceptable proof of payment as defined above. Notice of mailing or other means of exchange shall be posted immediately on OFW. The parties shall have until July 10th (unless another date is mutually agreed upon) to contest expenses claimed by the other, and an effort shall be made to work through the issue(s). Any reimbursement issue that remains unresolved by July 17th of that month may be submitted for resolution pursuant to Article XVI, above.

As noted in the above Articles, all disputes over medical expenses are to be resolved under Plan Article XVI. It states: "Except as set forth otherwise in this

Plan, all matters in dispute except matters of spousal or child support shall first be submitted in mediation." Father challenged Mother last spring over her history of non- and delayed payments of expenses and requested that henceforth expenses be resolved bi-annually. Mother refused and Father invoked Article XVI as directed by the Plan.

Both parties agreed to mediation and two mediation sessions were held in March 2012. Mediation was successful. On March 19, 2012 the Mediator issued a letter of resolution (Exhibit A) on a range of issues, including Father's request that expenses be settled biannually instead of annually. Father and Mother agreed that beginning in June 2012 all shared expenses, including medical bills, would be resolved under the terms detailed in the Plan with one modification, according to the Mediator: "[W]e also agreed that, beginning in June, 2012, the two of you [Father, Mother] will exchange medical expense and other child related expense information twice a year instead of once a year. The exchange will take place at the end of June and at the end of December of each year."

At the end of December 2012, Father informed Mother that he would be sending his medical expenses to Mother for reconciliation. Mother did not respond.

On January 6, 2012, Father sent an email to Mother (Exhibit B) reiterating their joint obligation to submit all expenses complete with full documentation by the hard deadline of the 10th of the month as per the Plan and the March 19, 2012 mediated agreement. Mother did not respond.

On January 8, 2012, Father sent an email to Mother that included a pdf (Exhibit C) summarizing all medical expenses from July 1, 2012 through December 2012. The total of shared medical expenses and medical premiums totaled \$1959.66. Shared equally Mother's share is \$979.83. Mother did not respond.

On January 9, Father put in Mother's mailbox all documentation for medical expenses (Exhibit D) as required to meet the Plan's deadline for submission of all documentation by January 10. January is also the final date for either parent to "contest" the other parent's claimed expenses. Mother neither responded nor sent documentation of any medical expenses.

On January 11, acting as Counsel for himself, Father sent an email to Mothers' attorney, Wijdan Jreisat, copied to Mother, (Exhibit E) informing her that Father was representing himself in this particular case and that Mother's Counsel should henceforth communicate with Father acting as Counsel and only Father acting as Counsel going forward. The email included a summary of Father's medical expenses and a copy of the March 19, 2012 mediated agreement—both previously sent to Mother.

Father's January 11th email also informed Mother's Counsel and Mother, copied on the email, that Mother had missed the deadline to claim any shared expenses or contest expenses submitted by the other parent., medical or otherwise. Neither Mother nor Mother's counsel responded.

On January 12, two days past the hard deadline to submit documentation of expenses or contest the other parent's expenses, Mother sent Father an email with a pdf included (Exhibit F) summarizing her expenses, including her medical expenses. Mother's summary acknowledges that she had incurred \$0 in medical expenses for the second half of 2012, which concurs with Father's documentation

II. CONCLUSION

As per Article VI.B, medical costs are independent of all other claims and cannot be "set off" against any other claims. Mother has not paid the medical expenses she has acknowledged that she owes. The deadline for payment for uncontested medical expenses, per the Plan Article XX and past practices, was the 17th of the month, January 17th.

Additionally, per Article XX, "Any reimbursement issue that remains unresolved by July 17th of that month [the date amended to January and July per the March 19 mediated agreement) may be submitted for resolution pursuant to Article XVI. There is nothing to submit to mediation as there is no disagreement as to the Mother's obligation to pay the Father the \$979.83 that Father has documented and Mother has not contested.

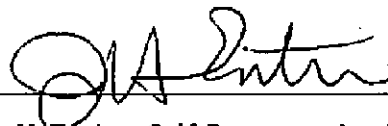
Father has sent numerous emails to both Mother and Mother's Counsel, always copying mother, requesting immediate payment of the

uncontested medical expenses. Neither Mother nor Mother's Counsel has responded.

With Article XX inapplicable—there is no dispute as to Father's medical expense claims and money owed and the issue of biannual reconciliation has previously been mediated and resolved—Father has been left with no alternative but to seek resolution through the Courts.

Father requests that the Court find Mother in contempt, order immediate payment of agreed upon outstanding medical expenses and pay filing fees and legal costs incurred by Father to cover emails and other communications by Mother's lawyer to Robert Meyers, Counsel representing Father on separate and unrelated matters in defiance of Father as self-Counsel's declaration in writing that he represented himself. As Mother's Counsel continues to send emails to Fathers' outside Counsel—emails that are read but go unreturned as Father's Counsel does not represent him on this case—these costs continue to rise. That total cost generated by Mothers Counsel will be presented in court.

As Mother has a history of non-compliance with the medical expense Articles in the Plan, and as biannual out-of-pocket medical related expenses have occasionally exceeded \$4,000, Father further requests the Court order that henceforth any shared medical related cost or premium be settled within 10 days of either parent providing documentation that said bill or premium was paid. Any disputes should be resolved as per existing clauses in the Plan as modified by the March 2012 mediated agreement.



Jon H. Entine, Self-Representing Defendant
6255 S. Clippinger Dr.
Cincinnati, OH 45243
(513) 319-8388
jon@jonentine.com

WHITE ♦ GETGEY ♦ MEYER

A Legal Professional Association

David P. Kamp, Esq.
Cincinnati - Main
dkamp@wgmlpa.com

March 19, 2012

Via Email Transmission

Jon Entine
Ellen Turner

Jon and Ellen:

This email will memorialize the agreements we reached in mediation on Friday:

1. Both parties will authorize their respective counsel to collaborate with the mediator on the selection of a guardian ad litem;
2. The parties agree to pay the guardian ad litem's normal hourly rate;
3. The parties agree to stay all current court proceedings involving Father's Motion to Modify Shared Parenting while the mediation is in progress;
4. The mediation will continue in progress until either party or the mediator declares an impasse.

I am hopeful that, with this foundation, we can build a process that will resolve the issues relating to Maddie's shared parenting.

In addition to the agreements reached above, we also agreed that, beginning in June, 2012, the two of you will exchange medical expense and other child related expense information twice a year instead of once a year. The exchange will take place at the end of June and the end of December each year.

I have already been in touch with Bob and Wijdan and am working on the selection of a strong, suitable guardian ad litem. I hope to have that accomplished in the next several days.

As soon as we have a GAL engaged, we can begin to plan for the next mediation session.

MASON

7587 CENTRAL PARKE BOULEVARD
MASON, OHIO 45040
(513) 583-8888 · FAX (513) 583-8892

CINCINNATI

1700 FOURTH AND VINE TOWER
ONE WEST FOURTH STREET
CINCINNATI, OHIO 45202
(513) 241-3685 · FAX (513) 241-2399
www.wgmlpa.com

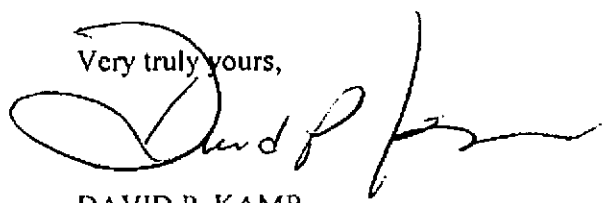
COLUMBUS

470 OLDE WORTHINGTON ROAD, SUITE 200
COLUMBUS, OHIO 43082
(614) 410-6888 · FAX (614) 410-6899

WHITE • GETGEY • MEYER

Jon Entine
Ellen Turner
March 19, 2012
Page Two

Please call or email if you have questions.

Very truly yours,

DAVID P. KAMP

DPK/nr
cc: Robert J. Meyers, Esq.
Wijdan Jreisat, Esq.

L.K.B

From: Jon Entine <jon@jonentline.com>
Subject: expenses
Date: January 6, 2013 11:49:51 AM EST
To: Ellen Turner <Ellen.turner@Gmail.com>

Per the SPP and the new agreement worked out in mediation and certified by the court, we have to have all our expenses resolved by the 10th of the month unless we agree to extend it. I'll get mine to you before then.

Jon

From: Jon Entine <jon@jontine.com>
Subject: expenses summary attached
Date: January 8, 2013 3:51:31 PM EST
To: Ellen Turner <Ellen.turner@Gmail.com>

1 Attachment, 54 KB

Ellen,

A pdf of the two separate expense accounts--medical and miscellaneous--is attached.

By the SPP, this needs to be wrapped up by the 10th, Thursday. I'll drop off the photocopies of the records to you within the next 24 hours.

If you have any questions, or find potential mistakes, just shoot me a quick email and we should be able to resolve it quickly. The medical should be particularly easy. The only interesting twist is that Children's didn't bill us for Maddie's occupational hand therapy from last winter/spring until August....so that's added into the July-Dec total, as you will see. It's in the documentation too. I think I missed a \$38 prescription payment, but can't locate the bill, so I left it off.

Jon



Maddie's mi...pdf (54 KB)

Maddie all expenses, 7/1/2012-12/31/2012**(1) Maddie's Medical/Health****Aetna premiums**

July	\$101	
Aug	\$101	
Sep	\$121	
Oct	\$121	
Nov	\$121	
Dec	\$121	
TOTAL:		\$686

Medical/dental/optical expenses

7/3	Stava, back x-rays	\$21.44
7/3	Tri-Health-Madeira FP	\$88.79
7/3	Bethesda x-ray	\$41.85
7/12	Clarke	\$450
7/25	Children's (occupational therapy from 2/21 not received until 7/23: \$295.73	
7/31	Tami	\$212
8/7	Northeast Radiology	\$21.44
9/5	Ankle brace	\$7.71
11/1	Shott	\$76.70
11/17	Madeira Optical	\$40
TOTAL:		\$1271.66

TOTAL Health Ellen owes Jon: \$1957.66/2= \$978.83

(2) Maddie's Misc expenses**Tennis**

8/11	Tennis Outlet	\$249.21
8/22	Tennis food Party City	\$22.90
8/26	Tennis lesson	\$60
8/22	Costco	\$13.81
11/13	Tennis party	\$114.37
Total:		\$460.29

Indian Hill SPS/food

8/21	\$22	
10/25	\$102	
11/18	\$102	
Total:		\$226

Rowing

9/25	CJRC equipment	Sew	\$208.50
9/30	Fall rowing	CJRC	\$480
10/7	Rowing hoodie	REI	\$65.60
10/7	Sports bras	REI	\$74.55
10/12	Rowing shorts	Dick's	\$256.62
10/12	Rowing pants/jacket	Dick's	\$133.11
10/26	Regatta entry fee	CJRC	\$64
10/27	Regatta shirts		\$50
10/31	Rowing workout	Dick's	\$67.61
12/6	Winter dues	CJRC	350
Total:			\$1749.99

School supplies

8/26	Computer case	Amazon	\$19.99
8/26	Folders, etc.	Staples	\$9.56
8/22	Computer	Apple	\$1635.69
Total:			\$1665.24

TOTAL MISC EXPENSES: \$4101.52

Misc income

9/20 iMac sale \$570; minus eBay charges \$52.10 and shipping, \$12.88)
Total: \$505.02

11/15 iPhone sale \$245.50; minus: eBay charges (\$26.35) and shipping, \$9.95)
Total: \$209.20

TOTAL INCOME: \$714.22

TOTAL MISC EXPENSES—TOTAL INCOME=\$3387.30

For Misc, Ellen owes Jon ½ of \$3387.30= \$1693.65

NOTE: THESE EXPENSES SHOULD BE HANDLED INDEPENDENTLY PER THE SPP, AND PAID SEPARATELY BY 1/10/2013. I WILL DROP OFF CONFIRMATION PHOTOCOPIES OF RECEIPTS.

* total bills received after insurance reductions

Medical Expense Sheet

Child's Name	Treatment Date (Chronological)	Service Provider	Total Bill	Date Sent To Other Parent	Ins. Co. Paid	Defendant Paid	Plaintiff Paid	Unpaid Bill	Amount Due From Plaintiff/Defendant
1. MADDIE	7/1-12/31	ALINA (PREMIUMS)	686	1/9/2013				686	383
2. MA	7/3	STANA	21.44					21.44	10.72
3.	7/3	TRINITY/MASSIA	88.79					88.79	44.395
4.	7/3	BETHEDA	41.85					41.85	20.925
5.	7/12	CLARKE	450					450	225
6.	7/23-5	CHILDREN'S	295.73					295.73	147.865
7.	7/31	TAMI	212					212	106
8.	8/7	NORTH EAST RADIOLOGY	21.44					21.44	10.72
9.	9/5	ANKLE BRACE	7.71					7.71	3.855
10.	11/1	SHOTT	76.70					76.70	38.35
11.	11/17	MADEIRA OPTICAL	40					40	20
12.									
13.									
14.									
15.									
16.									
17.									
18.									
Totals			1957.66					1957.66	978.83

Case Name TURNER V. ENTINE Case # 0500131 Family File # E2233969

TRACY WINKLER
1000 MAIN STREET ROOM 315
CINCINNATI OH 45202
DOMESTIC RELATIONS

CERTIFIED MAIL



049J82053402
\$04.75
01/10/2013
Mailed From 45202
US POSTAGE

7194 5168 6310 0654 4295

01/10/2013 MOTION
DR0500131 P 1 WAV
ELLEN L TURNER
644 EDEN PARK DR
CINCINNATI OH 45202

BRAND

STF



D100694543

NOT BEING
AS ADDRESSED
UNABLE TO FORWARD
MID CITY STA 45203/04/14

430 NOV 1 4 22C 79 01/13/13
NOTIFY SENDER OF NEW ADDRESS
BRAND IMAGE ROSE WAY STE 100
CINCINNATI OH 45202-3578

*NO LOGS
WITH COPY*

45202 @3578
RC: 4520235/825 *0846-01682-1129

**Hamilton County Court of Common Pleas
Division of Domestic Relations
Hamilton County, Ohio**

ELLEN L. TURNER
PLAINTIFF,

CASE NO. DR0500131

Vs.
JON H. ENTINE

**WRITTEN REQUEST FOR SERVICE
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DEFENDANT REQUESTS:

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PROCESS SERVICE

FOREIGN SHERIFF

**IN ACCORDANCE WITH CIVIL RULE 4.6(C) OR (D) AND
4.6(E) AN ORDINARY MAIL WAIVER IS REQUESTED**

FILED

TRACY WINTER
CLERK OF COURTS
HAMILTON COUNTY, OH
2013 JAN -9 P 1:42

LIST NAME AND ADDRESS OF PERSON(S) TO BE SERVED

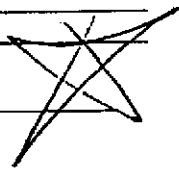
Ellen L. Turner
644 Eden Park Drive
Cincinnati, Ohio 45202

Robert J. Meyers, Esq.
ATTORNEY

(513) 579-1500
PHONE NUMBER

105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202
ADDRESS

0014589
ATTORNEY NUMBER



D100535547

SECURITY FOR COSTS IN THE SUM OF \$ 125⁰⁰
DEPOSITED BY 14589

() PRE-DECREE (X) POST DECREE
() Chg. of Cust.
(X) Vis. Enforce/Mod.
() Sup. Enforce/Mod.
() Others

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

ELLEN L. TURNER

Plaintiff,

v.

JON H. ENTINE

Defendant.

