

**RETURN Affidavit of Process Server**

In the Hamilton County Common Pleas Court, Hamilton County, Ohio  
Case No. DR0500131

**Jon Entine vs. Ellen Turner**

On the 22<sup>ND</sup> day of FEBRUARY 2008 at 3:30 P m

I served ELLEN TURNER with documents, by PERSONAL service

At 6720 CAMBRIDGE LN, CINCINNATI, OHIO 45243

Manner of Service: F/W 5'10" 135 LBS BRO HAIR GLASSES

By personally delivering copies to the person / authorized agent of entity being served.

By leaving, during office hours, copies at the office of the person / entity being served, leaving same with the person apparently in charge thereof.

By leaving copies at the dwelling house or usual place of abode of the person being served, with a member of the household 15 years or older and explaining the general nature of the papers.

By posting copies in a conspicuous manner to the address of the person / entity being served.

Non-Service: After due search, careful inquiry and diligent attempts at the address (es) listed above, I have been unable to effect process upon the person / entity being served because of the following reasons:

Unknown at Address    Evading    Moved, Left no Forwarding Address    Address does not exist

Service Cancelled    Unable to Serve in a Timely Fashioned    Other (Reason):

**Description:**

I declare under penalty of perjury that the information contained herein is true and correct and this affidavit was executed on

3/22/08 at CINCINNATI OHIO  
Date City State

MARC D. STORZ  
Signature of Process Server  
SPECIAL PROCESS SERVER

State of \_\_\_\_\_

County of \_\_\_\_\_

Subscribed and sworn before me, a notary public, this \_\_\_\_\_ day of \_\_\_\_\_

Witness My Hand and Official Seal To

\_\_\_\_\_  
Notary Public



D77274223

FILED

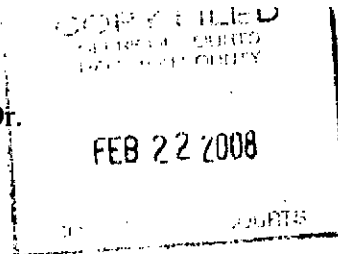
2008 FEB 26 P 2:30

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

January 22, 2008

Case No. DR0500131

Jon Entine  
6255 So. Clippinger Dr.  
Cincinnati, OH 55243



Vs.

Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

*Hearing March 11  
at 9:30 AM  
w/ Magistrate Threke*

**Motion to clarify/modify the Shared Parenting Plan to:**

**Resolve disagreement about when daughter Madeleine transfers from Mother to Father during Maddie's spring break, which begins on March 14, to conform with demands made in writing by Mother, which Father relied upon to make extensive spring break plans, after which Mother then later reneged. The Guardian ad Litem has also proposed a solution in his pending recommendations to permanently modify the SPP that are substantively in accord with Father's proposal, and Mother's original proposal (see exhibit 1), before her reversal. Considering that spring break is three weeks away, a timely decision is requested to adopt the GAL's proposed solution, or one that pleases the court.**

Under the current SPP, in even-numbered years Maddie is to spend the first half of her two-week spring break with Mother (8 vacation nights) and transfer to Father on Saturday night at 9PM (8 vacation nights). In 2008, Mother's holiday begins on Friday March 14 and would normally extend until Saturday night March 22. However, in 2008, Easter Sunday falls on March 23. When the SPP was negotiated, both sides attempted to anticipate potential conflicts when holidays and vacations overlap (e.g. July 4<sup>th</sup> and when Easter and Passover conflict); however, this current conflict, in which spring break and a religious holiday overlap, was not anticipated nor addressed. The SPP explicitly addresses only the situation when Easter Sunday falls during a period when Maddie is in school. According to Article IIIH, the Easter holiday ends on "Monday morning before school." There is no mention of when the transfer at the end of the Easter holiday should occur if she has no school to return to, as in the current case, as Easter Sunday falls during the Father's vacation time.

Numerous attempts, a recently as January 22 (see exhibit 2), have been made by Father to resolve the conflict without resorting to court, including seeking binding mediation, face-to-face meetings, the use of an independent Parental Coordinator, and discussions with Mother's counsel. All have been rejected out of hand, with no counter proposals that included any suggestion for a process to resolve the dispute. Prior failed attempts by Father at resolution included:

Mediation: Recognizing the ambiguity of the SPP as regards the 2008 spring break, both parents raised this issue at mediation last summer. Both agreed that the SPP did not anticipate or address the current conflict. At that time, Mother insisted that Father must give up one night of his scheduled vacation—Saturday, March 2, and all of Easter Sunday, with the transition to occur on Sunday evening at 7PM. Mother would then have 9 vacation nights and Father 7 vacation nights. Father promptly/eagerly agreed, asking only that parents resolve the ambiguity in the wording to ensure equitable treatment of Passover and Easter, so that Maddie is with Mother during each Christian religious holiday (even when it conflicts with Father's vacation) and Maddie is with Father during each Jewish holiday (even when it conflicts with Mother's vacation). Mother refused to discuss that request for parity and equity; however, she did explicitly state that she would transition Maddie to Father at 7PM on Sunday, March 23.

Direct Discussions: On December 3, Father and Mother met to discuss a number of issues, including the spring break transfer. Mother again stated she was returning Maddie to Father on Sunday March 23 at 7PM. She also again refused to discuss Father's proposal to resolve religious holiday/vacation conflicts in an equitable fashion.

Our Family Wizard Posting: On January 8, at 4:06PM (see exhibit 3), Mother once again reiterated this March 23 at 7PM transition date/time in a posting on Our Family Wizard, writing:

**“Maddie's Spring break vacation with me starting 3/14 after school ALSO includes our Easter weekend (with Easter Sunday on 3/23). As agreed in mediation, she will be returned to you at 7p on Easter Sunday.”**

Father agreed to her transfer time, but again tried to resolve the issue of equitable treatment of Passover and Easter, as in future years, Passover occurs during Mother's spring break time. He wrote:

**“If you would like to have Maddie for Easter Sunday, which I can certainly understand, we need to discuss a permanent arrangement to be sealed in writing. Note that in some future years, Passover falls during your spring break time with Maddie. We really have two options: --(1) keep the schedule as is in the SPP, with no special changes for Passover or Easter; or --(2) agree that Maddie is with Ellen during Easter and Jon during Passover if either holiday falls during the other person's otherwise scheduled Spring Break time and no matter when it falls. As far as I'm concerned, you can choose whichever you like. I'm totally flexible.”**

Mother refused to respond to that OFW posting. The one thing clear, based on Mother's posting, was that the transfer of Maddie would occur on Sunday, March 23 at 7PM. Based on Mother's consistent representations as to the transfer date and time—in writing, orally, and before the mediator—and with the pressing need to confirm Maddie's March schedule, Father made the reasonable choice to make vacation reservations (some unalterable without incurring huge financial costs) in accord with Mother's thrice-stated

demands. Father also agreed to a reporter's request for a lunch interview in Florida on Monday, which could help sales of his book, and an afternoon get together with the local genealogical society—both meetings to promote his new book (*Abraham's Children: Race, Identity and the DNA of the Chosen People*). He posted those on OFW on February 9 (see exhibit 4). Two days later, in a posting on OFW on February 11 that included Father's February 9 posting (see exhibit 5), Mother posted her spring break schedule, which indicated she would be away until Sunday, when she would return with Maddie to Cincinnati. According to the SPP, the spring break schedule was legally set.

### **Mother's Reversal of Her Commitment**

On February 15, out of the blue, and in contradiction with Mother's previous positions before the mediator, in person, and most recently in exchanging information on OFW about spring break, Mother sent Father a threatening ultimatum in an email (see exhibit 6) reneging on her commitment and announcing that she would be holding Maddie essentially as a hostage until 8:30AM on Monday.

It should be noted that Mother's email was not a legal posting and does not abrogate Mother's February 11 posting on OFW. Based on the SPP, and reaffirmed by a Parental Coordinator's legal ruling on March 17, 2006 (see exhibit 7), "All information is to be done through the OFW. . . All concerned recognize the importance of the integrity of the process." Mother never posted on OFW within 30 days of her departure any change of her announced schedule, so Mother's schedule is legally locked into what she posted on February 11.

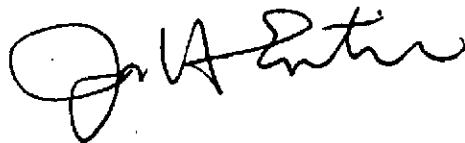
If Mother does hold Maddie hostage, violating her legally established commitment to transfer Maddie on Sunday evening, there will be considerable consequences:

- **Emotional consequences to Maddie:** If Mother's reversal holds, Maddie would miss two nights of her normal vacation time with Father (Mother's vacation would now be 10 holiday nights and Father's would be 6 holiday nights) and his daughter would have no time to pack before rushing to the airport.
- **Financial consequences to Father:** Father's cost for one airline ticket reservation, made based on Mother's consistent representations over six months, and legally established by Mother's February 11<sup>th</sup> posting, is \$377.50. Airline prices go up as flight day approaches. If Father were forced to repurchase new tickets and travel at a later time, he would have to cancel scheduled meetings with a reporter and others that he relies upon for book sales to support him and his daughter. To arrive in time for his evening event (missing the scheduled luncheon meetings), the two new airline tickets, as of today, would cost \$553 per person, plus a \$75 per person ticket change fee. Net loss to Father for two tickets: \$511. Note that if the rescheduled afternoon flight should for any reason be as little as an hour late, Father could miss the evening speaking event sponsored by genealogical societies in Tampa, St. Petersburg, and Clearwater, at which hundreds of people are expected to attend and a hundred books might be sold.

**Recommendation:**

**Father asks that the court enforce the Mother's legal commitment to transition Maddie to her Father on the evening of Easter Sunday, as she is required to do based on her legal postings on Our Family Wizard.** In his modification of the SPP, the GAL, who recognizes the ambiguity of the current SPP in regards to vacations that overlap religious holidays, proposed a permanent solution (see exhibit 1). It is in accord with Father's favored proposed solution: major religious holidays override vacations; treat Easter and Passover on an even par going forward, with transition on Easter occurring on Sunday at 6PM. Father asks that the GAL's proposed solution be adopted. Father further asks the court to order that during Passover, the transition occurs 30 minutes after sunset on the conclusion of the first lunar day of the holiday, in accord with Jewish religious and cultural tradition. In summary, Father requests an equitable solution and does not care if the court decides to follow the position demanded consistently by Mother (until her non-legal February 15 email); or that vacations should override the major religious holidays. If the magistrate chooses the later, this spring break transition would follow the regular vacation schedule as reflected in the current SPP, which is Saturday at 9PM. Father asks that the court immediately issue an order resolving this issue so Maddie's spring break will not be disrupted.

Father further asks that the Mother be ordered to pay all costs associated with this filing to be presented in evidence by Father at hearing.



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

01/29/08

ELLEN TURNER	:	CASE NO. DRO500131
	:	FILE NO. E233969
Plaintiff	:	CSEA NO.
Vs.	:	JUDGE PANIOTO
	:	MAGISTRATE THEILE
JON ENTINE	:	
	:	<b><u>MODIFIED SHARED</u></b>
Defendant	:	<b><u>PARENTING PLAN</u></b>

The parties hereto, ELLEN TURNER, Plaintiff, hereinafter referred to as "Mother" and JON ENTINE, Defendant, hereinafter referred to as "Father", are the parents of MADELEINE ENTINE, born May 22, 1998.