: CASE NO. DR0500131
FILE NO. E233969

: Judge Sieve
Magistrate Theile

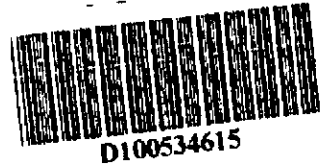
: MOTION TO MODIFY SHARED
PARENTING PLAN

Pursuant to R.C. § 3109.04, Defendant Jon H. Entine ("Father"), by and through counsel, moves the Court to modify the parties' Final Decree of Shared Parenting which was entered by this Court on November 13, 2006, for the parties' minor child, namely: Madeline Entine ("Maddie"), born May 22, 1998. This Motion is supported by the following Memorandum.



Robert J. Meyers (0014589)
Attorney for Defendant, Jon H. Entine
BUECHNER HAFFER
MEYERS & KOENIG CO., L.P.A.
105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202-4015
(513) 579-1500/FAX (513)977-4361
rmeyers@bhmklaw.com

FILED
2007 JAN -9 P 1:42
GRACY WINKLER
CLERK OF COURTS
HAMILTON COUNTY, OH



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

MEMORANDUM

I. INTRODUCTION

The Final Decree of Shared Parenting was entered by the Court on November 13, 2006 and a Modified Shared Parenting Plan ("Plan") was entered on December 8, 2008. On April 16, 2012 an Agreed Entry Appointing Anne B. Flottman as Guardian Ad Litem was entered of record. An Agreed Entry Modifying Modified Shared Parenting Plan ("Agreed Entry") was entered on September 7, 2012.

Contemporaneously with the Agreed Entry, the parties' also entered into a Side Agreement as to Parenting Time, a copy of which is attached hereto as Exhibit A. The Side Agreement allowed Maddie the option to utilize Flex Time up to twice a month during routine parenting time. This Flex Time permitted Maddie to choose a period of approximately three hours during which she could change her parenting schedule to spend time with the other parent with certain stipulations that were outlined in the Side Agreement. The terms of the Side Agreement expired on December 31, 2012. At that time, each parent was to notify the other parent as to whether he or she wished to continue with the Flex Time, terminate it or modify it.

Since the Side Agreement began Maddie has used the Flex Time responsibly. She exercised it only one time, when her dog ran away overnight, and resulted in her personally rescuing her dog. Maddie will be 15 years old in May. She has expressed to both parents a desire to continue the Flex Time on a permanent basis so that she can continue to have reasonable flexibility with her schedule independent of her parent's personal agendas. Pursuant to number 7 of the Side Agreement, and after being informed by Maddie that she desired that Flex Time be extended, Father contacted Mother via email that beginning January 1, 2013, he would like to continue with the terms of the Side Agreement to provide Maddie with Flex Time as it was in Maddie's best interest to do so. Mother responded to Father that she wanted to terminate the Side Agreement.

Therefore, Father requests that the Plan be modified to provide that Flex Time for Maddie be incorporated into the parties' Shared Parenting Plan. Father proposes that the Flex Time consist of two six hour blocks of time per month, and two twelve hour overnights per month. The remaining terms of the Side Agreement governing the exercise of this Flex time by Maddie would remain essentially the same. Father proposes these terms should consist of the following:

1. Flex Time can occur during the school week or weekends, but not during scheduled holidays or scheduled vacations.

2. Flex Time is not reimbursable, meaning the parent who might "lose" time with Maddie will not receive any future time as compensation.

3. In advance of exercising this Flex Time, Maddie shall email both parents to advise that she is exercising this time and to confirm the non-residential parent's availability.

4. There is no obligation for the residential parent to provide transportation for Maddie to/from the other parent.

5. Neither parent will suggest an activity to Maddie for which she may want to exercise Flex Time without first speaking with and obtaining the approval of the other parent. As with other communications on modifications, if a parent suggests an activity and reviews the matter with the other parent and if the other parent denies the request, that will be the end of the discussion and no communication shall be made to Maddie as to the suggested activity or the declination of the other parent.

The Shared Parenting Plan would otherwise remain unmodified. The parties have previously attempted to resolve this matter through mediation but have been unsuccessful.

II. LAW AND ARGUMENT

Modification of a prior shared parenting decree is controlled exclusively by R.C. § 3109.04. Specifically, R.C. § 3109.04(E)(2)(b) provides that the court may modify the terms of the of the plan for shared parenting upon the request of one or both of the parents under

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CO., L.P.A.

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Cincinnati, Ohio 45202
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the decree if the court determines that the modification is necessary to serve the best interest of the child.

Here, a modification of the Plan is necessary based upon the best interest of the child. The Flex Time for Maddie was established pursuant to a Side Agreement in August of 2012. Maddie exercised Flex Time under the Side Agreement in a reasonable and responsible manner. There were no problems experienced and it worked in Maddies' best interests. Maddie desires to continue to have Flex Time on a permanent basis so as to provide her continued flexibility with her routine parenting schedule as she proceeds through her high school years at Indian Hill High School. Other than this modification as to Flex Time as stated above, Father requests that the Plan remain the same. The modification is in the best interests of Maddie.

III. CONCLUSION


Based upon the foregoing, Father respectfully requests that the Court grant his Motion and order that the parties' Shared Parenting Plan be modified by providing permanent Flex Time to Maddie in accordance with the best interests of the minor child.


Robert J. Meyers (0014589)
Attorney for Defendant, Jon Entine
BUECHNER HAFFER
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rmeyers@bhmkllaw.com

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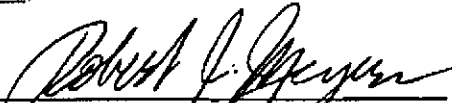
NOTICE OF HEARING

Please take notice that this Motion will be heard on the 7th day of February, 2013 at 11:00 A.M./P.M., before Magistrate Thiele, of the Hamilton County Domestic Relations Court, 880 Broadway, Cincinnati, Ohio.


Robert J. Meyers (0014589)
Attorney for Defendant

CERTIFICATE OF SERVICE

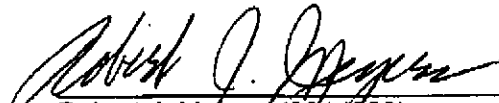
I hereby certify that a copy of the foregoing Motion to Modify Shared Parenting Plan was served upon Anne B. Flottman, Guardian Ad Litem, Wood & Lamping LLP, 600 Vine Street, Suite 2500, Cincinnati, Ohio 45202 and Wijdan Jreisat, Esq., Katz, Teller, Brant & Hild, 255 East Fifth Street, Suite 2400, Cincinnati, Ohio 45202, by regular U.S. mail, postage prepaid, this 9th day of January, 2013.


Robert J. Meyers (0014589)
Attorney for Defendant

REQUEST FOR SERVICE

TO THE CLERK:

Please cause a copy of the foregoing Motion to Modify Shared Parenting Plan to be served upon Ellen L. Turner, 644 Eden Park Drive, Cincinnati, Ohio 45202 by CERTIFIED MAIL, RETURN RECEIPT REQUESTED.


Robert J. Meyers (0014589)
Attorney for Defendant

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188046

8

ENTERED
SEP - 7 2012



AS

JUDGE JON SIEVE

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

SEP 06 2012

ELLEN L. TURNER,

Plaintiff,

v.

JON H. ENTINE,

Defendant.

Case No. DR0500131
File No. E233969

Judge Jon H. Sieve

**JUDGE SIEVE
MAGISTRATE THEILE**

**AGREED ENTRY MODIFYING
MODIFIED SHARED
PARENTING PLAN**

The Plaintiff Ellen L. Turner ("Mother") and the Defendant Jon H. Entine ("Jon")
hereby agree as follows:

RECITALS

- A. On December 9, 2008, this Court entered a Modified Shared Parenting Plan ("Plan") which modified the original plan issued as part of the Decree of Shared Parenting entered November 13, 2006 for the minor child, Madeleine Entine ("Maddie").
- B. On November 9, 2011, Father filed a Motion to Modify Shared Parenting Plan.
- C. By agreement of the parties, on April 16, 2012, Anne B. Flottman was appointed as the Guardian Ad Litem for Maddie. The GAL conducted her investigation and presented a Report of the Guardian Ad Litem on June 20, 2012.
- D. Thereafter, on June 21, 2012, Mother filed a Motion to Further Modify the Provisions of the Modified Shared Parenting Plan.

AGREEMENT AND RESOLUTION OF MOTIONS

The parties have agreed upon the following modifications to the Plan effective June 28, 2012:

- 1. The parties agree and acknowledge that Maddie's best interest is not served by her determining her own parenting time schedule; however, as a maturing adolescent, she needs

greater deference regarding her activities. To decrease the stress placed on Maddie by her parents' conflicts, the parenting time schedule should be as clear as possible to avoid the opportunity to exploit inconsistencies.

2. The parties also agree and acknowledge that, as Maddie enters high school, the parents should focus on making her activities as age-appropriate and peer-centered as possible.

3. Each parent should respect the other parent's importance in her life and respect the time she has with that other parent. Maddie needs time with both of her parents and having a healthy relationship with each of them is vital to her well-being.

4. Article I of the Plan is therefore amended to add the following sections:

R. Modifications To Schedule

(1) The weekly, holiday, and extended time schedules must be followed exactly:

(2) If a modification is desired, the parent seeking the modification should propose a change to the other parent. The other parent should respond within seven days of the request being made. If the other parent declines, there shall be no further requests or discussion on the request (be it in person or in writing) unless the parent who is asked counter-proposes. If that counteroffer is declined, there shall be no further requests or discussion (be it in person or in writing).

(3) Neither parent shall mention a potential change in the schedule to Maddie unless or until it has been agreed upon by the parents, in writing or email. If the parent requesting the change is turned down by the other parent, Maddie should not be told of the denial.

S. Attendance at School. Maddie should not be taken out of school for travel or activities even if the other parent's time is not affected, without the other parent's written agreement.

T. Conflicts with Other Parent's Parenting Time: Neither parent can schedule travel or activities he or she is selecting for Maddie during the other parent's time without written approval from the other parent. Each parent must respect the

other parent's right to enjoy his/her parenting time without interference or interruption from the other. Because the schedule must be followed, if either parent makes travel plans that impinge upon the other parent's time without that parent's permission in writing, that parent can lose his/her deposit, the money paid for the ticket, or suffer whatever other financial consequences there are for having made plans on the other parent's time without securing that parent's permission to do so. The child must not be included in the discussion.

5. Article IV (A) and (B) of the Plan are replaced as follows:

A. During the school year, Maddie shall be allowed to choose her own extra-curricular activities (defined to mean school-related activities such as clubs and sports only) as she develops an interest in them. The parents should ensure Maddie follows through on all commitments. Both parents shall support her choices by transporting her (or arranging for transportation), encouraging her and attending during their respective parenting time. Substitute care arrangements shall be made by a parent who is unavailable to support an activity on a given parenting day so that Maddie may participate. The cost of such activity including equipment, lessons, fees, events, rental (except horse), and clothing/shoes, shall be shared equally by the parties without set off against other claims by a parent for monies owed by the other. Each parent shall have full access to all events, but neither parent shall be involved in instruction or lessons when it is not their parenting time, unless invited by Maddie.

B. The parents shall coordinate their schedules so as to cause the least disruption to Maddie's routine. Each parent acknowledges that circumstances may occasionally dictate a disproportionate division of responsibility between them in order to support a given activity. Appointments with Mr. Clarke (or any other therapist agreed upon if Mr. Clarke is no longer her therapist) take precedence over practices, rehearsals or lessons. Costs for fees, equipment, lessons or instruments as well as other expenses reasonably incurred by Maddie for the

activity shall be shared equally by the parents without set off against other claims by a parent for monies owed by the other.

6. **Article IV (E) of the Plan** shall have the following added at the end of it: Subject to the foregoing, the parents should allow Maddie to attend social activities for her peer group, such as high school football games, movies with friends or other outings regardless of whose parental oversight day it is (assuming outings are appropriately supervised and not otherwise objectionable, or either parent does not have a disciplinary reason for not allowing her to attend). As parents of a high school student, Mother and Father may have to sacrifice, at times, their own plans in order to accommodate Maddie's activities.

7. **Article IV of the Plan** is amended to add the following section:

F. Maddie pursued tennis lessons and practice and made the tennis team at Indian Hill High School beginning in 2012. The parents should support Maddie's choices for additional tennis lessons during the 2012 season, as she requests them. If Maddie wishes to return to the team for Fall 2013, and if the parents are not aligned about what kind of preparation might be necessary for her to achieve that goal, the GAL can contact the teaching professional, the coach, or another tennis professional who can outline for the parents what they should do in order to help her reach her goal. If Maddie is making a commitment, each parent needs to encourage her to put the necessary time into meeting her goal.

8. **The Plan** is amended to add the following as **Article XXII**:

A. Maddie has been accepted as a Madrichim—a student-teacher—at Wise Temple beginning in the Fall of 2012- May 2013. If either parent is unable to take her to the program during their scheduled parenting time, that parent is responsible to arrange transportation for her with the other parent (if that parent is available and willing), the parent of another attendee or a sitter. Maddie should only miss a session if she is on vacation, traveling to see extended family, her extended family is visiting Cincinnati, or if there is an important "life event" (wedding, funeral, or an event of similar magnitude) that she should attend

instead. Any disputes about whether an event constitutes a mitigating "life event" would be informally determined by Anne Flottman with no right of appeal or protest by either parent. Both parents should encourage Maddie to follow through on commitments, such as this one, when she makes them. There is no agreement between the parties as to whether this constitutes an "activity" per the Plan.

B. Maddie has chosen to participate in Jewish High School on Sunday evenings beginning in 2012-2013. If either parent is unable to take her to the program, they are responsible for arranging transportation for her with the other parent (if the other parent is willing and available), the parent of another child or a sitter. Maddie should only miss a session if she is on vacation, traveling to see extended family, her extended family is visiting Cincinnati, or there is another important "life event" (wedding, funeral, graduation, or an event of similar magnitude etc.) she should attend. Any disputes about whether an event constitutes a mitigating "life event" would be informally determined by Anne Flottman with no right of appeal or protest by either parent. Both parents should encourage Maddie to follow through on commitments, such as this one, when she makes them. There is no agreement between the parties as to whether this constitutes an "activity" per the Plan.

9. Article I (L) of the Plan shall have the following added at the end of it:
Neither parent should have to provide more clothing than what he or she believes is needed to clothe Maddie while she is at that parent's residence. Maddie should be reminded by each parent as she makes the transition from one home to another to be sure to take items from home to home as she may need. When a parent buys her an item, that item is Maddie's to have wherever she wants to keep it. It is Maddie's responsibility to determine her own wardrobe and what she keeps at each home.

10. Article I (N) of the Plan is amended to add the following sections:

6. The parent not in residence with Maddie will limit initiating a call, text or email to the child to once a day. Either parent can respond to texts, calls or emails from Maddie. The responses should be brief and with an eye toward redirecting potential concerns to the parent in residence. If any communication causes the non-residential parent to be concerned about her safety, that parent shall immediately contact the parent in residence and/or the school authorities and/or the GAL, and seek assistance in ensuring her safety.

7. No parent shall text Maddie during school hours.

11. Article VIII of the Plan is amended to add the following:

Neither parent should ever, under any circumstances, "cc" or "bcc" Maddie on any emails or text messages between them regarding any issue or forward any such communications to her. Maddie needs to be protected from her parents' negotiations and disagreements. Including her in the negotiations is, knowingly or not, campaigning the child, which is also possibly a form of alienation.

Neither parent should look through Maddie's cell phone and emails, until given a reason to believe that Maddie is misbehaving in some way, or until he/she feels Maddie may be in danger. Either parent feeling a concern as to Maddie being in danger should address it with the other parent and with the child's therapist or the GAL. The GAL shall monitor Maddie's cell phone, texting records and email communications on a monthly basis, effective immediately, to determine compliance with the terms of the Plan and any areas of concern.

Neither parent should denigrate the other in Maddie's presence or within her carshot, or knowingly allow others to do so. Neither parent should allow Maddie to disparage the other parent in his/her presence. Neither parent is an appropriate sounding board for any dissatisfaction the child has with the other parent. She should be directed to her therapist, GAL, school counselor, or other trusted adult.