*The parties have no other issue, living or deceased, and have not adopted any child.*

This plan is submitted to the Court pursuant to Ohio Revised Code §3109.04 (D) (1) (a) (i). The parties jointly submit this **Modified** Shared Parenting Plan (Plan) and ask the Court to adopt the terms as an Order of the Court.

Both parents have given considerable thought to the question of parental rights and responsibilities, and the manner in which the best interests of the minor child may be served. In furtherance of these interests, they have concluded that the parents should share the legal responsibility of the care and upbringing of the minor child.

Both parents love Madeleine ("Maddie") and want to support each other in parenting her. Maddie should have access to both of her parents and should be comfortable with each of them. With the implementation of this Plan, Maddie will know that both of her parents are going to work together to assure her well-being.

In the exercise of their shared rights and responsibilities, the parents shall discuss and cooperate on matters pertaining to health, education, and general welfare, acknowledging that the general well-being of the minor child is of paramount

first half of the Break period, then it shall also include the overnight, and Mother shall drop off Maddie no later than 9:00 AM on December 26<sup>th</sup>. Father shall always have the second half of the Break period.

3. If the Break period consists of an even number of overnights, the transition between homes shall take place at 9:00 AM on the morning after the mid-point overnight. If there are an odd number of overnights during the Break period, then the parents shall alternate the extra overnight from year to year, with Father getting the first extra overnight. During odd years, and except for the provision in Section A. 2. above, drop off to Father shall be at 6:00 PM on the last day of the first half of the Break period.

5. ~~No special provision will be made for Hanukkah if it falls during this period or New Year's Eve and Day; rather, the above agreed upon Winter Break schedule will apply.~~ If either or both of the first or last night of Hanukkah falls outside of the Winter Break schedule set forth above, then Father shall be entitled to parenting time on either or both of those nights with Maddie every year. Both the first and last nights of Hanukkah shall commence at the conclusion of school (or 3:00 p.m. if a non-school day) and continue until the return to school the next day or until 8:30 a.m. if it is a non-school day.

#### B. SPRING BREAK

1. Maddie's Spring Break (Break period) from school is defined as from the first overnight on the day school ends until the morning Maddie returns to school. The Break period shall be divided between the parents on the basis of overnights.

2. In even numbered years Mother shall have the first seven overnights of the Break period and Father shall have the remainder. In odd years Father shall have the first seven overnights. Transfer between homes shall take place no later than 6:00 PM following the 7<sup>th</sup> overnight.

3. If Maddie' Spring Break is other than 2 weeks, then the entire Break period shall be alternated each year between the parents, with Mother having even years and Father odd.

**Subject: FW: Proposed solution on Easter conflict**  
**Date: Friday, February 22, 2008 10:42 AM**  
**From: Jon Entine <runjonrun@earthlink.net>**  
**Conversation: Proposed solution on Easter conflict**  
**Category: Family**

From: Jon Entine <runjonrun@earthlink.net>  
Reply-To: Jon Entine <runjonrun@earthlink.net>  
Date: Thu, 21 Feb 2008 21:19:51 -0500 (GMT-05:00)  
To: <ellen.turner@gmail.com.returnreceipt.com>  
Cc: "Ms. Ellen L. Turner" <ellen.turner@gmail.com>  
Subject: Re: Proposed solution on Easter conflict

Hi Ellen,

I've been very consistent. I'm looking for a real solution. And I'll keep being creative, because Maddie is in the middle.

I've offered options that respect your perspective and mine, and which allows an independent person or PC to arbitrate--before the fact, rather than after. I don't agree with your position, but an independent person might. Let's immediately put this before an independent person, and move on with our lives.

You know darn well that mediation is a game at this point because we are so close to the time to spring break. Why play a game? I'm trying to find a way to a solution for a PROCESS that makes sense for both of us. What I've proposed will keep us out of court; it will save us money; it will insulate Maddie. That should be our goal.

I'm not just going to accept what I believe is an encroachment on Maddie's time with her Dad; nor should you accept an agreement that you don't feel comfortable with. But it's not a crime against humanity to agree on a fair process for resolution. Mediation, which could not be completed until after spring break, would be a farce--and you know it. Why play a game?

You know something---if an independent arbiter, who has the power to make that judgment, is persuaded by your position--that's terrific, we would have asked for an objective opinion, then we move on with our lives. What's the down side for you on this?

As for court, I'm not threatening you at all. If you won't agree on a process that will lead to a timely resolution of this issue, I have choice but to seek out a process that will address this issue in a timely fashion. Considering the lateness of the situation, with spring break three weeks away, and with it impossible to even schedule 2, let alone 3 mediations, before spring break, then we have no choice but to either work cooperatively or agree to submit this to someone--a judge or a PC--who can make a definitive decision before the incident occurs.

Ellen, you know darn well I'm not playing a is a tactical game here. Nor am I threatening you. I've talked to Thiele's office as a last resort; you've boxed yourself in at this pint. Under the circumstances, you know there is no other choice but for me to file tomorrow morning if we can't agree on a path to a solution that will result in a decision before spring break.

Take a deep breath for a moment Ellen. Our daughter is in the middle here. This is no time for pride. Focus on Maddie. We have to take the focus off of ourselves. Please think about it, and get back to me Friday morning.

Regards,

Jon

-----Original Message-----

>From: ellen.turner@gmail.com  
>Sent: Feb 21, 2008 8:49 PM  
>To: Jon Entine <runjonrun@earthlink.net>, David Peck <dwp@bpbbslaw.com>  
>Cc: "Ms. Ellen L. Turner" <ellen.turner@gmail.com>  
>Subject: Re: Proposed solution on Easter conflict



>  
>Jon -  
>I can't keep up with all this, you are all over the place.  
>  
>I agreed to mediation in an email to you, but you slammed me with the "filing emergency motion" threat right after. I proposed Easter night transfer, with reciprocity, also to be slammed by you.  
>  
>Solutions offered have already been on the table. I told you to call Bea Larsen. No need to threaten court and your "talking with Thiele".  
>  
>Please follow the process that is in place that we have already agreed to - mediation. There are no PCs in effect - the decision is not an order until 14 days has lapsed, and it has been appealed (which stays the decision).  
>  
>Ellen  
>  
>  
>Sent via BlackBerry by AT&T  
>  
>-----Original Message-----  
>From: runjonrun@earthlink.net  
>  
>Date: Thu, 21 Feb 2008 19:27:50  
>To: "Ellen Turner" <Ellen.turner@gmail.com>, "David W. Peck" <dwp@bpbslaw.com>  
>Cc: "Jon Entine" <runjonrun@earthlink.net>  
>Subject: Proposed solution on Easter conflict  
>  
>  
>Hi Ellen,  
>  
>It turns out, after talking with Thiele, I would have no trouble getting a court date and a ruling within the next two weeks.  
>  
>That said, I think we both know it is not in anyone's best interest, certainly not Maddie's, to persist in this train wreck.  
>  
>Here's a proposal:  
>  
>(1) importance to you of Easter  
>  
>One of your two concerns appears to be that you will lose time with Maddie in Pittsburgh because you have to leave early to meet the 7PM transfer time. Solution: take as long as you want that day \night; just get Maddie to my house so she can get a good night's sleep.  
>  
>(2) the contested night  
>  
>You believe you have a right to Sunday night (which would reduce Maddie's time with her dad to 6 vacation nights while you get 10); I disagree. Solution: as I'm already going to mediation on other issues, let's put the issue of the contested night to independent arbiters to resolve. First the mediator and if not resolved then to PCs.  
>  
>If they agree with you, great; you get an extra future Sunday night. If they agree with my position, we move on.  
>  
>We don't have to agree on the issues to work cooperatively towards a solution.  
>  
>Please, if you would, do your best to get back to me today.  
>  
>Regards,  
>  
>Jon  
>



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- [From 5/19-5/30/06](#)
- [Summer 2006](#)

**Last Viewed**

Jon Entine:  
02/22/2008 at 09:54:35 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

The current time  
02/22/2008 at 10:53:22 AM

Your time zone is  
EST

**Maddie nights and other**

From: Ellen Turner

To: Jon Entine (first view: 01/08/08 05:18PM)

Sent: 01/08/08 04:06PM

Message: Jon -

A few dates to confirm and resolve:

1- Mon. 1/21 - need an answer regarding your trip to Albany/speaking engagement that night. The current schedule has her coming to me at 7p Monday night (MLK holiday) - are you planning to bring her early before you leave town?

2- Wed. 2/20 - yes, I will be available to pick Maddie up from school/overnight and take her to school on Thursday.

3- Mon/Tues 2/4-5 - I have to go out of town on business for these 2 nights. Are you available or should i ask the neighbors? Since you have her the weekend prior, it would mean keeping her that week - I would pick her up Friday 2/8 after school per regular schedule.

4- Spring Break - Maddie's Spring break vacation with me starting 3/14 after school ALSO includes our Easter weekend (with Easter Sunday on 3/23). As agreed in mediation, she will be returned to you at 7p on Easter Sunday. (We are not planning to be in Florirda for Easter.)

Please advise reagarding:

- 1- your Albany trip and Maddie on Monday 1/21
- 2- your availability on 2/4-5

Ellen

Exhibit 4



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- [From 5/19-5/30/06](#)
- [Summer 2006](#)

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02/22/2008 at 09:52:51 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

**The current time**

02/22/2008 at 09:53:21 AM

Your time zone is

EST

**Spring Break Travel**

From: Jon Entine

To: Ellen Turner (first view: 02/11/08 11:03AM)  
Sherri Slovin (first view: never)

Sent: 02/09/08 09:11AM

Message: Mar 24, DL 5299 lv. CVG 9:05 arr. Sarasota 11:22am  
Mar 30, DL 1674 lv. Sarasota 4:20PM, connect DL 1286, arr. Lexington 7:53PM  
(NOTE: On day of return, we will all but certainly change the flight to a noon departure, and will email you when that happens)

**Accommodations:**

South Seas Island Resort, Captiva Island  
5400 Plantation Road  
Captiva Island, FL 33924  
(239) 472-5111

Exhibit 5



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- [From 5/19-5/30/06](#)
- [Summer 2006](#)

**Last Viewed**

Jon Entine:  
02/22/2008 at 09:52:04 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

**The current time**  
02/22/2008 at 09:52:15 AM  
**Your time zone is**  
EST

**RE: Spring Break Travel**

**From:** Ellen Turner

**To:** Jon Entine (first view: 02/12/08 10:53PM)

**Sent:** 02/11/08 11:13AM

**Message:** Maddie/mom Spring Break travel:  
3/15-19  
Flight on 3/15 = depart Columbus 9:15a AA 4160, depart ORD 11:30a arrive Ft Myers 3pm AA 1503  
Hotel = Naples Grande Resort 1-239-597-3232; we will be outside alot/reachable on our cell phones  
Flight on 3/19 = depart Ft Myers 4p AA1093, depart ORD 8p arrive Columbus 10p AA 4504

3/21-23  
Good Friday through Easter Sunday will be in Pittsburgh at Maddie's Aunt/Uncle's house:  
214 Bluestone Drive  
412-851-7261

**At 09:11AM on 02/09/08, Jon Entine wrote:**

Mar 24, DL 5299 lv. CVG 9:05 arr. Sarasota 11:22am  
Mar 30, DL 1674 lv. Sarasota 4:20PM, connect DL 1286, arr. Lexington 7:53PM  
(NOTE: On day of return, we will all but certainly change the flight to a noon departure, and will email you when that happens

**Accommodations:**  
South Seas Island Resort, Captiva Island  
5400 Plantation Road  
Captiva Island, FL 33924  
(239) 472-5111

---

**Subject:** Spring Break Schedule  
**Date:** Friday, February 15, 2008 2:47 PM  
**From:** Ellen Turner <ellen.turner@gmail.com>  
**To:** 'Jon Entine' runjonrun@earthlink.net  
**Conversation:** Spring Break Schedule

**Ellen Turner**  
**The Partnering Group, Inc.**  
Cell: 513-503-1268  
Fax: 866-214-3145  
[www.thepartneringgroup.com](http://www.thepartneringgroup.com)

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6-2

Jon,

I notice for Spring Break that you have scheduled flight plans entirely too close to my time with Maddie and infringing – again – on our time together. In the future, please pay better attention to scheduling. Since it is still more than 30 days away, you have time to change your flights to reflect and respect Maddie/Mom time together.