The parents have committed to support each other in parenting their child and must abide by that promise to her.

Neither parent should allow Maddie access to any written recommendations or report of the GAL nor should either parent discuss the contents with her.

12. Article XVI (C) shall be amended to state:

Anne B. Flottman shall remain as Guardian ad Litem until further order of the court. Costs for her services shall continue to be shared equally by the parties and will be billed directly unless otherwise determined by the Court. Both parents must respect Maddie's right to a confidential, privileged relationship with her GAL. Neither parent should ever inquire about the content of conversations Maddie has with the GAL nor review any emails or texts that are exchanged.

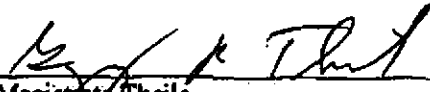
13. Article XVI (D) shall be amended to state:

Maddie should remain in therapy with Brett Clarke, in a frequency the GAL determines in consultation with the therapist is optimal, until such time as the GAL determines it is no longer to her benefit or until such time as the parents so agree in writing. Any recommendations the GAL makes to the parents in consultation with any treating therapist for the child should be followed. Costs for therapy services for the child shall be shared equally by the parties unless otherwise determined by the Court. Both parents must respect Maddie's right to a confidential, privileged relationship with her therapist. Neither should ever inquire about the content of conversations she has with him, nor review any emails or texts that are exchanged.


14. The Motions are hereby dismissed with prejudice per Rule 41(A)(1)(b) of the Ohio Rules of Civil Procedure.

15. By signature on this Agreed Entry both parties expressly, knowingly and voluntarily waive their right, if any, to the Court's issuance of separate findings of fact and conclusions of law.

IT IS SO ORDERED:


Magistrate Theile
9-15-12

APPROVED:


Ellen L. Turner
Plaintiff/Mother

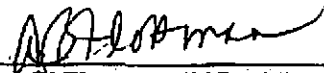
Date: 8/24/12

Jon H. Entine
Defendant/Father

Date: _____


Wijdan Jreisat (0063955)
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LPA
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Anne B. Flottman (0074394)
Guardian Ad Litem
Wood & Lamping, LLP
600 Vine Street, Suite 2500
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Fax: (513) 419-6494
abflottman@woodlamping.com

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

1 ELLEN L. TURNER,
2
3
4 Petitioner,
5
6 vs.
7 JON H. ENTINE,
8 Respondent.

BOUND DOCUMENT
CANNOT BE SCANNED

CASE NO: DR0500131

9
10 EXCERPT TRANSCRIPT OF AUDIO PROCEEDINGS
11

12 APPEARANCES:

13 WIJDAN JREISAT, ESQ.,
14 on behalf of the Petitioner;

15 ROBERT J. MEYERS, ESQ.,
16 on behalf of the Respondent.

17 ANNE B. FLOTTMAN, ESQ.,
18 Guardian ad litem to the minor child.

19 BE IT REMEMBERED that upon the hearing
20 of this cause, on June 28th, 2012, before
21 Magistrate Gregory R. Theile, a magistrate of
22 the said court, the following proceedings were
23 had:

FILED

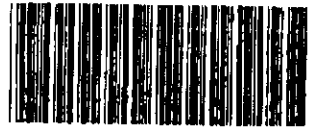
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TRACEY WINDLER
CLERK OF COURTS
HAMILTON COUNTY, OH



D98752538

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



D98678409

Today's Date 08-03-12

Ellen L. Turner
 Plaintiff

: Case No. DR0500131

-vs-

: File No. E- 233969

Jon H. Entine
 Defendant

Judge Sieve

Magistrate Theile

REQUEST FOR TRANSCRIPTION

I hereby request a transcript be prepared from hearing before ~~Judge~~/Magistrate: Theile
 heard on 6/28, 20 12. This transcription is needed ~~on or before~~ BY August 13, 2012 for a hearing
 scheduled before Judge/Magistrate _____ on _____, 20_____.

Comments: Need only last portion of record beginning at 29:31 mark. Call with questions.

PLEASE MAKE THE APPROPRIATE SELECTIONS:

- Original
- Additional copy
- Additional condensed copy
- ASCII disk

- ~~NO~~ NO Do you need an estimate?
 Is transcript to be filed by the court reporter?
 Is transcript for a pending appeal?
 Case No _____

2012 AUG -6 P 3:30
 FILED
 TRACY W. HAMILTON
 CLERK OF COURT
 HAMILTON COUNTY, OHIO

TRANSCRIPT PAGE RATES ARE AS FOLLOWS:

- Original (Paper or ASCII) to each party, regular delivery \$2.55 per page *
- Additional copy, (paper, ASCII or condensed) after ordering original, either party \$.15 per page *
- Ten business days \$2.65 per page *
- Overnight to five business days \$3.75 per page *
- Same day \$4.50 per page *
- Appeal transcripts \$4.00 per page

* A premium of .15¢ per page is added to the above page rates for transcription of digitally-recorded proceedings.
 Key word index included with all originals at no charge.

PAYMENT: Please contact Dan Neumeister at (513) 946-5431 for payment arrangements.

Please return this completed form to Bev Siegel or Brian Deyo, Court of Domestic Relations, 800
 Broadway, Rm. 2-29, Cincinnati, Ohio 45202, or FAX: (513) 946-9089.

**ANY QUESTIONS REGARDING THIS TRANSCRIPT REQUEST SHOULD BE DIRECTED TO
 DAN NEUMEISTER, (513) 946-5431.**

[Signature]
 Signature

255 East Fifth St
Suite 2400
 Address

Cincinnati
 City

OH
 State

45202
 Zip

DAN NEUMEISTER
721-4532

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



D98182676

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

ELLEN L. TURNER,

Plaintiff,

v.

JON H. ENTINE,

Defendant.

: Case No. DR0500131
File No. E233969

: Magistrate Theile
Judge Sieve

: DEFENDANT'S MOTION FOR
CONTINUANCE. MEMORANDUM IN
SUPPORT OF DEFENDANT, JON H.
ENTINE'S MOTION FOR
CONTINUANCE AND MEMORANDUM
OPPOSING MOTION TO COMPEL

Plaintiff has filed a motion for additional time to present evidence in this case. Plaintiff's Motion was filed on June 19, 2012. In this Motion, Plaintiff asks for additional time to present evidence based on a request for electronically stored information.

Plaintiff's counsel in her Affidavit in Support of the Motion for Additional Time, accompanying Motion to Compel fails to apprise this Court of all the communications between counsel as to discovery. Not surprisingly, she has only advised the Court of the communications that suit her purposes. What she has failed to advise the Court is that when counsel spoke concerning the request for access to the electronically stored information, Defendant's counsel agreed to the request. Counsel simply asked that the expert to be used to obtain the electronic information also access Ellen Turner's similar electronically stored information, and that the information stored on the parties' computers be provided to both counsel.

In response to this offer, counsel consented, but advised Defendant's counsel that her expert was on vacation and would not be back from vacation until after Mr. Entine had left on his vacation. Since Mr. Entine was not returning from his vacation until June 25th, counsel was advised that we would have to make arrangements to obtain the electronically

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CLERK OF COURTS
HAMILTON COUNTY, OHIO
TRACY WINKLER

stored information during the week of June 25th, since Plaintiff's expert was not available until after Mr. Entine left for vacation, and Mr. Entine would not be returning until June 25th.

Plaintiff's counsel declined this proposal since she claimed it provided her inadequate time to review the information and determine how she would use it in the hearing.

For this reason, the Motion for Additional Time to Present Evidence was filed by Plaintiff's counsel along with the Motion to Compel.

It is particularly troubling that Plaintiff's counsel would not fully disclose the conversations between counsel to resolve this discovery issue. There was no need for a Motion to Compel since Defendant's counsel had offered to provide access to obtain the information requested. Unfortunately, Plaintiff's counsel submitted her request for discovery only 30 days prior to the scheduled hearing. Defendant responded promptly to the discovery request by providing copies of all of the requested data. Despite Defendant's providing all of the requested data, Plaintiff's counsel found this inadequate and insisted on access to the Defendant's computer to determine if all of the requested information had in fact been provided. That led to the conversation concerning the expert accessing both parties' computers, and retrieving the electronically stored information, and providing it to both counsel of record. Unfortunately, this could not be done due to the vacation schedules until the week of June 25th.

Defendant has no objection to the Plaintiff's Motion for Additional Time to Present Evidence. However, Defendant moves this Court to continue the case in its entirety not only to allow additional time to be scheduled but more importantly to reschedule the case to allow the parties to enter into mediation concerning the issues that have now been addressed by the Guardian Ad Litem, and by Defendant's Motion to Modify the Shared Parenting Plan.

Plaintiff has also just filed a Motion to Modify the Shared Parenting Plan. Based on the Plaintiff's Motion to Modify the Shared Parenting Plan, and the recently issued report of

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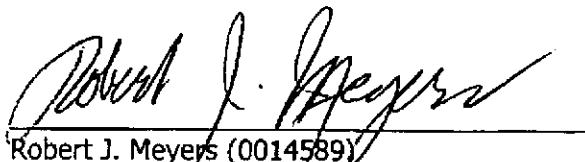
the Guardian Ad Litem, it is appropriate that the parties now enter into mediation as required under the Shared Parenting Plan. The GAL's recommendations, the Motion of the Plaintiff to Modify the Shared Parenting Plan, and Defendant's original Motion to Modify the Shared Parenting Plan have not been mediated with the mediator, David Kamp.

David Kamp is available to mediate the matters on the dates and times now set for the present hearing of this case.

Defendant respectfully requests that the two half days now scheduled for hearing be instead used for mediation. Defendant's counsel has made this request to Plaintiff's counsel, and has not received consent to use the currently scheduled days for mediation instead of the hearing.

Therefore, Defendant respectfully requests that the Court grant this Motion for a Continuance. This will not only allow the parties to mediate the Guardian Ad Litem's report and the motions of the Plaintiff and the Defendant to Modify the Shared Parenting Plan, but will also satisfy the request of the Plaintiff for additional time to present evidence. This additional time will allow both the completion of the discovery that is pending and the undertaking of the mediation that is required under the terms of the Shared Parenting Plan.

Respectfully submitted,



Robert J. Meyers (0014589)
Attorney for Defendant
BUECHNER HAFFER MEYERS
& KOENIG CO., LPA
105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202
Telephone: (513) 579-1500
Facsimile: (513) 977-4361
Email: rmeyers@bhmklaw.com

BUECHNER HAFFER
MEYERS & KOENIG
CO., L.P.A.

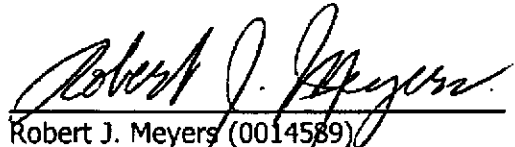
Suite 300

105 East Fourth Street
Cincinnati, Ohio 45202

(513) 579-1500

CERTIFICATE OF SERVICE

I hereby certify that a true copy of Defendant's Motion for Continuance, Memorandum in Support of Defendant, Jon H. Entine's Motion for Continuance and Memorandum Opposing Motion to Compel was served by electronic submission on Wijdan Jreisat, Attorney for Plaintiff, Ellen L. Turner, at Katz, Teller, Brant & Hild, 255 East Fifth Street, Suite 2400, Cincinnati, Ohio 45202 and Anne B. Flottman, Guardian Ad Litem, Wood & Lamping LLP, 600 Vine Street, Suite 2500, Cincinnati, Ohio 45202 on this the 27th day of June, 2012.


Robert J. Meyers (0014589)
Attorney for Defendant

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Cincinnati, Ohio 45202
(513) 579-1500

182385

SECURITY FOR COSTS IN THE SUM OF \$ 125⁰⁰
DEPOSITED 639.55

PRE-DECREE POST-DECREE
 Written Verbal (006395)
 Chg. of Cust.
 Vis. Enforce/Mod.
 Sup. Enforce/Mod.
 Others

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

ELLEN L. TURNER,

Plaintiff,

v.

JON H. ENTINE,

Defendant.

: Case No. DR0500131
: File No. E233969

: PLAINTIFF'S MOTION TO FURTHER
: MODIFY THE PROVISIONS OF THE
: MODIFIED SHARED PARENTING PLAN

: Magistrate Theile
: Judge Sieve

Plaintiff/ Mother Ellen L. Turner hereby moves the Court to modify the Modified Shared Parenting Plan entered by this Court on December 9, 2008 to include the specific recommendations of the Guardian ad Litem ("GAL") as to the dealings of the parties set forth in her report of the GAL. This motion is made pursuant to the accompanying memorandum in support.

Respectfully submitted,



Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff
Katz, Teller, Brant & Hild
255 East Fifth Street, Suite 2400
Cincinnati, Ohio 45202-4787
Telephone: (513) 721-4532
Facsimile: (513) 762-0021
wjreisat@katzteller.com

TRACY WINKLER
CLERK OF COURTS
HAMILTON COUNTY, OH

2012 JUN 21 P 2:47

FILED



D98111430

MEMORANDUM IN SUPPORT

On December 9, 2008, this Court entered a Modified Shared Parenting Plan ("Plan") which modified the original plan issued as part of the Decree of Shared Parenting entered November 13, 2006 for the minor child, Madeleine Entine ("Maddie"). On November 9, 2011, Father filed a Motion to Modify Shared Parenting Plan seeking to vest the decision making authority as to the allocation of parenting time to the couple's then 13 (now 14) year old daughter. As Plaintiff has previously stated in her Memorandum in Opposition and as will be demonstrated through the testimony at the upcoming hearing, the addition of flexibility into this particular parenting situation is not in the best interests of Maddie.

Anne B. Flottman, the GAL appointed in this matter, has noted her concern as to such flexibility and "concluded that it would not be in her [Maddie's] best interests to be put in the position of having to determine her own parenting time schedule." Rather, she recommends that "the parenting time schedule needs to be as clear as possible so that no one finds inconsistencies to exploit. Leaving room for negotiation makes the child a player in the conflict."

Interestingly, the previous GAL appointed in the case, David Wade Peck, reached the same conclusion as to the need for detailed rules in this particular parenting situation. Mr. Peck himself moved the Court for certain modifications to the Shared Parenting Plan because "in the course of the investigation it became quickly obvious that the majority of parenting issues involved divergent interpretations of the language of the original Shared Parenting Plan (SPP). Each parent is extremely intelligent and articulate and, with a commensurate dash of dislike in mistrust of one

another, the SPP became a living road map for conflict." Motion for an Order Adopting Modified Shared Parenting Plan filed April 15, 2008.

As Maddie has gotten older, this had led to a change of circumstances that creates a need for even more specificity to avoid additional issues. Mother believes that the proposed modifications, which more specifically detail the expectations of the parents' conduct, are not only in the best interest of Maddie but are necessary and appropriate to avoid violations of the specific terms of the Plan in addition to the spirit of it. As courts in Ohio have recognized, it is important for both parents to play a meaningful role in raising a child and the best interest of the child is served by minimizing animosity between parents and shielding the child from such interactions.

In recognition of these basic tenets, the Plan reads in pertinent part as follows:

At all times during the term of this Plan regardless of their marital status and place of residence, each parent will make a dedicated and sincere effort to foster love and respect between the minor child and the other parent. The parties shall cooperate fully in implementing a relationship with the child that will give such child the maximum feeling of security that may be possible. In order to assure parenting on a successful basis, neither party will make derogatory comments about the other, nor shall either party allow family members or friends to undermine the loving relationship between each parent and the child. The parties shall treat one another in a civil manner and shall refrain from behavior, which is humiliating, embarrassing or demeaning. Neither parents will do anything that may estrange the minor child from the other or hamper the natural development of her affection for the other. Through cooperation and the use of this Plan, the parents shall adopt and follow a harmonious policy for the upbringing of the minor child.