As you know from the SPP, I am not required to return her until Monday (after Easter Sunday) at 8:30a. I have been repeatedly flexible and made accommodations in the past for your plane flight scheduling, but this is the last time I am willing to do so.

My accommodations for you have included:

- Spring Break 05 – in the Orlando airport
- Summer Vacation 06 – returning early from Family reunion
- Winter vacations in 06 and 07 – where you have requested early drop-offs

You have never reciprocated in a similar fashion for my travel/holiday plans.

In the spirit of collaboration and cooperation, I will offer the following FINAL accommodation – take it or leave it:

- I will leave Pittsburgh and Maddie's cousins earlier than planned on Sunday (3/23) and return Maddie to you on or before 5p EASTER Sunday...
- IF AND ONLY IF, you will agree in writing to do the same for me on Sunday 8/3 – returning Maddie to me on or before 5p Sunday 8/3.

Please find attached the Agreed Entry document requiring your signature and filing.

Ellen

7-1

**DECISION OF PARENTING COORDINATOR**

**Case No. DR-0500131**

**ELLEN TURNER & JON ENTINE**

**5/17/06**

**I. OFW**

Mother, Father and PC met in order to review some of the "smoothing out" that needed to be done regarding the use of OurFamilyWizard. We reviewed the input on Calendar and Basic Information. The PC indicated the importance to Mother and Father of their including clear, complete information.

The following was decided:

- A. All information input on OFW is to provide public and not private access.
- B. Ellen and John will work to fix the schedule so that it accurately reflects pickup and drop off times. They recognize that this schedule is somewhat "clunky," and that there is a learning curve in order to insure that information is input properly.
- C. Ellen will modify the provisions dealing with Schools to include that Maddie is in the second grade.
- D. Jon will add the eye doctor to the Medical page.
- E. The PC will not monitor OFW on a regular basis. If either Jon or Ellen has a concern, they will contact the PC, with a copy to the other parent. At that point, the PC will review the OFW website.

**II. PROCESS ISSUES**

Parents recognize that it is imperative that neither of them have contact with the PC outside of the knowledge of the other. All information is to be done through OFW. If there is any documentation that is to be transmitted to the PC for backup re a concern, a fax will also go

to the other parent. All concerned recognize the importance of the integrity of the process.

### III. TRANSMITTAL OF DECISIONS OF PC TO MADDIE

PC has spoken with Dr. Vivian Fliman concerning the need to insure that PC Decisions are transmitted to Maddie in a manner that is in her best interest. Accordingly, the following procedure is to be followed: Upon the transmittal of a Decision to the parents, a copy will be emailed to Dr. Fliman. If Dr. Fliman has any questions regarding a Decision, she will immediately contact the PC for clarification or to raise any specific concerns. Thereafter, Dr. Fliman will be the first contact with Maddie concerning the Decision, so that Maddie understands the nature of the Decision. If either parent feels the need to share information with Maddie prior to Maddie's meeting with Dr. Fliman, that parent will not do so until he or she has discussed the same with Dr. Fliman. If, after Dr. Fliman meets with Maddie, she poses questions to either parent about the Decision, either parent may discuss the same with Maddie, so long as he or she understands that Decisions are to be placed in the most favorable light possible to Maddie.

### IV. EMERGENCY PROCEDURE FORMS

All emergency procedure forms shall include the following: the names and phone numbers (cell and land) of both parents, with both parents' names listed as emergency contacts. The parent who is responsible for setting up the activity will be named as the first contact. The other parent will be named as the second contact. Upon completion of the form, each parent will make a copy of the form and tender the same to the other parent.

### V. MEDICAL ISSUES

The Shared Parenting Plan designates that Father is to be responsible for arranging dental and medical appointments in even years, and Mother is to be responsible for arranging dental and medical appointments during odd years. The responsible parent will set the routine medical and



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

Jon ENYNE

Plaintiff / Petitioner

Date: ~~2~~ 2/22/08

Case No. DR 0500131

-vs/and-

File No. \_\_\_\_\_

TURNER

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 ELLEN TURNER

Address 6720 CAMBRIDGE LANE

City CINCINNATI, State OH, Zip Code 45243

On this date: MARCH 11, 2008 at 8:30 AM

NOTICE OF HEARING

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

March 11 at (time) 8:30 AM before

Judge / Magistrate Thiele in

Room 2.102. Said hearing will take place at 800 Broadway, Cincinnati, Ohio.

ELECTRONIC CERTIFIED MAIL SERVICE RETURN  
MOTION  
DR0500131 D1  
JON ENTINE  
FILED: 02/25/2008 6:55:09



Date Produced: 02/25/2008

HAMILTON COUNTY CLERK OF COURTS

The following is the delivery information for Certified item number 7194 5168 6310 0372 4454. Our records indicate that this item was delivered on 02/23/2008 at 02:12 p.m. in CINCINNATI, OH, 45243. The scanned image of the recipient information is provided below.

Signature of Recipient:

Delivery Section	
Signature	<i>[Handwritten Signature]</i>
Name	J. ENTINE

Address of Recipient:

Address	6255 S. CLIPMANG RD
---------	---------------------

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United States Postal Service

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SECURITY FOR COSTS IN THE SUM OF \$ 50.00  
DEPOSITED BY JON ENTINE

January 22, 2008

Case No. DR0500131

Jon Entine  
6255 So. Clippinger Dr.  
Cincinnati, OH 55243

Vs.

Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

PRE-DECREE  POST-DECREE  
 Orig. of Cust.  
 Vis. Enforce/Mod.  
 Sup. Enforce/Mod.  
 Others

**Motion to clarify/modify the Shared Parenting Plan to:**

**Resolve disagreement about when daughter Madeleine transfers from Mother to Father during Maddie's spring break, which begins on March 14, to conform with demands made in writing by Mother, which Father relied upon to make extensive spring break plans, after which Mother then later reneged. The Guardian ad Litem has also proposed a solution in his pending recommendations to permanently modify the SPP that are substantively in accord with Father's proposal, and Mother's original proposal (see exhibit 1), before her reversal. Considering that spring break is three weeks away, a timely decision is requested to adopt the proposed solution, or one that pleases the court.**

Under the current SPP, in even-numbered years Maddie is to spend the first half of her two-week spring break with Mother (8 vacation nights) and transfer to Father on Saturday night at 9PM (8 vacation nights). In 2008, Mother's holiday begins on Friday March 14 and would normally extend until Saturday night March 22. However, in 2008, Easter Sunday falls on March 23. When the SPP was negotiated, both sides attempted to anticipate potential conflicts when holidays and vacations overlap (e.g. July 4<sup>th</sup> and when Easter and Passover conflict); however, this current conflict, in which spring break and a religious holiday overlap, was not anticipated nor addressed. The SPP explicitly addresses only the situation when Easter Sunday falls during a period when Maddie is in school. According to Article IHH, the Easter holiday ends on "Monday morning before school." There is no mention of when the transfer at the end of the Easter holiday should occur if she has no school to return to, as in the current case, as Easter Sunday falls during the Father's vacation time.

Numerous attempts, a recently as January 22 (see exhibit 2), have been made by Father to resolve the conflict without resorting to court, including seeking binding mediation, face-to-face meetings, the use of an independent Parental Coordinator, and discussions with Mother's counsel. All have been rejected out of hand, with no counter proposals that included any suggestion for a process to resolve the dispute. Prior failed attempts by Father at resolution included:

2008 FEB 22 P 1:03

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH



D77198786

Mediation: Recognizing the ambiguity of the SPP as regards the 2008 spring break, both parents raised this issue at mediation last summer. Both agreed that the SPP did not anticipate or address the current conflict. At that time, Mother insisted that Father must give up one night of his scheduled vacation—Saturday, March 2, and all of Easter Sunday, with the transition to occur on Sunday evening at 7PM. Mother would then have 9 vacation nights and Father 7 vacation nights. Father promptly/eagerly agreed, asking only that parents resolve the ambiguity in the wording to ensure equitable treatment of Passover and Easter, so that Maddie is with Mother during each Christian religious holiday (even when it conflicts with Father's vacation) and Maddie is with Father during each Jewish holiday (even when it conflicts with Mother's vacation). Mother refused to discuss that request for parity and equity; however, she did explicitly state that she would transition Maddie to Father at 7PM on Sunday, March 23.

Direct Discussions: On December 3, Father and Mother met to discuss a number of issues, including the spring break transfer. Mother again stated she was returning Maddie to Father on Sunday March 23 at 7PM. She also again refused to discuss Father's proposal to resolve religious holiday/vacation conflicts in an equitable fashion.

Our Family Wizard Posting: On January 8, at 4:06PM (see exhibit 3), Mother once again reiterated this March 23 at 7PM transition date/time in a posting on Our Family Wizard, writing:

**"Maddie's Spring break vacation with me starting 3/14 after school ALSO includes our Easter weekend (with Easter Sunday on 3/23). As agreed in mediation, she will be returned to you at 7p on Easter Sunday."**

Father agreed to her transfer time, but again tried to resolve the issue of equitable treatment of Passover and Easter, as in future years, Passover occurs during Mother's spring break time. He wrote:

**"If you would like to have Maddie for Easter Sunday, which I can certainly understand, we need to discuss a permanent arrangement to be sealed in writing. Note that in some future years, Passover falls during your spring break time with Maddie. We really have two options: --(1) keep the schedule as is in the SPP, with no special changes for Passover or Easter; or --(2) agree that Maddie is with Ellen during Easter and Jon during Passover if either holiday falls during the other person's otherwise scheduled Spring Break time and no matter when it falls. As far as I'm concerned, you can choose whichever you like. I'm totally flexible."**

Mother refused to respond to that OFW posting. The one thing clear, based on Mother's posting, was that the transfer of Maddie would occur on Sunday, March 23 at 7PM. Based on Mother's consistent representations as to the transfer date and time—in writing, orally, and before the mediator—and with the pressing need to confirm Maddie's March schedule, Father made the reasonable choice to make vacation reservations (some unalterable without incurring huge financial costs) in accord with Mother's thrice-stated

demands. Father also agreed to a reporter's request for a lunch interview in Florida on Monday, which could help sales of his book, and an afternoon get together with the local genealogical society—both meetings to promote his new book (*Abraham's Children: Race, Identity and the DNA of 'the Chosen People'*). He posted those on OFW on February 9 (see exhibit 4). Two days later, in a posting on OFW on February 11 that included Father's February 9 posting (see exhibit 5), Mother posted her spring break schedule, which indicated she would be away until Sunday, when she would return with Maddie to Cincinnati. According to the SPP, the spring break schedule was legally set.