As will be addressed at the hearing, the recommendations of the GAL seek to address some of the issues in the parties' interactions that have added to the tension involved in the upbringing of Maddie. The recommendations of the GAL, if incorporated in the SPP, will yield more clear rules of engagement and conduct that will avoid either parent pitting the other against Maddie, lobbying her, or creating tension in her relationship with

the other parent and will avoid her becoming embroiled in the parents' conflict. As such, these changes are in the best interest of the child.

Although Mother is Christian, she has agreed to support Maddie's participation of Madrichim (a program of Wise Temple where high school children serve as teaching assistants in the temple's Religious School) and Jewish High School (where Maddie would receive her own religious school education). In doing so, she reserves the right to object to the characterization of that participation as an "activity" under the SPP and does not waive the SPP's provisions as to Religious Training and the limitations thereon. Likewise, because of the inappropriate texting and e-mailing behavior of Father and other recently uncovered concerns, Mother reserves the right to monitor Maddie's electronic communications, as needed, recognizing and taking into account the concerns and opinions expressed in the GAL's recommendations. With those caveats, Mother moves this Court further modify the Plan to incorporate the recommendations of the GAL.


Respectfully submitted,



Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff
Katz, Teller, Brant & Hild
255 East Fifth Street, Suite 2400
Cincinnati, Ohio 45202-4787
(513) 721-4532
(513) 762-0021 (facsimile)
wjreisat@katzteller.com

NOTICE OF HEARING

You are hereby advised that a hearing has been set on the above Motion beginning on the 28th day of June, 2012 at 10:00 a.m. before Magistrate Theile in the Domestic Relations Court, 800 Broadway, Cincinnati, Ohio 45202.




Wijdan Jreisat

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing Plaintiff's Motion to Further Modify the Provisions of the Modified Shared Parenting Plan has been served via hand delivery on this the 21st day of June, 2012 upon:

Robert J. Meyers, Esq.
Buechner Haffer Meyers & Koenig Co., LPA
105 E. Fourth Street, Suite 300
Cincinnati, OH 45202

Anne B. Flottman, Esq.
Wood & Lamping, LLP
600 Vine Street, Suite 2500
Cincinnati, Ohio 45202



Wijdan Jreisat



D98070410

Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff

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

ELLEN L. TURNER,	:	Case No. DR0500131
Plaintiff,	:	
v.	:	<u>AFFIDAVIT OF WIJDAN JREISAT IN</u> <u>SUPPORT OF MOTION TO COMPEL</u>
JON H. ENTINE,	:	
Defendant.	:	Magistrate: Theile Judge: Sieve

STATE OF OHIO)
) SS:
COUNTY OF HAMILTON)

Wijdan Jreisat, being duly cautioned and sworn states upon her personal knowledge:

1. I am the attorney for the Plaintiff Ellen L. Turner.
2. On May 24, 2012, Plaintiff's First Set of Interrogatories and Requests for Production of Documents were served upon Defendant Jon H. Entine. A copy of those requests is attached as Exhibit 1. The requests specifically asked for the production of electronically stored information ("ESI"). In addition, in my correspondence to counsel accompanying those requests, I specifically noted **"Please note that this request specifically seeks electronically stored information."** A copy of that letter is attached as Exhibit 2.
3. The responses were served as of June 5, 2012. Though documents were produced, the ESI was not. This information is necessary to analyze certain additional information as to recipients, etc which may not be determined by the written documents.

2012 JUN 19 A 10:35
 FILED
 TRACY WHALER
 CLERK OF COURTS
 HAMILTON COUNTY, OH

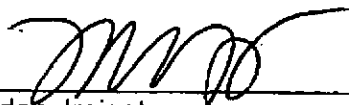
I immediately sent an email to counsel inquiring as to the ESI. A copy of that email is attached as Exhibit 3.

4. I then spoke with counsel on June 7, 2012 to follow-up on this request. At that point, he advised that we could review the issue upon his client's return from vacation on June 25, 2012. I followed-up with an email stating that waiting until that time was not workable given the pending hearing dates and asked that such information be provided in advance. A copy of that email is attached as Exhibit 4. I then followed up on that email on June 12, 2012 and again on June 15, 2012. A copy of that email is attached as Exhibit 5.

5. To date, Plaintiff has not received the ESI.

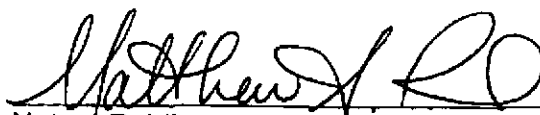
6. Extra-judicial efforts have failed to resolve this discovery dispute.

AFFIANT FURTHER SAYETH NAUGHT.



Wijdan Jreisat

Sworn to before me and subscribed in my presence this 18th day of June, 2012
by Wijdan Jreisat.



Notary Public

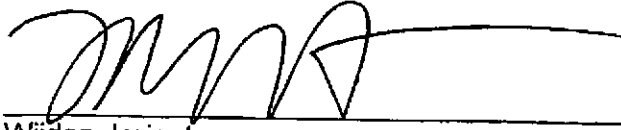


Matthew A. Rich
Attorney at Law
Notary Public - State of Ohio
My Commission Has No Expiration
Section 147.03 R.C.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing Affidavit was served via hand delivery this 18th day of June, 2012 upon the following:

Robert J. Meyers, Esq.
Buechner Haffer Meyers & Koenig Co., LPA
105 E. Fourth Street, Suite 300
Cincinnati, OH 45202



Wijdan Jreisat

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

PLAINTIFF'S
EXHIBIT
1

ELLEN L. TURNER,

Plaintiff,

v.

JON H. ENTINE,

Defendant.

: Case No. DR0500131
: File No. E233969

: PLAINTIFF'S FIRST SET OF
: INTERROGATORIES AND
: REQUESTS FOR PRODUCTION
: OF DOCUMENTS FROM
: DEFENDANT

:
: Magistrate Theile
: Judge Sieve

The Plaintiff, Ellen L. Turner respectfully requests that Defendant John H. Entine answer the following interrogatories within twenty-eight (28) days after service of these interrogatories, pursuant to Rule 33 of the Ohio Rules of Civil Procedure.

INSTRUCTIONS FOR ANSWERING

1. Where an Interrogatory calls for an answer in more than one part, the parts should be separated in the answer so that they are clearly understandable.
2. You are reminded that all answers must be made separately and fully and any incomplete or evasive answer is a failure to answer.
3. You are under a continuing duty seasonably to supplement your response with respect to any Interrogatory if you obtain additional information called for by the Interrogatory between the time of the original response and the time set for trial or if you must correct any response which you know or later learn is incorrect.

DEFINITIONS

1. The words "person" or "persons" means all natural persons, proprietorships, corporations, partnerships, trusts, joint ventures, groups, associations, organizations, companies, estates, trusts, public agencies, departments, bureaus, boards, or other business entities or enterprises of any kind or nature including predecessors or successors. The use of the singular shall be deemed to include the plural and the use of one gender shall include all others as appropriate in the context of the Interrogatory.

2. The term "document" is used in the broadest possible sense and means, without limitation, any written, printed, typed, photostatic, recorded or other reproduced communication or representation, whether comprised of letters, words, numbers, pictures, sounds or symbols, or any combination thereof. This definition includes copies of duplicates of documents contemporaneously or subsequently created which have any nonconforming notes or other markings. Without limiting the generality of the foregoing, "document" includes, but is not limited to, all correspondence, memoranda, notes, records, letters, envelopes, telegrams, messages, studies, analysis, contracts, agreements, projections, estimates, working papers, summaries, statistical statements, financial statements or work papers, accounts, analytical records, reports and/or summaries of investigations, opinions or reports of consultants, opinions or reports of accountants, other reports, trade letters, press releases, comparisons, books, diaries, articles, magazines, newspapers, booklets, brochures, pamphlets, circulars, bulletins, notices, forecasts, drawings, diagrams, instructions, minutes of meetings or other communications of any kind, including inter- and intra-office communications,

questionnaires and surveys, charts, graphs, photographs, phonograph recordings, films, tapes, discs, data cells, E-mail, electronic communication, printouts, all other data compilations from which information can be obtained (translated if necessary by you through detection devices into usable form) portable data storage devices, including USB flash drives, external hard drives, CD's, DVD's or floppy disks used to store or transport any relevant or responsive materials, any preliminary versions, drafts or revisions or any of the foregoing and other writings or documents of whatever description or kind, whether produced or authorized by you or anyone else, including nonidentical copies of the foregoing .

3. The term "related to" or "relating to" requests everything which in any way explicitly or implicitly refers to, or could reasonably be construed to refer to, the subject matter of the Interrogatory or the Request for Production.

4. The term "describe" means to state the substance of the meeting, communication, document or other thing comprehensively and in detail.

5. The term "identify" means to provide the name, current address or last known address, any telephone numbers and the position or relation of the person to Plaintiff.

6. The term "you" or "your" or "Father" means Jon H. Entine.

7. The term "Plaintiff" or "Mother" means Ellen L. Turner.

8. The term "Maddie" refers to Madeline Entine.

INTERROGATORIES

1. Set forth all electronic mail addresses or cell phone numbers you own, use and/or maintain.

Answer:

2. List all email software and versions used by you since June 1, 2011 to the present.

Answer:

REQUESTS FOR PRODUCTION OF DOCUMENTS

Pursuant to Rule 34 of the Ohio Rules of Civil Procedure, you are required to produce each of the following documents that are in your possession and/or control at the offices of Katz, Teller, Brant & Hild, 2400 Chemed Center, 255 E. Fifth Street, Cincinnati, Ohio, 45202 within twenty eight (28) days of service of these requests.

If you deem any document requested herein to be privileged, you shall:

- (a) identify the document by date and subject matter;
- (b) identify each person who has seen or had in his possession such document or to whom the contents thereof have been disclosed;
- (c) the day or dates of such occurrence(s) and the relationship between you and each such person;

- (d) indicate the specific claim or privilege asserted, and also briefly state the grounds upon which the claim or privilege rests.

If you had at any time possession of a document requested herein and such document has been lost, destroyed, or is presently not in your possession and/or control, you shall identify such document by date and describe its contents.

You are requested to label the documents produced to correspond to the categories in this request.

You are likewise requested to refrain from engaging in any deletion or destruction of electronic files, including routine maintenance or scheduled purging of destruction of files (including wiping of hard drive, etc).

1. All documents reflecting correspondence and/or communications to and/or from and/or copied to Maddie referring or relating to Mother, including but not limited to electronic mail and text messages, from June 1, 2011 to the present.

Response:

2. All documents reflecting correspondence and/or communications to and/or from and/or copied to Maddie referring or relating to Mother, scheduling issues, mediation, or any disputes as to the Shared Parenting Plan, including but not limited to electronic mail and text messages, from April 26, 2012 to the present.

Response:

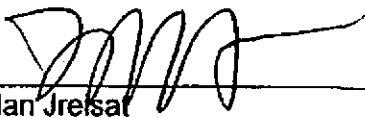


Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff
Katz, Teller, Brant & Hild
255 East Fifth Street, Suite 2400
Cincinnati, Ohio 45202-4787
(513) 721-4532
(513) 762-0021 (facsimile)
wjreisat@katzteller.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Plaintiff's First Set of Interrogatories and Requests for Production of Documents from Defendant have been served by hand delivery this 24th day of May, 2012 upon:

Robert J. Meyers, Esq.
Buechner Haffer Meyers & Koenig Co., LPA
105 E. Fourth Street, Suite 300
Cincinnati, OH 45202



Wijdan Jreisat



A Legal Professional Association

Wijdan Jreisat
Direct Fax (513) 762-0021
wjreisat@katzteller.com

May 24, 2012

FILE COPY

Hand Delivered

Robert J. Meyers, Esq.
Buechner Haffer Meyers & Koenig Co., LPA
105 E. Fourth Street, Suite 300
Cincinnati, OH 45202

**PLAINTIFF'S
EXHIBIT
2**

RE: Entine v. Turner

Dear Bob:

I understand that Jon has agreed to resume mediation. I am hopeful that may resolve the issues. If not, we will need to prepare for the upcoming hearing. To that end, I am enclosing discovery requests to Jon. **Please note that this request specifically seeks electronically stored information.**

In light of the short time frame before the hearing date recently scheduled, I ask your client's prompt and cooperative response to the focused requests enclosed. Otherwise, we will need to seek additional time from the Court to conclude discovery before the hearing.

I look forward to your cooperation and response.

Sincerely,

Wijdan Jreisat

WJ/hs/KTBH: 4825-1978-8303, v. 1
Enclosure
cc: Ellen Turner (w/enc)

Wijdan Jreisat

From: Wijdan Jreisat
Sent: Thursday, June 07, 2012 12:11 PM
To: 'Robert J. Meyers'
Subject: Entine/Turner

**PLAINTIFF'S
EXHIBIT
3**

Dear Bob,

I am in receipt of your responses to the discovery requests issued to Jon. I appreciate you providing hard copies of these materials but, as requested in the formal request and the accompanying letter, the request seeks electronically stored information. As such, we expected to obtain the information in a format that would allow review of the electronic trail. Please advise if Jon will be providing this. I trust you have been involved in this sort of production previously. If not, I am happy to walk through the parameters needed.

	<p>Wijdan Jreisat <i>Attorney At Law</i></p> <p>Katz, Teller, Brant & Hild A Legal Professional Association 255 East Fifth Street, Suite 2400 Cincinnati, OH 45202-4787 Phone: (513) 721-4532 ext. 3421 Fax: (513) 762-0021 WJREISAT@KATZTELLER.COM WWW.KATZTELLER.COM</p>
---	---

Wijdan Jreisat

From: Wijdan Jreisat
Sent: Tuesday, June 12, 2012 5:17 PM
To: 'Robert J. Meyers'
Subject: RE: Entine/Turner

**PLAINTIFF'S
EXHIBIT
4**

Bob,

I have had no response from you on this issue. Please advise.

	<p>Wijdan Jreisat <i>Attorney At Law</i></p> <p>Katz, Teller, Brant & Hild A Legal Professional Association 255 East Fifth Street, Suite 2400 Cincinnati, OH 45202-4787 Phone: (513) 721-4532 ext. 3421 Fax: (513) 762-0021 WJREISAT@KATZTELLER.COM WWW.KATZTELLER.COM</p>
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From: Wijdan Jreisat
Sent: Thursday, June 07, 2012 6:35 PM
To: 'Robert J. Meyers'
Subject: Entine/Turner

Bob,

In reflecting on our conversation earlier this afternoon and reviewing the calendar, I don't believe waiting for Jon's return from vacation will allow us to obtain the information we need in time for the hearing. That is why I advised that we needed to have the ESI in advance in order to prepare in time. So, you will need to arrange for him to provide you with access to these materials in his absence. Otherwise, we will need to seek additional time from the Court to conclude discovery before the hearing.

	<p>Wijdan Jreisat <i>Attorney At Law</i></p> <p>Katz, Teller, Brant & Hild A Legal Professional Association 255 East Fifth Street, Suite 2400 Cincinnati, OH 45202-4787 Phone: (513) 721-4532 ext. 3421 Fax: (513) 762-0021 WJREISAT@KATZTELLER.COM WWW.KATZTELLER.COM</p>
---	---

Wijdan Jreisat

From: Wijdan Jreisat
Sent: Friday, June 15, 2012 4:39 PM
To: 'Robert J. Meyers'
Cc: 'Ellen Turner'
Subject: Entine/Turner

**PLAINTIFF'S
EXHIBIT
5**

Dear Bob,

I have had no response from you as to the ESI requested in our discovery requests to Jon. As I advised last week, we cannot wait until a week from now to obtain that information and, to protect my client's interests, I will need to file a motion to bring the matter to the Court's attention.