### **Mother's Reversal of Her Commitment**

On February 15, out of the blue, and in contradiction with Mother's previous positions before the mediator, in person, and most recently in exchanging information on OFW about spring break, Mother sent Father a threatening ultimatum in an email (see exhibit 6) renegeing on her commitment and announcing that she would be holding Maddie essentially as a hostage until 8:30AM on Monday.

It should be noted that Mother's email was not a legal posting and does not abrogate Mother's February 11 posting on OFW. Based on the SPP, and reaffirmed by a Parental Coordinator's legal ruling on March 17, 2006 (see exhibit 7), "All information is to be done through the OFW. ... All concerned recognize the importance of the integrity of the process." Mother never posted on OFW within 30 days of her departure any change of her announced schedule, so Mother's schedule is legally locked into what she posted on February 11.

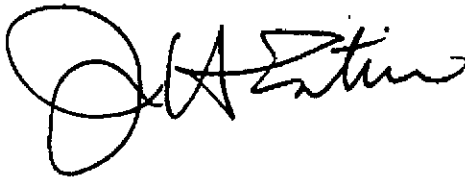
If Mother does hold Maddie hostage, violating her legally established commitment to transfer Maddie on Sunday evening, there will be considerable consequences:

- **Emotional consequences to Maddie:** If Mother's reversal holds, Maddie would miss two nights of her normal vacation time with Father (Mother's vacation would now be 10 holiday nights and Father's would be 6 holiday nights) and his daughter would have no time to pack before rushing to the airport.
- **Financial consequences to Father:** Father's cost for one airline ticket reservation, made based on Mother's consistent representations over six months, and legally established by Mother's February 11<sup>th</sup> posting, is \$377.50. Airline prices go up as flight day approaches. If Father were forced to repurchase new tickets and travel at a later time, he would have to cancel scheduled meetings with a reporter and others that he relies upon for book sales to support him and his daughter. To arrive in time for his evening event (missing the scheduled luncheon meetings), the two new airline tickets, as of today, would cost \$553 per person, plus a \$75 per person ticket change fee. Net loss to Father for two tickets: \$511. Note that if the rescheduled afternoon flight should for any reason be as little as an hour late, Father could miss the evening speaking event sponsored by genealogical societies in Tampa, St. Petersburg, and Clearwater, at which hundreds of people are expected to attend and a hundred books might be sold.

**Recommendation:**

**Father asks that the court enforce the Mother's legal commitment to transition Maddie to her Father on the evening of Easter Sunday, as she is required to do based on her legal postings on Our Family Wizard.** In his modification of the SPP, the GAL, who recognizes the ambiguity of the current SPP in regards to vacations that overlap religious holidays, proposed a permanent solution (see exhibit 1). It is in accord with Father's favored proposed solution: major religious holidays override vacations; treat Easter and Passover on an even par going forward, with transition on Easter occurring on Sunday at 6PM. Father asks that the GAL's proposed solution be adopted. Father further asks the court to order that during Passover, the transition occurs 30 minutes after sunset on the conclusion of the first lunar day of the holiday, in accord with Jewish religious and cultural tradition. In summary, Father requests an equitable solution and does not care if the court decides to follow the position demanded consistently by Mother (until her non-legal February 15 email); or that vacations should override the major religious holidays. If the magistrate chooses the later, this spring break transition would follow the regular vacation schedule as reflected in the current SPP, which is Saturday at 9PM. Father asks that the court immediately issue an order resolving this issue so Maddie's spring break will not be disrupted.

Father further asks that the Mother be ordered to pay all costs associated with this filing to be presented in evidence by Father at hearing.

A handwritten signature in black ink, appearing to read "J. A. Estlin". The signature is written in a cursive style with a large, looping initial "J".

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

01/29/08

ELLEN TURNER	:	CASE NO. DRO500131
	:	FILE NO. E233969
Plaintiff	:	CSEA NO.
Vs.	:	JUDGE PANIOTO
	:	MAGISTRATE THEILE
JON ENTINE	:	
	:	<b><u>MODIFIED SHARED</u></b>
Defendant	:	<b><u>PARENTING PLAN</u></b>

The parties hereto, ELLEN TURNER, Plaintiff, hereinafter referred to as "Mother" and JON ENTINE, Defendant, hereinafter referred to as "Father", are the parents of MADELEINE ENTINE, born May 22, 1998.

The parties have no other issue, living or deceased, and have not adopted any child.

This plan is submitted to the Court pursuant to Ohio Revised Code §3109.04 (D) (1) (a) (i). The parties jointly submit this **Modified Shared Parenting Plan (Plan)** and ask the Court to adopt the terms as an Order of the Court.

Both parents have given considerable thought to the question of parental rights and responsibilities, and the manner in which the best interests of the minor child may be served. In furtherance of these interests, they have concluded that the parents should share the legal responsibility of the care and upbringing of the minor child.

Both parents love Madeleine ("Maddie") and want to support each other in parenting her. Maddie should have access to both of her parents and should be comfortable with each of them. With the implementation of this Plan, Maddie will know that both of her parents are going to work together to assure her well-being.

In the exercise of their shared rights and responsibilities, the parents shall discuss and cooperate on matters pertaining to health, education, and general welfare, acknowledging that the general well-being of the minor child is of paramount

first half of the Break period, then it shall also include the overnight, and Mother shall drop off Maddie no later than 9:00 AM on December 26<sup>th</sup>. Father shall always have the second half of the Break period.

3. If the Break period consists of an even number of overnights, the transition between homes shall take place at 9:00 AM on the morning after the mid-point overnight. If there are an odd number of overnights during the Break period, then the parents shall alternate the extra overnight from year to year, with Father getting the first extra overnight. During odd years, and except for the provision in Section A. 2. above, drop off to Father shall be at 6:00 PM on the last day of the first half of the Break period.

5. ~~No special provision will be made for Hanukkah if it falls during this period or New Year's Eve and Day; rather, the above agreed upon Winter Break schedule will apply.~~ If either or both of the first or last night of Hanukkah falls outside of the Winter Break schedule set forth above, then Father shall be entitled to parenting time on either or both of those nights with Maddie every year. Both the first and last nights of Hanukkah shall commence at the conclusion of school (or 3:00 p.m. if a non-school day) and continue until the return to school the next day or until 8:30 a.m. if it is a non-school day.

**B. SPRING BREAK**

1. Maddie's Spring Break (Break period) from school is defined as from the first overnight on the day school ends until the morning Maddie returns to school. The Break period shall be divided between the parents on the basis of overnights.

2. In even numbered years Mother shall have the first seven overnights of the Break period and Father shall have the remainder. In odd years Father shall have the first seven overnights. Transfer between homes shall take place no later than 6:00 PM following the 7<sup>th</sup> overnight.

3. If Maddie' Spring Break is other than 2 weeks, then the entire Break period shall be alternated each year between the parents, with Mother having even years and Father odd.



**Subject: FW: Proposed solution on Easter conflict**  
**Date:** Friday, February 22, 2008 10:42 AM  
**From:** Jon Entine <runjonrun@earthlink.net>  
**Conversation:** Proposed solution on Easter conflict  
**Category:** Family

From: Jon Entine <runjonrun@earthlink.net>  
Reply-To: Jon Entine <runjonrun@earthlink.net>  
Date: Thu, 21 Feb 2008 21:19:51 -0500 (GMT-05:00)  
To: <ellen.turner@gmail.com.returnreceipt.com>  
Cc: "Ms. Ellen L. Turner" <ellen.turner@gmail.com>  
Subject: Re: Proposed solution on Easter conflict

Hi Ellen,

I've been very consistent. I'm looking for a real solution. And I'll keep being creative, because Maddie is in the middle.

I've offered options that respect your perspective and mine, and which allows an independent person or PC to arbitrate--before the fact, rather than after. I don't agree with your position, but an independent person might. Let's immediately put this before an independent person, and move on with our lives.

You know darn well that mediation is a game at this point because we are so close to the time to spring break. Why play a game? I'm trying to find a way to a solution for a PROCESS that makes sense for both of us. What I've proposed will keep us out of court; it will save us money; it will insulate Maddie. That should be our goal.

I'm not just going to accept what I believe is an encroachment on Maddie's time with her Dad; nor should you accept an agreement that you don't feel comfortable with. But it's not a crime against humanity to agree on a fair process for resolution. Mediation, which could not be completed until after spring break, would be a farce--and you know it. Why play a game?

You know something---if an independent arbiter, who has the power to make that judgment, is persuaded by your position--that's terrific, we would have asked for an objective opinion, then we move on with our lives. What's the down side for you on this?

As for court, I'm not threatening you at all. If you won't agree on a process that will lead to a timely resolution of this issue, I have choice but to seek out a process that will address this issue in a timely fashion. Considering the lateness of the situation, with spring break three weeks away, and with it impossible to even schedule 2, let alone 3 mediations, before spring break, then we have no choice but to either work cooperatively or agree to submit this to someone--a judge or a PC--who can make a definitive decision before the incident occurs.

Ellen, you know darn well I'm not playing a is a tactical game here. Nor am I threatening you. I've talked to Thiele's office as a last resort; you've boxed yourself in at this pint. Under the circumstances, you know there is no other choice but for me to file tomorrow morning if we can't agree on a path to a solution that will result in a decision before spring break.

Take a deep breath for a moment Ellen. Our daughter is in the middle here. This is no time for pride. Focus on Maddie. We have to take the focus off of ourselves. Please think about it, and get back to me Friday morning.