I will also be filing a motion based on the proposed report from Anne Flottman.

	<p>Wijdan Jreisat <i>Attorney At Law</i></p> <p>Katz, Teller, Brant & Hild A Legal Professional Association 255 East Fifth Street, Suite 2400 Cincinnati, OH 45202-4787 Phone: (513) 721-4532 ext. 3421 Fax: (513) 762-0021 WJREISAT@KATZTELLER.COM WWW.KATZTELLER.COM</p>
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() PRE-DECREE (X) POST DECREE

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

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

ELLEN L. TURNER,
Plaintiff,

v.

JON H. ENTINE,
Defendant.

Case No. DR0500131

PLAINTIFF'S MOTION TO COMPEL
AND FOR ADDITIONAL TIME TO
PRESENT EVIDENCE

Magistrate: Theile
Judge: Sieve

Plaintiff Ellen L. Turner hereby respectfully moves this honorable Court for an order compelling Defendant Jon H. Entine to produce the electronically stored information requested in her discovery requests and to provide her with sufficient time to analyze that evidence and present it as part of the hearing on the pending motion to modify the shared parenting plan. This motion is made pursuant to Rule 37 of the Ohio Rules of Civil Procedure, the Affidavit of Wijdan Jreisat in Support of Plaintiff's Motion to Compel and the following memorandum.

Respectfully submitted,

Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff
Katz, Teller, Brant & Hild
255 East Fifth Street, Suite 2400
Cincinnati, Ohio 45202-4787
(513) 721-4532
(513) 762-0021 (facsimile).
wjreisat@katzteller.com

TRACY WINKLER
CLERK OF COURTS
HAMILTON COUNTY, OH

2012 JUN 19 A 10:34

FILED



D98070406

MEMORANDUM

Background

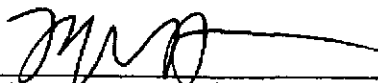
On May 24, 2012, Plaintiff's First Set of Interrogatories and Requests for Production of Documents were served upon Defendant Jon H. Entine. Affidavit of Wijdan Jreisat in Support of Plaintiff's Motion to Compel, ¶2 ("Jreisat Affidavit") filed separately and incorporated herein by reference. A copy of those requests is attached as Exhibit 1 to the Jreisat Affidavit. The requests specifically asked for the production of electronically stored information ("ESI"). In addition, in her correspondence to counsel accompanying those requests, counsel for Plaintiff specifically noted "**Please note that this request specifically seeks electronically stored information.**" Jreisat Affidavit, ¶2. A copy of that letter is attached as Exhibit 2 to the Jreisat Affidavit.

The responses were served as of June 5, 2012. Though documents were produced, the ESI was not. This information is necessary to analyze certain additional information as to recipients, etc which may not be determined by the written documents. Jreisat Affidavit, ¶3. The undersigned immediately sent an email to counsel inquiring as to the ESI. Jreisat Affidavit, ¶3. A copy of that email is attached as Exhibit 3 to the Jreisat Affidavit. She then spoke with counsel on June 7, 2012 to follow-up on this request. At that point, he advised that the parties could review the issue upon his client's return from vacation on June 25, 2012. The undersigned followed-up with an email stating that waiting until that time was not workable given the pending hearing dates and asked that such information be provided in advance. Jreisat Affidavit, ¶4. A copy of that email is attached as Exhibit 4 to the Jreisat Affidavit. She then followed up on that email on June 12, 2012 and again on June 15, 2012. Jreisat Affidavit, ¶4. A

copy of that email is attached as Exhibit 5 to the Jreisat Affidavit. To date, Plaintiff has not received the ESI. Jreisat Affidavit, ¶5.

Extra-judicial efforts have failed to resolve this discovery dispute. Jreisat Affidavit, ¶6. Therefore, Plaintiff requests that the Defendant be compelled to provide this information. In addition, as this information is necessary for the presentation of the issues to be determined by the Court in the pending motion to modify the shared parenting plan, Plaintiff asks that she be allowed sufficient time to analyze the ESI when produced and to present it to the Court as part of the hearing on the pending motion (even if doing so requires a continuance of the hearing in progress).

Respectfully submitted,



Wijdan Jreisat (0063955)
Trial Attorney for Plaintiff
Katz, Teller, Brant & Hild
255 East Fifth Street, Suite 2400
Cincinnati, Ohio 45202-4787
(513) 721-4532
(513) 762-0021 (facsimile)
wjreisat@katzteller.com

NOTICE OF HEARING

You are hereby advised that a hearing has been set on the above Motion for the 28th day of June, 2012 at 10:00 a.m. before Magistrate Theile in the Domestic Relations Court, 800 Broadway, Cincinnati, Ohio 45202.

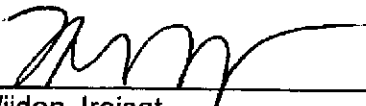


Wijdan Jreisat

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was served via hand delivery this 18th day of June 2012 upon the following:

Robert J. Meyers
Buechner Haffer Meyers & Koenig Co., LPA
105 E. Fourth Street, Suite 300
Cincinnati, Ohio 45202



Wijdan Jreisat

KTBH: 4822-1552-1551, v. 1

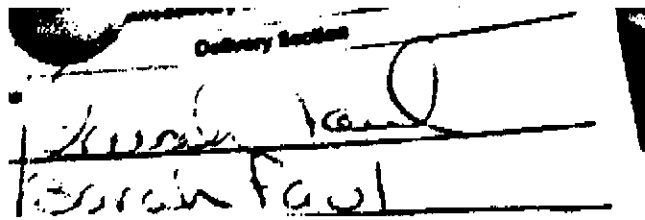


Date Produced: 06/11/2012

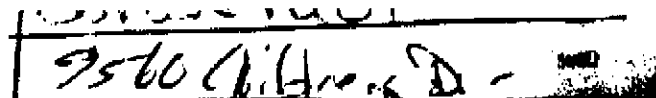
HAMILTON COUNTY CLERK OF COURTS

The following is the delivery information for Certified Mail™ item number 7194 5168 6310 0625 2107. Our records indicate that this item was delivered on 06/09/2012 at 10:58 a.m. in MASON, OH, 45040. The scanned image of the recipient information is provided below.

Signature of Recipient:

A scanned image of a signature on a delivery receipt. The signature is handwritten in black ink and reads "KERRIN PAUL". Above the signature, the words "Delivery Receipt" are printed in a small font. The signature is written over a horizontal line.

Address of Recipient:

A scanned image of a handwritten address on a delivery receipt. The address is "9560 Chillicothe Dr" and is written in black ink over a horizontal line.

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,

United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 9520226SEQ1

HAMILTON COUNTY CLERK OF COURTS
CASE COST STATEMENT

CASE NUMBER = DR0500131



D97930718

Page 1
CMSR5018

CASE NUMBER : DR0500131

LAST ACTIVITY DATE : 06/07/2012

ELLEN L TURNER vs. JON H ENTINE

FILING DATE : 01/21/2005

FILING : J215 TERMINATION W/ CHILD(REN) /ALI

CURRENT JUDGE : J10 JON H SIEVE
PREVIOUS JUDGE : J01 RONALD A. PANIOTO

ASSIGN DATE : 01/14/2011

Count: DISPOSITION: 2 DECREE OF DIVORCE

IMAGE: DATE: 11/13/2006

NOTE :

COST APPL DATE : 06/07/2012
APPLIED COSTS: \$ 4,243.00

LAST BILLING DATE :

DEPOSIT MOTION FLAG : N

PARTY REFERENCE

STATUS DATE	PARTY NBR	PARTY NAME ADDRESS	ATTORNEY NBR	ATTORNEY NAME ADDRESS
A 10/22/2009	D-1	JON ENTINE 6255 S CLIPPINGER DR CINCINNATI OH 45243	14589	ROBERT J MEYERS 105 E 4TH ST SUITE 300 CINCINNATI OH 45202
A 11/28/2011	P-1	ELLEN L TURNER 6720 CAMARIDGE LN CINCINNATI OH 45243	63955	WIJDAN JREISAT 2400 CHEMED CENTER 255 E 5TH ST CINCINNATI OH 45202

HAMILTON COUNTY CLERK OF COURTS
CASE COST STATEMENT

CASE NUMBER = DR050C131

Page 2
CMSR5018

DOCKET ENTRIES

DOC NBR	ENTRY TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	APPLIED
97930718		600	06/07/2012		- Cashier's Application Run -		
97930710	M	3SUG	06/07/2012		SUNDRY (CHECK ISSUED TO :) ANNE B FLOTTMAN	1,750.00	Y
97930708	C	3CRD	06/07/2012		CREDIT (2000-0998) ACCOUNTS	-1,750.00	Y
97929247	D	2GAL	06/07/2012		*** GUARDIAN AD LITEM FEE ANNE B FLOTTMAN ESQ 60C VINE ST SUITE 2500 CINCINNATI, OHIO 45202	1,750.00	Y
97929224		EORD	06/07/2012		ORDER FOR PAYMENT OF GUARDIAN AD LIT EM		
97921430		MAIA	06/07/2012		CERTIFIED MAIL SERVICE ISSUED TO CHILDRENS HOSPITAL M EDICAL CENTER		
97921428		WRZI	06/07/2012		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF CHILDRENS HOSPITAL MEDICAL CEN TER (SUBPOENA)		
97920881	D	DRPD	06/07/2012		POSTAGE	7.00	Y
97920865	P	DRPP	06/07/2012		ISSUE DESK - DEPOSIT BY ROBERT J MEYERS / LEGAL TENDER S	-7.00	Y
97400818	P	DRHH	04/27/2012		GUARDIAN AD LITEM DEPOSIT BY JON ENTINE	-875.00	Y
97231408	P	DRHH	04/17/2012		GUARDIAN AD LITEM DEPOSIT BY WIJDAN JREISAT	-875.00	Y
97218840		EAE	04/16/2012		AGREED ENTRY APPOINTING GUARDIAN AD LITEM		
97169110		EMOB	04/12/2012		MAGISTRATE'S ORDER OF CONTINUANCE		
96545624		EMOB	02/24/2012		MAGISTRATE'S ORDER OF CONTINUANCE		
96136984		EMOB	01/23/2012		MAGISTRATE'S ORDER OF CONTINUANCE		
95881511		FF	12/30/2011		PLAINTIFF'S MEMORANDUM IN OPPO SITION TO REQUEST FOR INTERVIE W/MOTION FOR THE APPOINTMENT O F A GUARDIAN AD LITEM		
95881497		FF	12/30/2011		MEMORANDUM IN OPPOSITION TO MO DIFY SHARED PARENTING PLAN; MO TION TO REFER TO MEDIATION		
95481089		MAIB	11/29/2011		REGULAR MAIL SERVICE ISSUED TO ELLEN L TURNER		
95509687		JRMC	11/29/2011		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN L TURNER		
95477498		FLSA	11/28/2011		NOTICE TO ROBERT J MEYERS AS TO UNDELIVERED SERVICE ON ELLEN L TURNER SERVICE TYPE: CERTIFIED MAIL S ERVICE REASON CODE: INSUFFICIENT ADDR ESS [CERTIFIED MAIL NBR.: 7194 5168 6310 0593 2154]		
95477148		EMOB	11/28/2011		MAGISTRATE'S ORDER OF CONTINUANCE		
95488608		WRZB	11/28/2011		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF MAGISTRATE'S ORDER FOR CONTINU ANCE ON ELLEN L TURNER		

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95413071		MAIA	11/22/2011		CERTIFIED MAIL SERVICE ISSUED TO ELLEN L TURNER [CERT IFIED MAIL NBR.: 7194 5168 631 0 0593 2154]		
95413070		WRNI	11/21/2011		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF ORDER ON ELLEN L TURNER (MAGISTRATE'S ORDER FOR CONTINUANCE)		
95376015		MAIB	11/18/2011		REGULAR MAIL SERVICE ISSUED TO ELLEN L TURNER		
95412573		JRMC	11/18/2011		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN L TURNER		
95376014		REFU	11/17/2011		CERTIFIED MAIL SERVICE RETURNED; REFUSED SERVICE AS TO ELLEN L TURNER [CERTIFIED MAIL NBR.: 7194 5168 6310 0591 6239]		
95291246		MAIA	11/10/2011		CERTIFIED MAIL SERVICE ISSUED TO ELLEN L TURNER [CERT IFIED MAIL NBR.: 7194 5168 631 0 0591 6239]		
95291245		WRFI	11/09/2011		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON ELLEN L TURNER (MOTION TO MODI FY)		
95290672		FMVE	11/09/2011		MOTION TO MODIFY SHARED PARENT ING PLAN		
95290650		FMAO	11/09/2011		REQUEST FOR INTERVIEW/MOTION F OR THE APPOINTMENT OF A GUARDI AN AD LITEM		
95290284	D	DRQS	11/09/2011		SPECIAL PROJECT FUND FEE	25.00	Y
95290283	D	DRAF	11/09/2011		COURT AUTOMATION	6.00	Y
95290282	D	DPDM	11/09/2011		POST DECREE MOTION CLERKS FEES	44.00	Y
95290276	P	IPDD	11/09/2011		POST DECREE MOTION PAID BY ROBERT J MEYERS	-75.00	Y
86912396		EAE	02/04/2010		AGREED ENTRY		
86866194		FLSD	02/02/2010		NOTICE TO JON ENTINE AS TO UNDELIVERED SERVICE ON ELLEN TURNER NO RESPONSE TO NOTICES		

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86775882		JRZC	01/26/2010		MOTION AND ENDORSED BY , SHERIFF; SERVED: 01/25/10 NOT FOUND UPON ELLEN TURNER RETURNED SIMON LEIS OFFICERS REMARKS; IN 1/25/10. TRIED TO SERVE ELLEN TURNER @ 644 EDED PARK DR THE RECEPTIONIST ADVISED MS TURNER BY PHONE THAT I WAS THERE TO SEE HER SHE STATED SHE WAS IN A MEETING , I ADVISED THE RECEPTIONIST THAT I NEED TO SEE MS TURNER PERSONALLY , THE RECEPTIONIST WALKED AWAY THEN CAME BACK IN A FEW MINUTES AND STATED MS TURNER WOULD BE RIGHT OUT .AFTER WAITING 10 TO 15 MINUTES MS TURNER NEVER APPEARED. A NOTICE WAS LEFT FOR MS TURNER		
86768357		FRSP	01/26/2010		RETURN OF SERVICE BY PROCESS SERVER BY SERVING SALLEE FRY		
86690688		FM	01/20/2010		MOTION (SUPPLEMENTAL MOTION TO PRIOR MOTION ; MEMORANDUM IN OPPOSITION FOR ATTORNEYS FEES		
86699645		WRFD	01/20/2010		WRITTEN REQUEST FOR PERSONAL SERVICE OF MOTION ON ELLEN TURNER		
86310506		EMIP	12/17/2009		MAGISTRATE'S C.I.P. SCHEDULING ORDER		
85906114		MA13	11/18/2009		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
85944230		JRMC	11/18/2009		CERTIFICATE OF REGULAR MAIL FILED. JON ENTINE		
85906113		UNCL	11/17/2009		CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO JON ENTINE (CERTIFIED MAIL NBR .: 7194 5168 6310 0474 9951)		
85865898	D	DRQS	11/13/2009		SPECIAL PROJECT FUND FEE	25.00	Y
85865896	D	DRAF	11/13/2009		COURT AUTOMATION	6.00	Y
85865895	D	DPDM	11/13/2009		POST DECREE MOTION CLERKS FEES	44.00	Y
85865893	P	IPDD	11/13/2009		POST DECREE MOTION PAID BY SALLEE M FRY	-75.00	Y
85585006		EMOB	10/23/2009		MAGISTRATE'S ORDER OF CONTINUANCE		
85584997		EMOB	10/23/2009		MAGISTRATE'S ORDER OF CONTINUANCE		
85559297		MA1A	10/23/2009		CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE (CERTIFIED MAIL NBR.: 7194 5168 6310 0474 9951)		
85564015		FMAO	10/22/2009		MEMORANDUM IN OPPOSITION ; MOTION TO DISMISS; MOTION FOR ATTORNEY FEES		
85559296		WRFI	10/22/2009		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE (MOTION ETC.)		