Regards,

Jon

-----Original Message-----

>From: ellen.turner@gmail.com  
>Sent: Feb 21, 2008 8:49 PM  
>To: Jon Entine <runjonrun@earthlink.net>, David Peck <dwp@bpbslaw.com>  
>Cc: "Ms. Ellen L. Turner" <ellen.turner@gmail.com>  
>Subject: Re: Proposed solution on Easter conflict

>  
>Jon -  
>I can't keep up with all this, you are all over the place.  
>  
>I agreed to mediation in an email to you, but you slammed me with the "filing emergency motion" threat right after. I proposed Easter night transfer, with reciprocity, also to be slammed by you.  
>  
>Solutions offered have already been on the table. I told you to call Bea Larsen. No need to threaten court and your "talking with Thiele".  
>  
>Please follow the process that is in place that we have already agreed to - mediation. There are no PCs in effect - the decision is not an order until 14 days has lapsed, and it has been appealed (which stays the decision).  
>  
>Ellen  
>  
>  
>Sent via BlackBerry by AT&T  
>  
>-----Original Message-----  
>From: runjonrun@earthlink.net  
>  
>Date: Thu, 21 Feb 2008 19:27:50  
>To: "Ellen Turner" <Ellen.turner@gmail.com>, "David W. Peck" <dwp@bpbbslaw.com>  
>Cc: "Jon Entine" <runjonrun@earthlink.net>  
>Subject: Proposed solution on Easter conflict  
>  
>  
>Hi Ellen,  
>  
>It turns out, after talking with Thiele, I would have no trouble getting a court date and a ruling within the next two weeks.  
>  
>That said, I think we both know it is not in anyone's best interest, certainly not Maddie's, to persist in this train wreck.  
>  
>Here's a proposal:  
>  
>(1) importance to you of Easter  
>  
>One of your two concerns appears to be that you will lose time with Maddie in Pittsburgh because you have to leave early to meet the 7PM transfer time. Solution: take as long as you want that day \night; just get Maddie to my house so she can get a good night's sleep.  
>  
>(2) the contested night  
>  
>You believe you have a right to Sunday night (which would reduce Maddie's time with her dad to 6 vacation nights while you get 10); I disagree. Solution: as I'm already going to mediation on other issues, let's put the issue of the contested night to independent arbiters to resolve. First the mediator and if not resolved then to PCs.  
>  
>If they agree with you, great; you get an extra future Sunday night. If they agree with my position, we move on.  
>  
>We don't have to agree on the issues to work cooperatively towards a solution.  
>  
>Please, if you would, do your best to get back to me today.  
>  
>Regards,  
>  
>Jon  
>



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- [Medical Related Issu](#)
- [Humbert Issue](#)
- [From 5/19-5/30/06](#)
- [Summer 2006](#)

**Last Viewed**

Jon Entine:  
02/22/2008 at 09:54:33 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

The current time  
02/22/2008 at 10:53:22 AM

Your time zone is  
EST

**Maddie nights and other**

**From:** Ellen Turner

**To:** Jon Entine (first view: 01/08/08 05:18PM)

**Sent:** 01/08/08 04:06PM

**Message:** Jon -

A few dates to confirm and resolve:

1- Mon. 1/21 - need an answer regarding your trip to Albany/speaking engagement that night. The current schedule has her coming to me at 7p Monday night (MLK holiday) - are you planning to bring her early before you leave town?

2- Wed. 2/20 - yes, I will be available to pick Maddie up from school/overnight and take her to school on Thursday.

3- Mon/Tues 2/4-5 - I have to go out of town on business for these 2 nights. Are you available or should I ask the neighbors? Since you have her the weekend prior, it would mean keeping her that week - I would pick her up Friday 2/8 after school per regular schedule.

4- Spring Break - Maddie's Spring break vacation with me starting 3/14 after school ALSO includes our Easter weekend (with Easter Sunday on 3/23). As agreed in mediation, she will be returned to you at 7p on Easter Sunday. (We are not planning to be in Florida for Easter.)

Please advise re regarding:

- 1- your Albany trip and Maddie on Monday 1/21
- 2- your availability on 2/4-5

Ellen

Exhibit 4



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- [Humbert Issue](#)
- [From 5/19-5/30/06](#)
- [Summer 2006](#)

**Spring Break Travel**

From: Jon Entine

To: Ellen Turner (first view: 02/11/08 11:02AM)  
Sherri Slovin (first view: never)

Sent: 02/09/08 09:11AM

Message: Mar 24, DL 5299 lv. CVG 9:05 arr. Sarasota 11:22am  
Mar 30, DL 1674 lv. Sarasota 4:20PM, connect DL 1286, arr. Lexington 7:53PM  
(NOTE: On day of return, we will all but certainly change the flight to a noon departure, and will email you when that happens)

Accommodations:  
South Seas Island Resort, Captiva Island  
5400 Plantation Road  
Captiva Island, FL 33924  
(239) 472-5111

**Last Viewed**

Jon Entine:  
02/22/2008 at 09:52:51 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

**The current time**

02/22/2008 at 09:53:21 AM

Your time zone is  
EST

Exhibit 5



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- [From 5/19-5/30/06](#)
- [Summer 2006](#)

**Last Viewed**

Jon Entine:  
02/22/2008 at 09:52:04 AM

Ellen Turner:  
02/21/2008 at 01:09:43 PM

The current time  
02/22/2008 at 09:52:15 AM

Your time zone is  
EST

**RE: Spring Break Travel**

**From:** Ellen Turner  
**To:** Jon Entine (first view: 02/12/08 10:53PM)  
**Sent:** 02/11/08 11:13AM

**Message:** Maddie/mom Spring Break travel:  
 3/15-19  
 Flight on 3/15 = depart Columbus 9:15a AA 4160, depart ORD 11:30a arrive Ft Myers 3pm AA 1503  
 Hotel = Naples Grande Resort 1-239-597-3232; we will be outside alot/reachable on our cell phones  
 Flight on 3/19 = depart Ft Myers 4p AA1093, depart ORD 8p arrive Columbus 10p AA 4504

3/21-23  
 Good Friday through Easter Sunday will be in Pittsburgh at Maddie's Aunt/Uncle's house:  
 214 Bluestone Drive  
 412-851-7261

**At 09:11AM on 02/09/08, Jon Entine wrote:**

Mar 24, DL 5299 lv. CVG 9:05 arr. Sarasota 11:22am  
 Mar 30, DL 1674 lv. Sarasota 4:20PM, connect DL 1286, arr. Lexington 7:53PM  
 (NOTE: On day of return, we will all but certainly change the flight to a noon departure, and will email you when that happens

**Accommodations:**  
 South Seas Island Resort, Captiva Island  
 5400 Plantation Road  
 Captiva Island, FL 33924  
 (239) 472-5111

---

**Subject:** Spring Break Schedule  
**Date:** Friday, February 15, 2008 2:47 PM  
**From:** Ellen Turner <ellen.turner@gmail.com>  
**To:** 'Jon Entine' runjonrun@earthlink.net  
**Conversation:** Spring Break Schedule

**Ellen Turner**  
**The Partnering Group, Inc.**  
Cell: 513-503-1268  
Fax: 866-214-3145  
[www.thepartneringgroup.com](http://www.thepartneringgroup.com)

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---

Jon,

I notice for Spring Break that you have scheduled flight plans entirely too close to my time with Maddie and infringing – again – on our time together. In the future, please pay better attention to scheduling. Since it is still more than 30 days away, you have time to change your flights to reflect and respect Maddie/Mom time together.

As you know from the SPP, I am not required to return her until Monday (after Easter Sunday) at 8:30a. I have been repeatedly flexible and made accommodations in the past for your plane flight scheduling, but this is the last time I am willing to do so.

My accommodations for you have included:

- Spring Break 05 – In the Orlando airport
- Summer Vacation 06 – returning early from Family reunion
- Winter vacations in 06 and 07 – where you have requested early drop-offs

You have never reciprocated in a similar fashion for my travel/holiday plans.

In the spirit of collaboration and cooperation, I will offer the following FINAL accommodation – take it or leave it:

- I will leave Pittsburgh and Maddie's cousins earlier than planned on Sunday (3/23) and return Maddie to you on or before 5p EASTER Sunday...
- IF AND ONLY IF, you will agree in writing to do the same for me on Sunday 8/3 – returning Maddie to me on or before 5p Sunday 8/3.

Please find attached the Agreed Entry document requiring your signature and filing.

Ellen

7-1

**DECISION OF PARENTING COORDINATOR**

**Case No. DR-0500131**

**ELLEN TURNER & JON ENTINE**

**5/17/06**

**I. OFW**

Mother, Father and PC met in order to review some of the "smoothing out" that needed to be done regarding the use of OurFamilyWizard. We reviewed the input on Calendar and Basic Information. The PC indicated the importance to Mother and Father of their including clear, complete information.

The following was decided:

- A. All information input on OFW is to provide public and not private access.
- B. Ellen and John will work to fix the schedule so that it accurately reflects pickup and drop off times. They recognize that this schedule is somewhat "clunky," and that there is a learning curve in order to insure that information is input properly.
- C. Ellen will modify the provisions dealing with Schools to include that Maddie is in the second grade.
- D. Jon will add the eye doctor to the Medical page.
- E. The PC will not monitor OFW on a regular basis. If either Jon or Ellen has a concern, they will contact the PC, with a copy to the other parent. At that point, the PC will review the OFW website.

**II. PROCESS ISSUES**

Parents recognize that it is imperative that neither of them have contact with the PC outside of the knowledge of the other. All information is to be done through OFW. If there is any documentation that is to be transmitted to the PC for backup re a concern, a fax will also go



to the other parent. All concerned recognize the importance of the integrity of the process.

**III. TRANSMITTAL OF DECISIONS OF PC TO MADDIE**

PC has spoken with Dr. Vivian Fliman concerning the need to insure that PC Decisions are transmitted to Maddie in a manner that is in her best interest. Accordingly, the following procedure is to be followed: Upon the transmittal of a Decision to the parents, a copy will be emailed to Dr. Fliman. If Dr. Fliman has any questions regarding a Decision, she will immediately contact the PC for clarification or to raise any specific concerns. Thereafter, Dr. Fliman will be the first contact with Maddie concerning the Decision, so that Maddie understands the nature of the Decision. If either parent feels the need to share information with Maddie prior to Maddie's meeting with Dr. Fliman, that parent will not do so until he or she has discussed the same with Dr. Fliman. If, after Dr. Fliman meets with Maddie, she poses questions to either parent about the Decision, either parent may discuss the same with Maddie, so long as he or she understands that Decisions are to be placed in the most favorable light possible to Maddie.

**IV. EMERGENCY PROCEDURE FORMS**

All emergency procedure forms shall include the following: the names and phone numbers (cell and land) of both parents, with both parents' names listed as emergency contacts. The parent who is responsible for setting up the activity will be named as the first contact. The other parent will be named as the second contact. Upon completion of the form, each parent will make a copy of the form and tender the same to the other parent.

**V. MEDICAL ISSUES**

The Shared Parenting Plan designates that Father is to be responsible for arranging dental and medical appointments in even years, and Mother is to be responsible for arranging dental and medical appointments during odd years. The responsible parent will set the routine medical and

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

JOI ENGINE

Plaintiff / Petitioner

Date: 2/22/08

Case No. DR 0500131

-vs/and-

File No. \_\_\_\_\_

TURNER

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 ELLEN TURNER

Address 6720 CAMBRIDGE LANE

City CINCINNATI, State OH, Zip Code 45243

On this date: MARCH 11, 2008 at 8:30 AM

NOTICE OF HEARING

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

March 11 at (time) 8:30 AM before

Judge / Magistrate Thiele in

Room 2.102. Said hearing will take place at 800 Broadway, Cincinnati, Ohio.



Date Produced: 02/25/2008

HAMILTON COUNTY CLERK OF COURTS

The following is the delivery information for Certified item number 7194 5168 6310 0372 4454. Our records indicate that this item was delivered on 02/23/2008 at 02:12 p.m. in CINCINNATI, OH, 45243. The scanned image of the recipient information is provided below.