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85220115		MAIB	09/28/2009		REGULAR MAIL SERVICE ISSUED TO ELLEN TURNER		
85252274		JRMC	09/28/2009		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN TURNER		
85220114		REFU	09/25/2009		CERTIFIED MAIL SERVICE RETURNED; REFUSED SERVICE AS TO ELLEN TURNER [CERTIFIED MAIL N BR.: 7194 5168 6310 0468 0834]		
85029752		MAIA	09/14/2009		CERTIFIED MAIL SERVICE ISSUED TO ELLEN TURNER [CERTIF IED MAIL NBR.: 7194 5168 6310 0468 0834]		
85029751		WRFI	09/11/2009		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON ELLEN TURNER		
85022107		FMAO	09/11/2009		MOTION TO FIND TURNER IN CONTE MPT FOR VIOLATION OF THE FINAL SEPARATION AGREEMENT, ARTICLE IV-4.1-A PAYMENT OF SPOUSAL SU Pपोर्ट		
8502162C	D	DRQS	09/11/2009		SPECIAL PROJECT FUND FEE	25.00	Y
85021619	D	DRAF	09/11/2009		COURT AUTOMATION	6.00	Y
85021618	D	DPDM	09/11/2009		POST DECREE MOTION CLERKS FEES	44.00	Y
85021546	P	IPDD	09/11/2009		POST DECREE MOTION PAID BY JON ENTINE	-75.00	Y
81351592		610	12/10/2008		- Partial Application Run -		
81341921		EF	12/09/2008		MODIFIED SHARED PARENTING PLAN		
81340361	P	DRCC	12/09/2008		ISSUE DESK - DEPOSIT BY SALLEE M FRY	-60.00	Y
81322948	D	3C	12/08/2008		CLERK FEES COSTING OF MODIFIED SHARED PAR ENTING PLAN	60.00	Y
81050146		EE	11/17/2008		ENTRY		
80597557		MAIB	10/16/2008		REGULAR MAIL SERVICE ISSUED TO ELLEN TURNER		
80636185		JRMC	10/16/2008		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN TURNER		
80597556		UNCL	10/15/2008		CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO ELLEN TURNER [CERTIFIED MAIL N BR.: 7194 5168 6310 0409 3412]		
80347161		MAIA	09/29/2008		CERTIFIED MAIL SERVICE ISSUED TO ELLEN TURNER [CERTIF IED MAIL NBR.: 7194 5168 6310 0409 3412]		
80347160		WRFI	09/26/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON ELLEN TURNER		
80346639		FMAO	09/26/2008		MOTION TO CLARIFY THE CUSTODIA L ACCOUNT CLAUSE IN THE SHARED PARENTING PLAN AND FINALIZE TH E WORDING OF THE SHARED PARENT ING PLAN		
80345472	D	DRAF	09/26/2008		COURT AUTOMATION	6.00	Y
80345471	D	DPDM	09/26/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
80345436	P	IPDD	09/26/2008		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y

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78919635		FF	06/20/2008		MEMORANDUM IN PARTIAL OPPOSITION TO GUARDIAN AD LITEM'S MOTION FOR AN ORDER ADOPTING MODIFIED SHARED PARENTING PLAN		
78736443		EEGC	06/09/2008		ENTRY GRANTING CONTINUANCE		
78701529		NS	06/06/2008		NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
78402966	D	DRAF	05/16/2008		COURT AUTOMATION	6.00	Y
78402965	D	DPDM	05/16/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
78402961	P	IPDD	05/16/2008		POST DECREE MOTION PAID BY DAVID PECK	-50.00	Y
78295538		EDMA	05/09/2008		MAGISTRATE'S DECISION AND ENTRY APPROVING. REGULAR MAIL SENT PURSUANT TO RULE 53.		
78170976		EE	05/01/2008		ENTRY		
78117961		FTOP	04/28/2008		TRANSCRIPT OF PROCEEDINGS ON THE 30TH DAY OF NOVEMBER 2007 BEFORE THE HONORABLE GREGORY TH		
77922498		FMAO	04/15/2008		EILE MOTION FOR AN ORDER ADOPTING MODIFIED SHARED PARENTING PLAN		
77845053		FF	04/09/2008		DEFENDANTS MEMORANDUM IN OPPOSITION TO PLAINTIFF'S MOTION FOR CONTEMPT AND FOR PSYCHOLOGICAL EVALUATION		
77844814		FMAO	04/09/2008		DEFENDANTS' MOTION FOR SANCTIONS		
77704687		MAIB	04/01/2008		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
77755809		JRMC	04/01/2008		CERTIFICATE OF REGULAR MAIL FILED.		
77704685		UNCL	03/31/2008		JON ENTINE CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO JON ENTINE [CERTIFIED MAIL NBR .: 7194 5168 6310 0375 8411]		
77510088		FNEF	03/17/2008		NOTIFICATION FORM FILED		
77481960		JPRE	03/17/2008		ELECTRONIC POSTAL RECEIPT RETURNED, COPY OF SUBPOENA DELIVERED TO DAVID PECK ON 03/13/08, FILED. [CERTIFIED MAIL NBR.: 7194 5168 6310 0375 4154]		
77475221		EORC	03/13/2008		ORDER FOR CONTINUANCE		
77453461		MAIA	03/13/2008		CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE [CERTIFIED MAIL NBR.: 7194 5168 6310 0375 8411]		
77453460		WRFI	03/12/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE (MOTION FOR CONTEMPT AND OBJECTIONS TO MAGISTRATE'S DECISION)		
77451141		JOBJ	03/12/2008		OBJECTION TO DECISION OF MAGISTRATE FILED BY PLAINTIFF.		
77451135		FMVE	03/12/2008		MOTION FOR CONTEMPT		
77449703	D	DRAF	03/12/2008		COURT AUTOMATION	6.00	Y
77449701	D	DPDM	03/12/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
77449671	P	IPDD	03/12/2008		POST DECREE MOTION PAID BY SALLEE M FRY	-50.00	Y

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77435761		JRZA	03/11/2008		MOTION RETURNED AND ENDORSED BY SIMON LEIS, SHERIFF; SERVED: PERSONALLY UPON ELLEN TURNER 03/11/08.		
77415212		MAIA	03/11/2008		CERTIFIED MAIL SERVICE ISSUED TO DAVID PECK [CERTIFIED MAIL NBR.: 7194 5168 6310 03 75 4154]		
77415211		WRZI	03/10/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF DAVID PECK (SUBPOENA)		
77415011	D	DRAF	03/10/2008		COURT AUTOMATION	6.00	Y
77415010	D	DPDM	03/10/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
77415001	P	IPDD	03/10/2008		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
77414994	D	PDMC	03/10/2008		POST DECREE MOTION FEE	44.00	Y
77414993	D	DRAF	03/10/2008		COURT AUTOMATION	6.00	Y
77414989	P	IPDD	03/10/2008		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
77419981		4SI	03/10/2008		SUBPOENA FOR WITNESS ISSUED TO DAVID PECK		
77419975		FMAO	03/10/2008		MOTION TO MODIFY DIVORCE DECREE		
77419954		FMAO	03/10/2008		MOTION FOR CONTEMPT AND ORDER TO PAY OUT OF POCKET MEDICAL EXPENSES FOR 2005 AND 2006 AND COBRA PAYMENTS FOR 2008 AND ORDER TO MODIFY THE SPP TO REQUIRE PAYMENT OF MONTHLY MEDICAL PREMIUMS WITHIN 7 (SEVEN) DAYS OF SUBMISSION OF PROOF OF PAYMENT		
77362038		NS	03/05/2008		NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
77247393		JPRE	03/03/2008		ELECTRONIC POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO DAVID PECK ON 02/26/08, FILED. [CERTIFIED MAIL NBR.: 7194 5168 6310 0373 1773]		
77275692		EDMA	02/28/2008		MAGISTRATE'S DECISION AND ENTRY APPROVING. REGULAR MAIL SENT PURSUANT TO RULE 53. WITH FINDINGS OF FACT AND CONCLUSIONS OF LAW		
77274223		FRSP	02/26/2008		RETURN OF SERVICE BY PROCESS SERVER MARK STEELE BY SERVING ELLEN TURNER ON 2/22/08		
77200345		MAIA	02/25/2008		CERTIFIED MAIL SERVICE ISSUED TO DAVID PECK [CERTIFIED MAIL NBR.: 7194 5168 6310 03 73 1773]		
77209819		JPRE	02/25/2008		ELECTRONIC POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO JON ENTINE ON 02/23/08, FILED. [CERTIFIED MAIL NBR.: 7194 5168 6310 0372 4454]		
77200376		WRFG	02/22/2008		WRITTEN REQUEST FOR PROCESS SERVER OF MOTION ON ELLEN TURNER		

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77200343		WRZI	02/22/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF DAVID PECK (SUBPOENA)		
77198786		FMSE	02/22/2008		MOTION TO CLARIFY/MODIFY THE SHARED PARENTING PLAN TO:		
77198777		4SI	02/22/2008		SUBPOENA FOR WITNESS ISSUED TO DAVID PECK		
77198351	D	DRAF	02/22/2008		COURT AUTOMATION	6.00	Y
7719835C	D	DPDM	02/22/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
77198332	P	IPDD	02/22/2008		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
77162678		FF	02/20/2008		REQUEST FOR FINDINGS OF FACT AND CONCLUSIONS OF LAW		
77144425		MAIA	02/20/2008		CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE [CERTIFIED MAIL NBR.: 7194 5168 6310 03 72 4454]		
77128580		FMAO	02/19/2008		MOTION FOR CONTEMPT AND FOR PSYCHOLOGICAL EVALUATION		
77127110	D	DRAF	02/19/2008		COURT AUTOMATION	6.00	Y
77127109	D	DPDM	02/19/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
77127105	P	IPDD	02/19/2008		POST DECREE MOTION PAID BY ELLEN TURNER	-50.00	Y
77144422		WRFI	02/19/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE		
77089800		EDMA	02/14/2008		MAGISTRATE'S DECISION AND ENTRY APPROVING. REGULAR MAIL SENT PURSUANT TO RULE 53.		
76998977		MAIB	02/08/2008		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
77034043		JRMC	02/08/2008		CERTIFICATE OF REGULAR MAIL FILED.		
76998976		UNCL	02/07/2008		JON ENTINE CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO JON ENTINE [CERTIFIED MAIL NBR .: 7194 5168 6310 0367 6302]		
76895051		MAIB	02/01/2008		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
76937286		JRMC	02/01/2008		CERTIFICATE OF REGULAR MAIL FILED.		
76895373		FN	01/31/2008		JON ENTINE NOTICE		
76895050		WRLB	01/31/2008		OF HEARING 4/3/08 @ 9:30 P WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF NOTICE OF HEARING ON JON ENTINE		
76871427		FTOP	01/30/2008		TRANSCRIPT OF PROCEEDINGS ON THE 30TH DAY OF NOVEMBER 2007 BEFORE THE HONORABLE GREGORY TRIPLE		
76725809		MAIA	01/22/2008		CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE [CERTIFIED MAIL NBR.: 7194 5168 6310 03 67 6302]		
76725804		WRFI	01/18/2008		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE		

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76717133		FMAO	01/18/2008		FIND JON ENTINE IN CONTEMPT OF THE SHARED PARENTING PLAN P 16 ARTICLE XIII, WHICH REQUIRES MEDIATION		
76715880	D	DRAF	01/18/2008		COURT AUTOMATION	6.00	Y
76715879	D	DPDM	01/18/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
76715877	P	IPDD	01/18/2008		POST DECREE MOTION PAID BY ELLEN TURNER	-50.00	Y
76698742		FRSP	01/17/2008		RETURN OF SERVICE BY PROCESS SERVER JAMES H ECKELS BY SERVING ELLEN TURNER ON 1/15/08		
76625888		MAIB	01/14/2008		REGULAR MAIL SERVICE ISSUED TO RABBI LEWIS KAMRASS		
76625870		MAIB	01/14/2008		REGULAR MAIL SERVICE ISSUED TO DAVID PECK		
76665498		JRMC	01/14/2008		CERTIFICATE OF REGULAR MAIL FILED.		
76665497		JRMC	01/14/2008		RABBI LEWIS KAMRASS CERTIFICATE OF REGULAR MAIL FILED.		
76625884		WRZB	01/11/2008		DAVID PECK WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF RABBI LEWIS KAMRASS (SUBPOENA)		
76625869		WRZB	01/11/2008		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF DAVID PECK (SUBPOENA)		
76624455		WRFG	01/11/2008		WRITTEN REQUEST FOR PROCESS SERVER OF MOTION ON ELLEN TURNER		
76623573		FMAO	01/11/2008		MOTION TO AMEND THE SHARED PARENTING PLAN		
76622283	D	DRAF	01/11/2008		COURT AUTOMATION	6.00	Y
76622282	D	DPDM	01/11/2008		POST DECREE MOTION CLERKS FEES	44.00	Y
76622271	P	IPDD	01/11/2008		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
76622183		4SI	01/11/2008		SUBPOENA FOR WITNESS ISSUED TO LEWIS KAMRASS		
76622176		4SI	01/11/2008		SUBPOENA FOR WITNESS ISSUED TO DAVID PECK		
76114934		EORC	12/03/2007		ORDER FOR CONTINUANCE		
76005871		FRSP	11/26/2007		RETURN OF SERVICE BY PROCESS SERVER JAMES ECKELS SERVED ON ELLEN TURNER ON NOVEMBER 19, 2007		
75939006		MAIA	11/20/2007		CERTIFIED MAIL SERVICE ISSUED TO RABBI LEWIS KAMRASS [CERTIFIED MAIL NBR.: 7194 516 8 6310 0357 4387]		
75939060		FMAO	11/19/2007		MOTION TO AMEND THE SHARED PARENTING PLAN		
75939003		WRZI	11/19/2007		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF RABBI LEWIS KAMRASS (SUBPOENA)		
75939007		4SI	11/19/2007		SUBPOENA FOR WITNESS ISSUED TO RABBI LEWIS KAMRASS/WISE TEMPLE		
75938750		WRFG	11/19/2007		WRITTEN REQUEST FOR PROCESS SERVER OF MOTION ON ELLEN TURNER		

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75937535	D	DRPD	11/19/2007		POSTAGE	7.00	Y
75937533	P	DRPP	11/19/2007		ISSUE DESK - DEPOSIT BY JON ENTINE	-7.00	Y
75937510	D	DRAF	11/19/2007		COURT AUTOMATION	6.00	Y
75937509	D	DPDM	11/19/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
75937507	P	IPDD	11/19/2007		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
75615679		MAIB	10/29/2007		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
75653606		JRMR	10/29/2007		CERTIFICATE OF REGULAR MAIL FI LED. JON ENTINE		
75616116		EORC	10/26/2007		ORDER FOR CONTINUANCE		
75615669		WRNB	10/26/2007		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF ORDER ON JON H ENTINE		
75541751		FRSP	10/22/2007		ORDER FOR CONTINUANCE RETURN OF SERVICE BY PROCESS SERVER JAMES H ECKELS BY SERVING ELLE N TURNER ON 10/19/07		
75535963		MAIB	10/22/2007		REGULAR MAIL SERVICE ISSUED TO ELLEN TURNER		
75535942		MAIB	10/22/2007		REGULAR MAIL SERVICE ISSUED TO DAVID PECK		
75535962		WRFB	10/22/2007		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF MOTION ON ELLEN TURNER (ADENDUM TO MOTIO N FOR CONTINUANCE)		
75535941		WRZB	10/22/2007		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF DAVID PECK (SUBPOENA)		
75554238		JRMR	10/22/2007		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN TURN ER		
75554237		JRMR	10/22/2007		CERTIFICATE OF REGULAR MAIL FI LED. DAVID PECK		
75525096		NS	10/19/2007		NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
75536006		FF	10/19/2007		ADDENDUM TO MOTION FOR CONTINU ANCE		
75535987		4SI	10/19/2007		SUBPOENA FOR WITNESS ISSUED TO DAVID PECK, BARRON PECK		
75507716		FMVE	10/18/2007		MOTION FOR CONTINUANCE		
75507706		FMVE	10/18/2007		MOTION FOR CONTEMPT		
75507249		WRFG	10/18/2007		WRITTEN REQUEST FOR PROCESS SERVER OF MOTION ON ELLEN TURNER (MOTIONS)		
75506731	D	DRAF	10/18/2007		COURT AUTOMATION	6.00	Y
75506730	D	DPDM	10/18/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
75506728	P	IPDD	10/18/2007		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
75449373		FF	10/15/2007		MEDICAL EXPENSE SHEET		
75183329		MAIB	09/27/2007		REGULAR MAIL SERVICE ISSUED TO JON ENTINE		
75262655		JRMR	09/27/2007		CERTIFICATE OF REGULAR MAIL FI LED. JON ENTINE		
75190384		FRSP	09/26/2007		RETURN OF SERVICE BY PROCESS SERVER ANDREA CRANFIL BY SERVING ELLE N TURNER ON 9/21/07		

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DOC NBR	ENTRY TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	APPLIED
75183319		WRNB	09/26/2007		WRITTEN REQUEST FOR REGULAR MAIL SERVICE OF ORDER ON JON H ENTINE		
75177552		FLSD	09/26/2007		ORDER FOR CONTINUANCE NOTICE TO JON ENTINE		
75165616		EDMA	09/25/2007		AS TO UNDELIVERED SERVICE ON ELLEN TURNER SUBJECT REFUSED TO OPEN DOOR MAGISTRATE'S DECISION AND ENTRY APPROVING. REGULAR MAIL SENT PURSUANT TO RULE 53.		
75149373		EORC	09/24/2007		ORDER FOR CONTINUANCE		
75090271		FMVE	09/19/2007		MOTION FOR CONTEMPT		
75089457		JRZC	09/19/2007		MOTION & NOTICE RETURNED AND ENDORSED BY SIMON LEIS , SHERIFF; SERVED: 09/18/07 NO T FOUND UPON ELLEN TURNER		
					OFFICERS REMARKS; LN ON 9/7/07 PER CONTRACTOR WHO WAS WORKING AT THIS HOUSE. ELLEN WAS IN TH E HOUSE BUT SHE REFUSED TO OPE N OR COME TO THE DOOR. LEFT 2N D NOTICE ON 9/12/07		
75089315	D	DRAF	09/19/2007		COURT AUTOMATION	6.00	Y
75089314	D	DPDM	09/19/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
75089310	P	IPDD	09/19/2007		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
75086642		FRSP	09/19/2007		RETURN OF SERVICE BY PROCESS SERVER NANCY MCFARLAND BY SERVING JON ENTINE ON 9/13/07		
75007766		FMAO	09/13/2007		MOTION		
75005363	D	DRAF	09/13/2007		COURT AUTOMATION	6.00	Y
75005362	D	DPDM	09/13/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
75005356	P	IPDD	09/13/2007		POST DECREE MOTION PAID BY ELLEN TURNER	-50.00	Y
75005234		IVDE	09/13/2007		IV-D EVENT CREATED. SCHEDULE DATE: 09/21/2007 EVENT/ACTION: CONT, HLTH		
74843710		WRFD	08/31/2007		WRITTEN REQUEST FOR PERSONAL SERVICE OF MOTION ON ELLEN TURNER		
74838870		FMAO	08/31/2007		MOTION FOR CONTEMPT		
74837840	D	DRAF	08/31/2007		COURT AUTOMATION	6.00	Y
74837839	D	DPDM	08/31/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
74837802	P	IPDD	08/31/2007		POST DECREE MOTION PAID BY JON ENTINE	-50.00	Y
72918703		EE	04/17/2007		ENTRY APPOINTING GUARDIAN AD LITEM		
72918691		EAE	04/17/2007		AGREED ENTRY		
72918684		EAE	04/17/2007		AGREED ENTRY		
72770049		FMAO	04/05/2007		THE DEFENDANT , JON ENTINES' M OTION TO DISMISS		
72135086		FRSP	02/22/2007		RETURN OF SERVICE BY PROCESS SERVER NANCY MCFARLAND ON JON H ENTIN E ON 2/20/07		
71983801		FAC	02/09/2007		AFFIDAVIT IN COMPLIANCE WITH 3109.27 OF THE OHIO REVISED CODE		

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DOC NBR	ENTRY TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	APPLIED
71983799		FMAO	02/09/2007		VERIFIED MOTION FOR CONTEMPT		
71983793		FMAO	02/09/2007		MOTION TO MODIFY SHARED PARENTING PLAN OR IN THE ALTERNATIVE TO TERMINATE SHARED PARENTING ; MOTION TO APPOINT GUARDIAN AD LITEM		
71983586		FM	02/09/2007		MOTION TO MODIFY SHARED PARENTING PLAN OR IN THE ALTERNATIVE TO TERMINATE SHARED PARENTING ; MOTION TO APPOINT GUARDIAN AD LITEM AND MOTION FOR CONTEMPT		
71982367	D	DRAF	02/09/2007		COURT AUTOMATION	6.00	Y
71982366	D	DPDM	02/09/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
71982361	P	IPDD	02/09/2007		POST DECREE MOTION PAID BY LEGAL BEAGLES	-50.00	Y
71982353	D	DRAF	02/09/2007		COURT AUTOMATION	6.00	Y
71982352	D	DPDM	02/09/2007		POST DECREE MOTION CLERKS FEES	44.00	Y
71982350	P	IPDD	02/09/2007		POST DECREE MOTION PAID BY LEGAL BEAGLES	-50.00	Y
70844264		NS	11/15/2006		NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
70844263		NS	11/15/2006		NOTICE OF APPEALABLE JUDGMENT SENT BY ORDINARY MAIL TO ALL PARTIES REQUIRED BY LAW.		
70811588		EFSP	11/13/2006		FINAL DECREE OF SHARED PARENTING		
70811580		EDOD	11/13/2006		DECREE OF DIVORCE		
70810526		FWS	11/13/2006		SWORN WITNESS(S) PLTF FOR SELF ROBIN THOMAS DEFT FOR SELF		
70770854		600	11/08/2006		- Cashier's Application Run -		
70743446	P	DRCC	11/07/2006		ISSUE DESK - DEPOSIT BY RANDAL S BLOCH	-830.00	Y
70743404	D	NOTC	11/07/2006		NOTIFICATION COST.	4.00	Y
70743403	D	DOD	11/07/2006		COSTING DECREE OF DIVORCE	105.00	Y
70743402	D	2CC4	11/07/2006		FOUR CERTIFIED COPIES	4.00	Y
70743401	D	2C&W	11/07/2006		CERT. HEALTH & WITNESS SWEAR.	7.00	Y
70743394	D	POS	11/07/2006		POSTAGE	1.00	Y
70743393	D	2SEV	11/07/2006		SERVICE WAS REQUESTED AND SENT PER INSTRUCTIONS.	2.00	Y
70678057	D	EORD	11/01/2006		ORDER TERMINATING WITHHOLDING NOTICE	3.00	Y
70678040	D	EAE	11/01/2006		AGREED ENTRY REGARDING OVERPAYMENT	6.00	Y
70441633		NS1	10/16/2006		NOTICE OF FINAL MERIT HEARING SENT BY DOMESTIC RELATIONS TO: GLORIA S HAFER		
70441632		NS1	10/16/2006		NOTICE OF FINAL MERIT HEARING SENT BY DOMESTIC RELATIONS TO: RANDAL S BLOCH		
70081974	D	MAIB	09/21/2006		REGULAR MAIL SERVICE ISSUED TO ELLEN L TURNER	1.00	Y
70108074		JRMR	09/21/2006		CERTIFICATE OF REGULAR MAIL FILED. ELLEN L TURNER		
70081973	D	UNCL	09/20/2006		CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO ELLEN L TURNER	0.00	Y
70032308	D	FRMS	09/18/2006		REQUEST FOR MERITS SETTING	1.00	Y

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69940187	D	EE	09/11/2006		ENTRY ON DEFENDANT'S OBJECTIONS & PLAINTIFF'S MOTION TO SET ASIDE	3.00	Y
69919630	D	FXAO	09/08/2006		AMENDED DEFENDANT'S MOTION TO MODIFY TEMPORARY SPOUSAL SUPPORT	8.00	Y
69867121	D	FXAO	09/05/2006		DEFENDANTS MOTION TO MODIFY TEMPORARY SPOUSAL SUPPORT	4.00	Y
69843316	D	FN	09/01/2006		NOTICE OF DEPOSITION AND AMENDED CERTIFICATE OF SERVICE	3.00	Y
69765390	D	EORC	08/28/2006		ORDER FOR CONTINUANCE	3.00	Y
69722147	D	FF	08/23/2006		DEFENDANT'S MEMORANDUM IN OPPOSITION TO PLAINTIFF'S MOTION TO SET ASIDE MAGISTRATE'S ORDER OF AUGUST 11, 2006	11.00	Y
69690554	D	EF	08/22/2006		COMMISSION TO ISSUE SUBPOENA SUCES TECUM	3.00	Y
69689300	D	EORD	08/22/2006		ORDER DIRECTING ISSUANCE OF SUBPEOEN A DUCES TECUM PURSUANT TO R.C. & 2319.08, ET SEQ.	6.00	Y
69688310	D	4SI	08/22/2006		SUBPOENA FOR WITNESS ISSUED TO ATTORNEY TO BE SERVED UPON GOOGLE INC	4.00	Y
69673236	D	FXAO	08/21/2006		MOTION FOR COMMISSION TO ISSUE SUBPOENA DUCES TECUM	2.00	Y
69669372	D	RFM	08/21/2006		REQUEST FOR MICROFILM	0.00	Y
69669370	D	RFM	08/21/2006		REQUEST FOR MICROFILM	0.00	Y
69666629		JPRM	08/21/2006		POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO MR BRUCE HUMBERT ON 08/14/06, FILED.		
69686703	D	FM	08/21/2006		MOTION TO SET ASIDE MAGISTRATE'S ORDER OF AUGUST 11, 2006	19.00	Y
69603419	D	MAIA	08/16/2006		CERTIFIED MAIL SERVICE ISSUED TO ELLEN L TURNER	7.00	Y
69596925	D	FAFF	08/15/2006		AFFIDAVIT IN SUPPORT OF MOTION FOR CONTEMPT	7.00	Y
69596804	D	FXAO	08/15/2006		AMENDED MOTION FOR CONTEMPT	10.00	Y
69603418	D	WRFI	08/15/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON ELLEN L TURNER	3.00	Y
69550794	D	EMO	08/11/2006		MAGISTRATE'S ORDER	6.00	Y
69534601		JPRX	08/10/2006		POSTAL RECEIPT RETURNED, COPY OF AMENDED MOTION DELIVERED TO JON ENTINE ON 08/07/06, FILED.		
69534531		JPRM	08/10/2006		POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO MR BRUCE HUMBERT ON 08/07/06, FILED.		
69512028	D	FXAO	08/08/2006		DEFENDANT'S MOTION FOR CONTINUANCE	3.00	Y
69462623	D	EMO	08/04/2006		MAGISTRATE'S ORDER	3.00	Y
69456476	D	MAIA	08/04/2006		CERTIFIED MAIL SERVICE ISSUED TO MR BRUCE HUMBERT	7.00	Y

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DOC NBR	ENTRY TYP	DOCK CCDE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	APPLIED
69456447	D	MAIA	08/04/2006		CERTIFIED MAIL SERVICE ISSUED TO MR BRUCE HUMBERT	7.00	Y
69448495	D	DRPD	08/03/2006		POSTAGE	14.00	Y
69448493	P	DRPP	08/03/2006		ISSUE DESK - DEPOSIT BY GLORIA S HAFER	-14.00	Y
69441905	D	FXAO	08/03/2006		DEFENDANT'S SUPPLEMENTAL MOTIO N TO COMPEL DISCOVERY	15.00	Y
69441836	D	FAFF	08/03/2006		AFFIDAVIT OF ROBERT J. MEYERS IN SUPPORT OF DEFENDANT'S SUPPLEMENTAL MO TION TO COMPEL DISCOVERY	8.00	Y
69424371	D	MAIA	08/03/2006		CERTIFIED MAIL SERVICE	7.00	Y
69456446	D	WRFI	08/03/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON MR BRUCE HUMBERT -- TWO SERVIC ES	3.00	Y
69424370	D	WRFI	08/02/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE (AMENDED VERIFIED M OTION FOR CONTEMPT)	3.00	Y
69417335	D	FXAO	08/01/2006		AMENDED VERIFIED MOTION FOR CO NTEMPT	10.00	Y
69387456	D	FF	07/31/2006		DEFENDANTS MEMORANDUM IN OPPOS ITION TO PLAINTIFF'S MOTION FO R PROTECTIVE ORDER	4.00	Y
69380239		JPRM	07/31/2006		POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO LEGAL COMPLIANCE DEPARTMENT ON 07/26/06, FILED.		
69305594	D	FXAO	07/25/2006		MOTION FOR PROTECTIVE ORDER	3.00	Y
69272755	D	MAIA	07/24/2006		CERTIFIED MAIL SERVICE ISSUED TO LEGAL COMPLIANCE DEP ARTMENT	7.00	Y
69272754	D	WRFI	07/21/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON LEGAL COMPLIANCE DEPARTMENT (D EFENDANT'S MOTION FOR CONTEMPT AFFIDAVIT OF ROBERT J MEYERS I N SUPPORT OF DEFENDANT'S MOTIO N FOR CONTEMPT)	3.00	Y
69280805	D	FXAO	07/21/2006		DEFENDANT'S MOTION FOR CONTEMP T	12.00	Y
69280795	D	FAFF	07/21/2006		AFFIDAVIT IN ROBERT J. MEYERS IN SUPPORT OF DEFENDANT'S MOTION FOR CONT EMPT	3.00	Y
69251663	D	FXAO	07/20/2006		MOTION TO TERMINATE SPOUSAL SU Pपोर्ट AND CHILD SUPPORT	2.00	Y
69219828	D	FAFF	07/18/2006		AFFIDAVIT OF ROBERT J MEYERS IN SUPPORT OF DEFENDANT'S MOTION FOR CONT EMPT	3.00	Y
69219812	D	FXAO	07/18/2006		DEFENDANT'S MOTION FOR CONTEMP T	13.00	Y