Signature of Recipient:

Delivery Section	
Signature	J. Entine
Name	J. ENTINE

Address of Recipient:

Address	6255 S. CUMBERLAND
---------	--------------------

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: 6239376SEQ1

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

Jon Entine

CASE NO. DR 0500131

-vs-

ELLEN TURNER

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

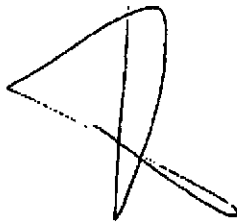
MOTION

PLAINTIFF / DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE \_\_\_\_\_

PERSONAL SERVICE \_\_\_\_\_

PROCESS SERVICE X \_\_\_\_\_



REGULAR MAIL SERVICE \_\_\_\_\_

RESIDENCE 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 TURNER

6720 CAMBRIDGE LANE

CINCINNATI, OHIO 45243

2008 FEB 22 1:01 PM  
GREGORY H. STAMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

JA Entine  
SIGNATURE

PHONE NUMBER \_\_\_\_\_

ADDRESS \_\_\_\_\_

ATTORNEY NUMBER \_\_\_\_\_



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

Jon EATNE

CASE NO. DR 0500131

-VS-

Ellen TUNNEN

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

~~Motion to Amend~~  
~~Shared Parenting Plan~~  
**\* SUBPOENA \***

PLAINTIFF / 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

FILED

2008 FEB 22 P 1 16

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

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

DAVID PECK

3074 MADISON RD.

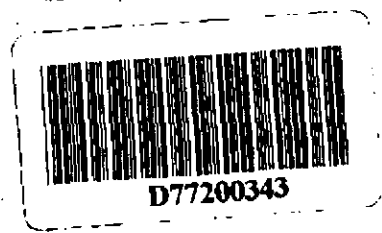
CINCINNATI, OH 45209

  
SIGNATURE

PHONE NUMBER \_\_\_\_\_

ADDRESS \_\_\_\_\_

ATTORNEY NUMBER \_\_\_\_\_



DR0500 131

THE STATE OF OHIO,  
Hamilton County, } ss.

Court of Common Pleas  
SUBPOENA FOR WITNESS

To DAVID PECIK  
3074 MADISON RD  
CINCINNATI, OH 45209

GREGORY HARTMANN  
CLERK OF COURT  
HAMILTON COUNTY  
2008 FEB 22 A.D. 2008  
MAGISTER

FILED

You are required to attend on the 11 day of MARCH  
at 8:30 o'clock A.M., at 800 Broadway in Cincinnati, in said County,  
before the Hon. Thiele Judge of said Court, in Room  
No. 2-102 to testify as witness on behalf of  
in the case of ENTINE  
versus TURNER

and not depart the Court without leave. Fail not under penalty of the law.

WITNESS my hand and the seal of the said Court at Cincinnati,  
this 22 day of FEB A.D. 2008

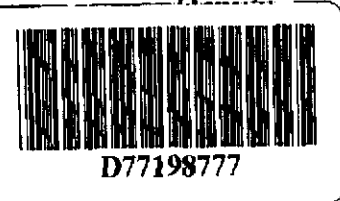
GREGORY HARTMANN

Clerk of the Court of Common Pleas of Hamilton County, Ohio

By James Army

PRESS FIRMLY

Attorney



LUEN TURNER

Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

February 20, 2008

CASE # DR0500131  
FILE # E233969

VS.

Jon Entine  
6255 S. Clippinger Drive  
Cincinnati, OH 45243

- OBJECTIONS TO MAG DECISION
- MOTION TO SET ASIDE
- REQUEST FOR FINDINGS OF FACTS

2-20-08  
DATE

Now comes Plaintiff, Ellen Turner, and hereby respectfully requests written Findings of Fact and Conclusions of Law prior to the filing of Objections.

Plaintiff states that the Magistrate's Decision was issued on February 14, 2008 and pursuant to Ohio Civil Rules of Procedure, Plaintiff has timely requested written Findings of Fact and Conclusions of Law.

Respectfully Submitted By:



Ellen Turner, Plaintiff

FILED

2008 FEB 20 P 2:12

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH



D77162678

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

Turner

CASE NO. DR 0500131

-VS-

Entine

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

MOTION

PLAINTIFF / DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE

PERSONAL SERVICE

PROCESS SERVICE

REGULAR MAIL SERVICE

RESIDENCE SERVICE

FOREIGN SHERIFF



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

FILED

2008 FEB 19 A 8:50

GREGORY HARTMAN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

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

JON ENTINE

6255 S. CLIPPINGER DR,

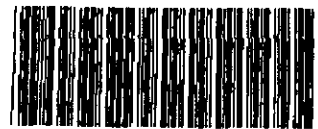
CINCINNATI, OH 45243

Ellen Teelma  
SIGNATURE

561-2857  
PHONE NUMBER

6720 Cambridge Lane  
ADDRESS

ATTORNEY NUMBER



D77144422



Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

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

February 15, 2008

CASE # DR0500131  
FILE # E233969

VS.

Jon Entine  
6255 S. Clippinger Drive  
Cincinnati, OH 45243

**MOTION FOR CONTEMPT and for PSYCHOLOGICAL EVALUATION:**

- 1) Now comes Plaintiff Ellen Turner asking the court for an order of contempt and finding Defendant Jon Entine guilty of unlawfully entering and trespassing onto Plaintiff's residence on Saturday February 9, 2008.
  - Per the Divorce Decree granted on November 13, 2006, Plaintiff is the sole and exclusive homeowner of 6720 Camaridge Lane (DR#0500131, P. 5 # H).
  - Defendant's behavior on 2/9/08 frightened Plaintiff and Plaintiff's daughter - both of whom were in the house at the time. At no point did Defendant call, ring the bell, or request entry.
  - Attached as Exhibits 1 and 2 are emails from Defendant admitting to opening Plaintiff's door and leaving papers inside home.

Plaintiff's fear at Defendant's escalating behavior, lack of respect for boundaries, and inability to follow court orders necessitates this filing. A year ago Defendant continued contact via email and phone while Plaintiff and plaintiff's daughter were under protective order granted 2/6/07 (evidence is part of court record in DV#0700143).

- 2) Motion for Psychological Evaluation, per Ohio Rule 35. As a result of Plaintiff's concern Defendant's inability to obey court orders and respect normal societal boundaries, Plaintiff is requesting Psychological evaluation of Defendant in the scope and manner as determined by the court.

*Ellen Turner*

FILED  
2008 FEB 19 A 8:48  
GREGORY HARTMAN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

SECURITY FOR COSTS IN THE SUM OF \$ 50.00  
DEPOSITED BY ELLEN TURNER





Calendar Message Board Info Bank Expense Log Resources My Account

Welcome, Ellen

Sign Out

Contact Us

This OurFamilyWizard® report was generated by Ellen Turner on 02/11/2008 at 11:23:29 AM EST

Return to [view message](#) or view the [Inbox](#) folder.

**Date:** 04:07 PM on 02/10/08

**From:** Jon Entine

**Subject:** Maddie's 2005, 2006, 2007 medical

**To:** Ellen Turner (first view: 02/11/08 11:13AM)

**Message:** Hi Ellen,

I placed in your mailbox the latest set of summary documents and proof of bills and receipts from Madeira Family Practice and Madeira Optical, supplementing previous documents supplied to you by certified mail, for unpaid out of pocket medical bills paid by me on behalf of Maddie for the previous three years. As your house door was unlocked, I put a second set of the same documents inside your door.

Please notify me of any discrepancies or problems with the information provided.

Also, I'd appreciate it if you could arrange to make payment within the week. I am not asking for any interest charges.

Regards,

Jon Entine

Copyright ©2007,2006,2005,2004,2003,2002,2001,2000 OurFamilyWizard.com® Patent Pending

Ellen Turner

---

**From:** Jon Entine [runjonrun@earthlink.net]  
**Sent:** Tuesday, February 12, 2008 10:59 PM  
**To:** ellen.turner@gmail.com  
**Subject:** Medical forms

Hi Ellen,

You read my note that you received the medical statements for the past 3 years. I left copies inside your house door, which was unlocked, and in your mailbox.

If there is any specific piece of information that you do not have and need beyond what has been supplied to you three times in the past, including by certified mail, please inform me now.

Please settle immediately.

Thanks,

Jon



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

Ellen Turner

Plaintiff / Petitioner

Date: 2/19/08

-vs/and-

Case No. DR0500131

File No. E233969

Jon 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 JON ENTINE

Address 6255 S. CLIPPINGER DR.

City CINCINNATI, State OH, Zip Code 45243

On this date: 2-19-08

NOTICE OF HEARING

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

4-3-08

at (time) 9:30 AM before

Judge / Magistrate

THEILE

in

Room

2-102

Said hearing will take place at 800 Broadway, Cincinnati, Ohio.

3  
COURT OF COMMON PLEAS  
DIVISION OF DOMESTIC RELATIONS  
HAMILTON COUNTY, OHIO

Ellen L. Turner

Plaintiff

- vs -

Jon H. Entine

Defendant

Case No: DR0500131 POST

File No: E233969

CSEA: 7053135062

MAGISTRATE'S DECISION

Judge Panioto

Magistrate Theile

An Entry, captioned "General Order of Reference" which is a matter of record in this Court, provides "... that all matters be and are hereby referred to a Magistrate in accordance with Rule 53 of Ohio Rules of Civil Procedure".

This cause came on for hearing on November 30, 2007 and January 31, 2008 on Plaintiff/Wife's Motion for Contempt filed September 13, 2007, and Defendant/Husband's Motions filed September 19, 2007, October 18, 2007, November 19, 2007, and January 11, 2008. Husband withdrew all of his motions except for the portions of his October 18, 2007 motion dealing with payment of unreimbursed medical expenses and COBRA payments, and his request in his November 19, 2007, and January 11, 2008 motions for a modification of the existing shared parenting plan and re-appointment of a parenting coordinator.

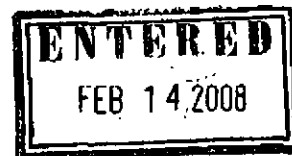
The hearing proceeded on Wife's Motion for Contempt and those parts of Husband's Motion that he had not withdrawn. Each party was present; *pro se*.

**Based upon the evidence presented at the hearing and upon due consideration of the applicable law, the Decision of the Magistrate is as follows:**

Despite this Magistrate's repeated admonition, the parties *pro se* elicitation of testimony was more in the nature of dialog than of question and answer. Evid. R. 611. Much of this dialog had little evidentiary value. Despite reference to a number of documents during this proceeding, most were not identified in accordance with the rules of evidence. Evid. R. 901. Notwithstanding this Magistrate's instruction that documents could be moved into evidence (tp.76. 11/30/07), each party rested on his/her motion(s) without the admission of any exhibits.



D77089800



On the financial/contempt issues, testimony established Husband owes Wife \$1,739.89 for the parties' minor child's unreimbursed medical expenses, and Wife owes Husband \$1,980.52 for cobra reimbursement. Wife therefore owes Husband \$240.63 which shall be paid forthwith. There is no finding of contempt as the sum due after offsetting each party's claim is minimal.

Wife requests a finding of contempt against Husband for "(f)ailing to notify Mother (Ellen Turner) of car accident involving her daughter." Article IV (E) of the parties shared parenting plan provides, "If Maddy becomes ill or injured during the time that she is with either party, that party shall immediately notify the other and give the other party the details of such illness or injury." Testimony did not establish by clear and convincing evidence that the minor child had been injured in an accident.

Wife requests a finding of contempt against Husband for "(f)ailing to observe daughter's Birthday (Tues, 5/22) in odd years and letting her spend it with Mother." and for "(f)ailing to notify Mother of out-of-town travel." The testimony did not establish by clear and convincing evidence that Husband is in contempt on these prongs of Wife's motion

The parties attended mediation. This mediation was discontinued. Each party accuses the other one of not being cooperative in rescheduling this mediation. The evidence demonstrates that the parties could not cooperate on rescheduling this mediation. Neither party can be held in contempt under these facts.

Although the existing shared parenting plan has been problematic for the parties, this Magistrate cannot find that any specific change would be in the best interest of the minor child at this time<sup>1</sup>, except as set forth below. Furthermore, based in large part on David Peck, Esq. Guardian ad Litem's, testimony, Husband's motion for reappointment of a parenting coordinator is well taken and the following is ordered:

Matters in dispute except matters of spousal or child support shall first be submitted to mediation. At least two mediation sessions shall take place and then costs shall be divided equally. If the parties cannot agree on a mediator, the decision shall be made by Dr. Vivian Fliman and David Wade Peck, Esq. Should the mediator determine that either or both parties have not mediated in good faith, the mediation fees may assessed against the offending party or divided disproportionately by the mediator.

If an issue is not mediated successfully it shall be submitted to a panel of two Parenting Coordinators (PC's), one being a domestic relations attorney and one a mental health professional. The PC's shall be responsible for interpreting and, where necessary, enforcing the provisions of this Plan.

---

<sup>1</sup> Wife received the guardian ad litem's proposed shared parenting plan a few days before the January 31<sup>st</sup> hearing and did not have an opportunity to review it prior to the hearing.

Copies of this Decision have been mailed to the parties or their counsel. To obtain written findings of fact and conclusions of law before filing Objections, you must request them in writing within seven (7) days of the date the Magistrate's Decision was issued. Objections to this Magistrate's Decision must be filed within fourteen (14) days of the filing date of either the Magistrate's Decision or the Magistrate's Amended Decision, whichever is later. A copy must be served on the opposing side.

  
Magistrate Gregory R. Theile 02/12/2008

Copies sent by Clerk of Courts to:

Ellen L Turner, Plaintiff  
6720 Camaridge Lane  
Cincinnati, Ohio 45243

Jon H. Entine, Defendant  
6255 S. Clippinger Drive  
Cincinnati, Ohio 45243

**Entry Adopting Magistrate's Decision**

Pursuant of Ohio Civil Rule 53, the Court hereby adopts the Magistrate's Decision. However, pursuant to that rule, the timely filing and serving of objections to the Magistrate's Decision, or the timely filing and serving of any civil post-judgment motions pursuant to Appellate Rule 4, shall operate as an automatic stay of execution of the judgment until the Court disposes of such objections or motions by vacating, modifying, or affirming same. **A PARTY SHALL NOT ASSIGN AS ERROR ON APPEAL THE COURT'S ADOPTION OF ANY FINDING OF FACT OR CONCLUSION OF LAW UNLESS THE PARTY TIMELY AND SPECIFICALLY OBJECTS TO THAT FINDING OR CONCLUSION AS REQUIRED BY OHIO CIVIL RULE 53(D)(3)(b).**

  
\_\_\_\_\_  
Judge, Court of Common Pleas  
Division of Domestic Relations

GREGORY HARTMANN  
1000 MAIN STREET ROOM 316  
CINCINNATI OH 45202  
DOMESTIC RELATIONS

# CERTIFIED MAIL



7194 5168 6310 0367 6302

049J82043357  
**\$04.470**  
01/22/2008  
Mailed From 45202  
US POSTAGE

**UNCLAIMED**

*CONFIDENTIAL*  
*4340*  
*1/23/08*

01/22/2008 MOTION  
DR0500131 D 1 WAIVER  
JON ENTINE  
6255 S CLIPPINGER  
CINCINNATI OH 45243

REGULAR MAIL SENT  
FEB - 8 2008



A  C  S

- INSUFFICIENT ADDRESS
- ATTEMPTED NOT KNOWN
- NO SUCH NUMBER/STREET
- NOT DELIVERABLE AS ADDRESSED
- UNABLE TO FORWARD

OTHER

**RTS**  
RETURN TO SENDER



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

Name: Ellen Turner  
Address: 6720 Cambridge Lane  
Cinci 45243

Date 1/31/08  
Case No. DR0500131  
File No. E2 33969  
CSEA No. \_\_\_\_\_

-vs/and-

Name: Jon Entine  
Address: 6255 S. Clippinger Dr.  
Cinci 45243

Judge \_\_\_\_\_  
Magistrate Thiele

NOTICE of HEARING: 4/3/08  
@ 9:30 p

Now comes Ellen Turner and moves this Court for an order to:

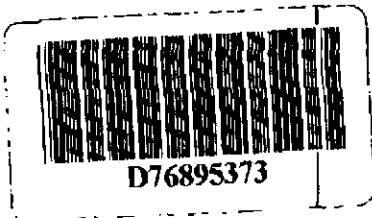
Motion filed on 1/18/08 & hearing was set on 1/31  
for 2/28/08.

Find Jon Entine in contempt of Shared Parenting Plan  
p. 16, Article XIII required mediation.

FILED

2008 JAN 31 10:53

GREGORY HARTMAN  
CLERK OF COURTS  
HAMILTON COUNTY, OH



Ellen Turner

(Signature)

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)

Jon Entine

Notice of Hearing

PLAINTIFF / 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

FILED

2008 JAN 31 A 11:2  
GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

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

Jon Entine      6255 S. Clippinger Dr.      Cincinnati, OH 45243

Ellen Turner

SIGNATURE

561-2857

PHONE NUMBER

ADDRESS

ATTORNEY NUMBER

C:\MSOFFICE\WINWORD\WRTREQ.DOC



D76895050

28

COURT OF COMMON PLEAS

DIVISION OF DOMESTIC RELATIONS

HAMILTON COUNTY, OHIO

4 ELLEN TURNER, :

5 Plaintiff :

6 vs. : Case No. DR0500131

7 JON ENTINE, : TRANSCRIPT OF PROCEEDINGS

8 Defendant :

9 Appearances:

10 On Behalf of Plaintiff: Pro Se

11 On Behalf of Defendant: Pro Se

FILED

2008 JAN 30 A 8:31

GREGORY HARTMAN  
CLERK OF COURTS  
HAMILTON COUNTY, OHIO

14 BE IT REMEMBERED that the above-entitled cause

15 came on for hearing on the 30th day of November, 2007, before

16 the Honorable Gregory Theile, in the Court of Common Pleas,

17 Division of Domestic Relations, Hamilton County, Ohio, was

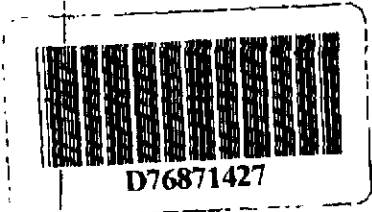
18 digitally recorded, and was thereafter transcribed by Dianna

19 Robin Grippa, RMR, Official Court Reporter in and for the

20 County of Hamilton, State of Ohio.

ooo

HAMILTON COUNTY  
CLERK OF COURTS



BOUND DOCUMENT  
CANNOT BE SCANNED

D. Robin Grippa, Registered Merit Reporter  
(513)946-9025

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

Turner

CASE NO. DK0500131

-vs-

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

Entine

Motion

PLAINTIFF / 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

FILED

2008 JAN 18 A 9:02

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

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

Jon Entine 6255 S Clippinger Dr Cincinnati, OH 45243

Ellen Turner

SIGNATURE

PHONE NUMBER

6720 Cambridge Lane  
ADDRESS Cincinnati, OH 45243

ATTORNEY NUMBER

C:\MSOFFICE\WINWORD\WRITREQ.DOC



D76725804

SECURITY FOR COSTS IN THE SUM OF \$ 50<sup>00</sup>  
DEPOSITED BY ELLEN TURNER

Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

January 18, 2008

CASE # DR0500131  
FILE # E233969

VS.

Jon Entine  
6255 S. Clippinger Drive  
Cincinnati, OH 45243

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

**Find Jon Entine in Contempt of the Shared Parenting Plan, p. 16, Article XIII, which requires Mediation.**

The Defendant, Mr. Entine, completely ignores the SPP signed by both parties and entered into on 11/30/05. He has repeatedly filed contempt issues over the past 6 months without first completing the required mediation sessions.

- 1- Court ordered Mediation is as stated in the SPP – Article XIII – and issued on 11/30/05
- 2- A mediation contract with Bea Larsen at CFRD was signed by both parties on May 5, 2006
- 3- The parties had 2 mediation sessions – on July 23rd and August 10th.
- 4- The 3<sup>rd</sup> mediation session was scheduled for August 31, 2007. (attached #1)
- 5- Defendant canceled the 3rd mediation at 4pm on 8/30 prior to the scheduled third session on 8/31 at 9a, and in violation of the cancelation notice in the mediation contract ("notify mediator and other party at least 48 hours before scheduled session"). (attached #2)
- 6- Defendant then filed the first series of contempt motions on the morning of 8/31. (attached #3)
- 7- Defendant has continued his filings without ANY mediation – filing on 9/19/07, 10/18/07 (with a letter on 10/19 to the Magistrate), 11/19/07 and 1/11/08.
- 8- There are now a total of 17 issues in front of the court that are REQUIRED by the SPP to go to mediation.

2008 JAN 18 A 9 0  
 FILED  
 GREGORY HARTMANN  
 CLERK OF COURTS  
 HAMILTON COUNTY, OH

Plaintiff requests that the court order Defendant Entine to comply with the mediation provision of the court order and be ordered to pay \$5000 in costs and damages - since mediation was the agreed upon process and his refusal has cost Plaintiff time, money and created stress for Plaintiff and Plaintiff's daughter.

Plaintiff also asks that the court prevent Defendant from filing any further motions until three mediation sessions have been completed (per the Shared Parenting Plan currently in effect).



D76717133



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**From:** Ellen Turner [mailto:ellen.turner@gmail.com]  
**Sent:** Monday, July 23, 2007 3:27 PM  
**To:** 'cfrd@cfrd.com'  
**Subject:** RE: Mediation

Hi Deborah--  
I am available on 8/10 for the 9:30a appt., as well as 8/31 at 9:30a.  
Thanks,

**Ellen Turner**  
**The Partnering Group, Inc.**  
Cell: 513-503-1268  
Fax: 866-214-3145  
[www.thepartneringgroup.com](http://www.thepartneringgroup.com)

CONFIDENTIALITY DISCLAIMER: This email message and any attachments are considered confidential and may be legally privileged and is intended for the addressee to view. If you are not the intended recipient of this email, you are prohibited from disclosing, copying, or distributing the materials in this message, or any action in reliance of the material. If you have received this message in error, please contact the sender immediately and discard this transmission. Thank you.

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**From:** Center for Resolution of Disputes [mailto:cfrd@cfrd.com]  
**Sent:** Monday, July 23, 2007 11:43 AM Session 1 = 7/23  
**To:** 'Ellen Turner'; 'Jon Entine'  
**Subject:** Mediation

Dear Ellen and Jon:

I have spoken with you both and you have August 10th at 9:30 in common, so I can confirm that date/time for your 2nd mediation session.

Jon has indicated that he is available for a 9:30 appointment (3rd session) on Monday, Aug. 27th; Tuesday, Aug. 28th; Thursday, Aug. 30th or Friday, Aug. 31st. Ellen, please let me know by return email which of these is good for you.