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69219706	D	WRFG	07/18/2006		WRITTEN REQUEST FOR PROCESS SERVER OF MOTION ON MR BRUCE HUMBERT (DEFENDANT'S MOTION FOR CONTEMPT AFFIDAVIT OF ROBERT J MEYERS IN OF DEFEN DANT'S MOTION FOR CONTEMPT)	2.00	Y
69076951	D	JOBJ	07/07/2006		OBJECTION TO DECISION OF MAGISTRATE FILED BY DEFENDANT.	32.00	Y
69049341	D	4SI	07/06/2006		SUBPOENA FOR WITNESS ISSUED TO ATTORNEY TO BE SERVED UPON YAHOO	4.00	Y
69049327	D	4SI	07/06/2006		ATTN; CUSTODIAN OF RECORDS SUBPOENA FOR WITNESS ISSUED TO ATTORNEY TO BE SERVED UPON AOL.LLC	4.00	Y
69049311	D	4SI	07/06/2006		ATTN; CUSTODIAN OF RECORDS SUBPOENA FOR WITNESS ISSUED TO ATTORNEY TO BE SERVED UPON GOOGLE INC	4.00	Y
69000892	D	EMO	06/30/2006		ATTN; CUSTODIAN OF RECORDS MAGISTRATE'S ORDER	3.00	Y
68962653	D	MAIB	06/29/2006		REGULAR MAIL SERVICE ISSUED TO ELLEN TURNER	1.00	Y
69000032		JRMR	06/29/2006		CERTIFICATE OF REGULAR MAIL FI LED. ELLEN TURN ER		
68962652	D	UNCL	06/28/2006		CERTIFIED MAIL SERVICE RETURNED; UNCLAIMED SERVICE AS TO ELLEN TURNER	0.00	Y
68888156	D	EORC	06/22/2006		ORDER FOR CONTINUANCE	3.00	Y
68847284	D	EDMA	06/20/2006		MAGISTRATE'S DECISION AND ENTRY APPROVING. REGULAR MAIL SENT PURSUANT TO RULE 53. WITH FINDINGS OF FACT AND CONC LUSION OF LAW	9.00	Y
68805394	D	FF	06/15/2006		MEMORANDUM OF PLAINTIFF, ELLEN TURNER, REGARDING WHICH STATE LAW TO APPLY-CALIFORNIA OR OHI O-FOR DETERMINATION OF VALIDIT Y AND ENFORCEMENT OF PREMARI AL AGREEMENT	72.00	Y
68805364	D	FF	06/15/2006		DEFENDANT'S BRIEF ON APPLICABL E STATE LAW	49.00	Y
68624368	D	EMO	06/02/2006		MAGISTRATE'S ORDER	6.00	Y
68538544	D	FF	05/26/2006		SUPPLEMENTAL MEMORANDUM IN SUP PORT OF DEFENDANT'S MOTION TO CONTINUE PROPERTY TRIAL AND TO BIFURCATE	23.00	Y
68530405	D	MAIA	05/26/2006		CERTIFIED MAIL SERVICE ISSUED TO ELLEN TURNER	7.00	Y
68530404	D	WRFI	05/25/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON ELLEN TURNER	3.00	Y
68536242	D	FAFF	05/25/2006		AFFIDAVIT IN SUPPORT OF MOTION FOR CONTE MPT	2.00	Y
68536231	D	FXAO	05/25/2006		MOTION FOR CONTEMPT	7.00	Y
68519237	D	FXAO	05/24/2006		DEFENDANT'S MOTION TO VACATE D ISCOVERY CUT-OFF DATE AND TO C OMPENL DISCOVERY	12.00	Y

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68353924	D	RFM	05/12/2006		REQUEST FOR MICROFILM	0.00	Y
68320482	D	FF	05/10/2006		DEFENDANT'S MEMORANDUM IN OPPOSITION TO PLAINTIFF'S MOTION TO QUASH	8.00	Y
68320143	D	FSIR	05/10/2006		SUBPOENA FOR WITNESS RETURNED AND ENDORSED	8.00	Y
68293716	D	4SI	05/08/2006		NORTHLICH ON 5/9/06	4.00	Y
68185157	D	FAFF	05/01/2006		SUBPOENA FOR WITNESS ISSUED TO NORTHLICH	1.00	Y
68185141	D	FXAO	05/01/2006		AFFIDAVIT	2.00	Y
68125202	D	EE	04/26/2006		IN SUPPORT OF MOTION	21.00	Y
67400205		JPRM	03/02/2006		MOTION TO QUASH ENTRY		
67310104	D	MAIA	02/24/2006		APPOINTING PARENTING COORDINATOR		
67310103	D	WRFI	02/23/2006		POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO JON ENTINE		
67309469	D	FXAO	02/23/2006		ON 02/27/06, FILED.	7.00	Y
67284432	D	EORC	02/22/2006		CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE	3.00	Y
67093456	D	FAIE	02/07/2006		WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE	3.00	Y
67084404	D	EE	02/06/2006		VERIFIED MOTION FOR CONTEMPT	3.00	Y
67063934	D	FXAO	02/03/2006		ORDER FOR CONTINUANCE	3.00	Y
67006224	D	FXAO	01/31/2006		AFFIDAVIT OF INCOME, EXPENSES, AND FINANCIAL DISCLOSURE	9.00	Y
67006214	D	FXAO	01/31/2006		ENTRY	5.00	Y
67004272	D	EEG	01/31/2006		DEFENDANT'S MEMORANDUM IN OPPOSITION TO PLAINTIFF'S VERIFIED MOTION FOR CONTEMPT AND MOTION FOR ATTORNEYS FEES AND COSTS	1.00	Y
66924254		JPRM	01/25/2006		MOTION TO SHORTEN TIME	3.00	Y
66844949	D	MAIA	01/20/2006		VERIFIED MOTION FOR CONTEMPT	3.00	Y
66844948	D	WRFI	01/19/2006		ENTRY GRANTING	3.00	Y
66842686	D	FXAO	01/19/2006		MOTION TO SHORTEN TIME		
66325599	D	EAGR	12/06/2005	127	POSTAL RECEIPT RETURNED, COPY OF MOTION DELIVERED TO JON ENTINE		
66323217	D	EE	12/06/2005	40	ON 01/21/06, FILED.	7.00	Y
66045950	D	EEGC	11/14/2005	51	CERTIFIED MAIL SERVICE ISSUED TO JON ENTINE	3.00	Y
65945287	D	EORC	11/04/2005	51	WRITTEN REQUEST FOR CERTIFIED MAIL SERVICE WITH WAIVER OF MOTION ON JON ENTINE	3.00	Y
65507231	D	EE	10/03/2005	409	VERIFIED MOTION FOR CONTEMPT	11.00	Y
65506082	D	EAE	10/03/2005	230	AGREED	54.00	Y
65430570	D	EORC	09/27/2005	95	SHARED PARENTING PLAN	3.00	Y
65326443	D	FXVE	09/19/2005		ENTRY	3.00	Y
					AGREED ENTRY	12.00	Y
					INTERIM		
					ORDER FOR CONTINUANCE	3.00	Y
					MOTION TO ENFORCE EXTENDED PARENTING AND HOLIDAY ORDER	3.00	Y

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65135390	D	EAE	09/02/2005	117	AGREED ENTRY	9.00	Y
65132432	D	EORD	09/02/2005	15	ORDER TERMINATING WITHHOLDING ORDER	3.00	Y
64514725	D	EE	07/15/2005	495	ENTRY	3.00	Y
64449243	D	FF	07/12/2005		DEFENDANT'S MEMORANDUM IN OPPO SITION TO PLAINTIFF'S MOTION TO MODIFY 75N TEMPORARY ORDER DUE TO CHANGE OF CIRCUMSTANCE S	3.00	Y
6444864C	D	FF	07/12/2005		DEFENDANT'S MEMORANDUM IN OPPO SITION TO PLAINTIFF'S MOTION T O CONTINUE PRIVATE SCHOOL	3.00	Y
64417824	D	FXAO	07/08/2005		DEFENDANT'S MOTION FOR CONTINU ANCE	4.00	Y
64408287	D	FN	07/08/2005		NOTICE OF HEARING	2.00	Y
64263394	D	EORC	06/27/2005	177	ORDER FOR CONTINUANCE	3.00	Y
63909759	D	EF	05/31/2005	19	MAGISTRATE ENTRY ORDERING INVE STIGATION	3.00	Y
63885466	D	EOCI	05/27/2005		CUSTODY INVESTIGATION	300.00	Y
63885464	P	CIDP	05/27/2005		CUSTODY INVESTIGATION PAID BY RANDAL S BLOCH	-300.00	Y
63838761	D	EAE	05/24/2005	206	AGREED ENTRY	6.00	Y
63764254	D	FXAO	05/18/2005		MOTION TO CONTINUE PRIVATE SCH OOL PLACEMENT FOR THE SCHOOL Y EAR 2005-2006	2.00	Y
63764245	D	FXAO	05/18/2005		MOTION TO MODIFY 75N TEMPORARY ORDER DUE TO CHANGE IN CIRCUMS TANCES	2.00	Y
63764235	D	FN	05/18/2005		NOTICE OF TERMINATION OF EMPLOYMENT	1.00	Y
63134632	D	EMO	04/01/2005	24	MAGISTRATE'S ORDER SCHEDULING CONFERENCE	3.00	Y
63134553	D	EMO	04/01/2005	18	MAGISTRATE'S ORDER	3.00	Y
63014493	D	EQMO	03/23/2005	409	QUALIFIED MEDICAL CHILD SUPPORT ORDER	9.00	Y
62894104	D	FXAO	03/15/2005		REQUEST FOR ORAL HEARING	1.00	Y
62820615	D	EMON	03/09/2005	107	MAGISTRATE'S 75N ORDER	24.00	Y
62745925	D	EE	03/03/2005	143	ENTRY OF WITHDRAWAL	6.00	Y
62398220	D	FAFF	02/03/2005		AFFIDAVIT OF JON. H ENTINE IN SUPPORT OF MOTION TO PARTIALLY DISSOLVE T EMPORARY RESTRAINING ORDER OF JANUARY 21, 2005	3.00	Y
62398193	D	FXAO	02/03/2005		DEFENDANT'S MOTION TO PARTIALL Y DISSOLVE TEMPORARY RESTRAINI NG ORDER OF JANUARY 21, 2005	5.00	Y
62398158	D	FAFF	02/03/2005		AFFIDAVIT OF PRATHA ATLURI	3.00	Y
62398144	D	FAFF	02/03/2005		AFFIDAVIT OF M. J . MCCLURE	3.00	Y
62398126	D	FAFF	02/03/2005		AFFIDAVIT OF HOWARD AND KATHY JINKINSON	3.00	Y
62398115	D	FXAO	02/03/2005		DEFENDANT'S PROPERTY STATEMENT	5.00	Y
62398110	D	FAC	02/03/2005		AFFIDAVIT IN COMPLIANCE WITH 3109.27 OF THE OHIO REVISED CODE	1.00	Y
62398107	D	FAIE	02/03/2005		AFFIDAVIT OF INCOME, EXPENSES, AND FINANCIAL DISCLOSURE	3.00	Y

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DOCKET ENTRIES

DOC NBR	ENTRY TYP	DOCK CODE	ENTRY DATE	IMAGE NUMBER	DOCKET DESCRIPTION/ DOCKET COMMENT	AMOUNT	APPLIED
62398094	D	FAFF	02/03/2005		AFFIDAVIT (SUPPLEMENTAL AFFIDAVIT OF JON H. ENTINE IN SUPPORT OF DEFENDANT'S 75N MOTION TO GRANT DEFENDANT TEMPORARY CUSTODY AND SUPPORT)	14.00	Y
62398006	D	FMPT	02/03/2005		MOTION & AFFIDAVIT FOR TEMP. PARENTING ORDERS, SUPPORT, VISITATION SPOUSAL SUPPORT WITHOUT ORAL HEARING	9.00	Y
62397998	D	FACC	02/03/2005		ANSWER AND COUNTER CLAIM	2.00	Y
62317253		FRSP	01/28/2005		RETURN OF SERVICE BY PROCESS SERVER VICTORIA AMMANN BY SERVING ELLEN TURNER ON 1/25/05		
62311649	D	EPCO	01/27/2005	7	PARENTING CLASS ORDER	3.00	Y
62281601		IVDN	01/26/2005		IV-D QUALIFIER		
62281388		FRSP	01/26/2005		RETURN OF SERVICE BY PROCESS SERVER MONA MANHAL BY SERVING JPHN ENTINE		
62261757	D	ETRO	01/25/2005	107	TEMPORARY RESTRAINING ORDER	9.00	Y
62252318	D	FAFF	01/24/2005		AFFIDAVIT JON H. ENTINE IN SUPPORT OF TEMPORARY RESTRAINING ORDER	3.00	Y
62252301	D	FXAO	01/24/2005		DEFENDANT'S MOTION FOR TEMPORARY RESTRAINING ORDER	3.00	Y
62242986	D	EE	01/24/2005	5	ENTRY TO PROTECT FROM INTERNET	3.00	Y
62229197	D	EEG	01/21/2005	108	ENTRY GRANTING RESTRAINING ORDERS	6.00	Y
62226716	D	FXAO	01/21/2005		MOTION FOR RESTRAINING ORDERS	3.00	Y
62226700	D	FXAO	01/21/2005		MOTION TO PROTECT FROM INTERNET	1.00	Y
62226557	D	FXAO	01/21/2005		PLAINTIFF'S PRELIMINARY PROPERT Y STATEMENT	3.00	Y
62225708	D	SUMG	01/21/2005		SUMMONS ISSUED BY PROCESS SERVER TO JON H ENTINE	4.00	Y
62225662	D	COMP	01/21/2005		COMPLAINT FILED	2.00	Y
62225661	D	75M1	01/21/2005		MOTION AND AFFIDAVIT FOR TEMPORARY RESTRAINING ORDER WITHOUT ORAL HEARING. SUPPORT WORKSHEET. AFFIDAVIT OF INCOME, EXPENSES AND FINANCIAL DISCLOSURE. AFFIDAVIT IN COMPLIANCE WITH 3109.27 ORC. GROUP HEALTH INS. AFFIDAVIT.	10.00	Y
62225660	D	POST	01/21/2005		POSTAGE: COST DESK	2.00	Y
62225659	D	FCF	01/21/2005		CLASSIFICATION FORM FILED.	0.00	Y
62225658	D	DRXF	01/21/2005		WAGE ASSIGNMENT FEE	15.00	Y
62225657	D	DRWF	01/21/2005		O.R.C. SECTION 3109.13	11.00	Y
62225656	D	DRSF	01/21/2005		DOMESTIC VIOLENCE SHELTER FEE	32.00	Y
62225655	D	DRLF	01/21/2005		COMPUTER LEGAL RESEARCH	3.00	Y
62225654	D	DRIF	01/21/2005		COURT INDEX	14.00	Y
62225653	D	DRCF	01/21/2005		CLERK FEE FOR EACH CAUSE	25.00	Y
62225652	D	DRAF	01/21/2005		COURT AUTOMATION	6.00	Y
62225650	P	DRSN	01/21/2005		DOMESTIC RELATIONS DEPOSIT BY RANDAL S BLOCH	-250.00	Y

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CASE BALANCE ** CASE BALANCE **** CASE BALANCE ** ==> 0.00

Total Deposits : 4,243.00 CR
Total Costs : 4,243.00
Total Credits : 1,750.00 CR
Total Money Out : 1,750.00
Unapplied Deposits : 0.00
Unapplied Costs : 0.00

Account	Account Name	Amount:	Applied Amount:
1100-0131	CASE DEPOSIT (D.R. ISSUE) # 6	4,243.00 CR	4,243.00 CR
1100-0132	COURT INDEX	14.00	14.00
1100-0211	CLERK FEES	1,176.00	1,176.00
1100-0272	SPECIAL PROJECT FUND (CDR)	75.00	75.00
1100-0277	DOMESTIC VIOLENCE SHELTER FEES	32.00	32.00
1100-0278	COMPUTERIZED LEGAL RESEARCH	3.00	3.00
1100-0279	COURT AUTOMATION	120.00	120.00
1100-0752	POSTAGE	28.00	28.00
1100-0803	STATE CHILD WELFARE FEES	11.00	11.00
2000-0211	CLERK FEES	965.00	965.00
2000-0752	POSTAGE	61.00	61.00
2000-0777	SHERIFF FEES	8.00	8.00
3000-0999	SUNDRY; CHECKS ISSUED	1,750.00	1,750.00
		0.00	0.00