Thank you,  
Debbie

*Deborah Miller*  
Case Administrator  
The Center for Resolution of Disputes  
Eight West Ninth Street  
Cincinnati, Ohio 45202  
613-721-4466



Ellen Turner <ellen.turner@gmail.com>

2

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## Cancel tomorrow's session

Bea Larsen <blarsen@cfri.com>  
To: ellen.turner@gmail.com  
Cc: Jon Entine <runjonrun@earthlink.net>

Thu, Aug 30, 2007 at 4:20 PM

Ellen: Jon has sent word that he has other commitments tomorrow and will not be attending mediation. Please confirm that you have received this notification. Thank you, Bea

---

COURT OF COMMON PLEAS  
DIVISION OF DOMESTIC RELATIONS  
HAMILTON COUNTY, OHIO  
SECURITY FOR COSTS IN THE SUM OF \$0.00 DEPOSITED BY JON ENTINE

(3) REFUSING TO PAY HALF OF JEREMY'S MONEY MARKET ACCOUNT (TOTALING 71273 w/INTEREST) FROM DEFENDANT THROUGH COMMERCE, HAD AGREED TO SPLIT, DURING MEDIATION. DEFENDANT AGREED SHE WOULD ONLY PAY IF ALL OTHER MATTERS WERE SETTLED TO HER SATISFACTION TO PAY, SAYING SHE WOULD USE MEDIATION AND ALL THESE ISSUES WERE MEDIATED AND MEDIATION FAILED.

Case No: PRO500131  
File No: E233969  
CSEA No: \_\_\_\_\_  
Judge: Paniato  
Magistrate: Theile

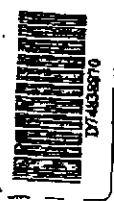
**MOTION**

Type of Motion: CONTEMPT

FILED  
JUN 31 4 41 PM '11  
REGGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

Name: JON ENTINE and moves this Court for an order to: FRIND  
Address: 6255 So. CLIPPEROCK DR.  
CIA, OH 45493  
Name: ELISA TURNER and moves this Court for an order to: FRIND  
Address: 6780 CAMAROSTER RD.  
CIA, OH 45243  
Type of Motion: CONTEMPT  
and moves this Court for an order to: FRIND  
Name: JON ENTINE  
Address: 6255 So. CLIPPEROCK DR.  
CIA, OH 45493  
Name: ELISA TURNER  
Address: 6780 CAMAROSTER RD.  
CIA, OH 45243  
Type of Motion: CONTEMPT  
and moves this Court for an order to: FRIND  
Name: JON ENTINE  
Address: 6255 So. CLIPPEROCK DR.  
CIA, OH 45493  
Name: ELISA TURNER  
Address: 6780 CAMAROSTER RD.  
CIA, OH 45243  
Type of Motion: CONTEMPT  
and moves this Court for an order to: FRIND

Jon Entine  
(Signature)





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

Ellen Turner

Plaintiff / Petitioner

Date:

1/18/08

Case No.

DR0500131

File No.

E233969

-vs/and-

Jon 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 Jon Entine

Address 6255 S. Clippinger Dr.

City Cincinnati, State OH, Zip Code 45243

On this date: 1/18/08

NOTICE OF HEARING

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

1/31/08

at (time)

9:00

before

Judge / Magistrate

Heide

in

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

COURT OF COMMON PLEAS  
DOMESTIC RELATIONS DIVISION  
HAMILTON COUNTY, OHIO

JON ENTINE,  
Plaintiff,

vs.

ELLEN TURNER,  
Defendant.

Case No. DR0500131

Judge:

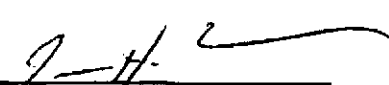
PROOF OF SERVICE OF A MOTION  
TO AMEND THE SHARED  
PARENTING PLAN FILED ON 1/11/08  
ON ELLEN TURNER

FILED

2008 JAN 17 AM 10:05

GREGORY H. ERTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

This notice is given that the service of a Motion to Amend the Shared Parenting Plan filed on 1/11/08 on ELLEN TURNER was perfected by James H. Eckels, who is a person not less than eighteen years of age and is not a party in the above litigation, on January 15, 2008 by personally leaving a true copy with ELLEN TURNER at 2405 State Route 28, Goshen, Ohio

  
James H. Eckels  
Special Process Server  
Legal Tenders of Ohio  
5 McCormick Trail  
Cincinnati, Ohio 45150  
(513) 624-0110



D76698742

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

ENTINE

CASE NO. DR 0500131

-vs-

TURNER

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

Motion

PLAINTIFF / DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE \_\_\_\_\_

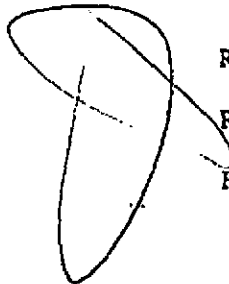
PERSONAL SERVICE \_\_\_\_\_

PROCESS SERVICE X

REGULAR MAIL SERVICE \_\_\_\_\_

RESIDENCE SERVICE \_\_\_\_\_

FOREIGN SHERIFF \_\_\_\_\_



2008 JAN 1 A 11:42  
FILED  
GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH



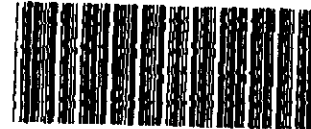
IN ACCORDANCE WITH CIVIL RULE 4.6(C) OR (D) AND  
4.6(E) AN ORDINARY MAIL WAIVER IS REQUESTED

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

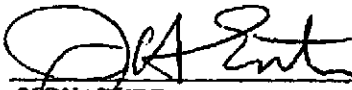
Ellen Turner

6720 Cambridge Lane

C.N. OH 45243



D76624455



SIGNATURE

6255 So Clippers Dr.

ADDRESS

513-527-4385

PHONE NUMBER

ATTORNEY NUMBER

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

ENTIRE

CASE NO. DR 0500131

-vs-

TURNER

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

Subpoena

PLAINTIFF / DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE \_\_\_\_\_

REGULAR MAIL SERVICE X

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

FILED

2008 JAN 11 A 11:4

GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY, OH

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

RABBI Lewis KAMPASS  
8329 Ridge Rd.  
CIN, OH 45236



D76625884

SIGNATURE

PHONE NUMBER

ADDRESS

ATTORNEY NUMBER

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

Enthe

CASE NO. DR. 0500131

-VS-

Turner

WRITTEN REQUEST FOR SERVICE  
(TYPE OF PAPERS BEING SERVED)

Subpoena

PLAINTIFF / DEFENDANT REQUESTS:

CERTIFIED MAIL SERVICE \_\_\_\_\_

PERSONAL SERVICE \_\_\_\_\_

PROCESS SERVICE \_\_\_\_\_

REGULAR MAIL SERVICE \_\_\_\_\_

RESIDENCE SERVICE \_\_\_\_\_

FOREIGN SHERIFF \_\_\_\_\_

2008 JAN 11 AM 11:40  
GREGORY HARTMANN  
CLERK OF COURTS  
HAMILTON COUNTY OH

FILED



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

DAVID PECK

3074 MADISON RD.

CIN, OH 45209

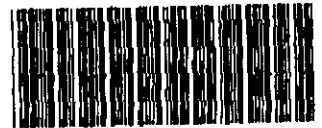
[Signature]  
SIGNATURE

PHONE NUMBER

ADDRESS

ATTORNEY NUMBER

C:\MSOFFICE\WINWORD\WRTREQ.DOC



D76625869

PRE-DECREE  POST-DECREE

Jon Entine  
6255 So. Clippinger Dr.  
Cincinnati, OH 55243

Chg. of Cust.  
 Vis. Enforce/Mod.  
 Sup. Enforce/Mod.  
 Others

January 11, 2008

Case no. DR 05 0013/  
File no. E 2 33969  
70531 35062

Vs.

Ellen Turner  
6720 Camaridge Lane  
Cincinnati, OH 45243

MAGISTRATE: Thiele

Motion to Amend the Shared Parenting Plan to:

(1) Re-appoint the former Parental Coordinator, Sherri Slovin, as PC, with the right to make final legal decisions that would only be reviewable by the court upon appeal, and with the stipulation that Ms. Slovin cannot be removed by either party but only by the order of the court, and accompanied by the requirement that both parties follow the former PC's last order that both parties engage a "communications coach."

2008  
HAMILTON COUNTY  
CLERK OF COURT  
GREGORY J. COCHRAN  
JAN 11 2008

On October 25, 2006, Sherri Slovin notified all parties in a letter that she was resigning as PC because Ms. Turner refused Ms. Slovin's August 22, 2006 order that she work with a communications coach. The plaintiff had immediately complied with that order and had begun counseling. In September Ms. Turner refused to comply, claiming through her lawyer Sally Frye that she supported the concept of the PC and offered no criticism of the work of Ms. Slovin, but was simply too busy preparing for the divorce trial to work with a coach. A resolution was reached in the divorce case two weeks later. Noting that her only stated impediment had been removed, the plaintiff begged Ms. Turner to comply with the PC order. Ms. Turner refused to respond to numerous requests by the plaintiff and Ms. Slovin, prompting the PC's October 25<sup>th</sup> forced resignation. In that letter, Ms. Slovin did express her willingness to reengage as the PC: "If circumstances change, and if there is a future willingness to engage the services of two coaches, I am willing to recommit to this process." Dr. Vivian Fliman continues to express strong confidence in Ms. Slovin and believes that she was effective as PC before Ms. Turner's refusal to comply with her decision left the PC with no choice but to resign. The Guardian ad Litem, David Peck, who believes it is essential that a new PC be appointed (see attached modified shared plan as written by Mr. Peck and sent to both parties on 12/3/2007), is familiar with and complimentary about Sherri Slovin's abilities. He was in contact with Ms. Slovin on January 10 and Ms. Slovin expressed her willingness to reengage as PC if Ms. Turner would comply with her order. Ms. Turner has not responded to numerous written requests and phone appeals by the plaintiff to either agree to Ms. Slovin's reappointment as PC or to propose an alternative solution to the desires of both Dr. Fliman and the Guardian ad litem that Ms. Slovin resume her PC duties, thus prompting the reluctant filing of this motion. It is questionable whether another PC could be found, and if one were found, whether he or she would have the confidence of the Guardian ad litem and Maddie's therapist that Sherri Slovin enjoys. The plaintiff, Dr. Fliman, and the Guardian ad litem firmly believe that many of the issues now before the court could be addressed most effectively by a PC, which would leave the magistrate to deal with more serious concerns presented by other parents. Considering these factors, Madeleine's well being and the court's efficiency would be best served if the court appoints Sherri Slovin as PC and requires Ms. Turner to follow Ms. Slovin's order that Ms. Turner engage the services of a communications coach.



D76623573

*Sherri Goren Slovin Co., L.P.A.*

*Attorney at Law*  
30 Garfield Place, Suite 920  
Cincinnati, Ohio 45202-4322

(513) 241-9844  
Fax: (513) 241-9908  
E-mail: [sgslovin@slovinlaw.com](mailto:sgslovin@slovinlaw.com)  
Website: [www.slovinlaw.com](http://www.slovinlaw.com)

October 25, 2006

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

Gloria S. Haffer, Esq.  
300 Fourth & Walnut Center  
105 E. Fourth Street  
Cincinnati, OH 45202

Ms. Ellen Turner  
7719 Shawnee Run  
Cincinnati, OH 45243

Sallee M. Fry, Esq.  
2345 Ashland Avenue  
Cincinnati, OH 45206

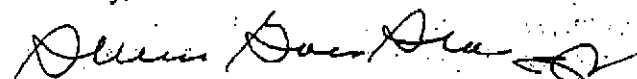
Dear Ellen, Jon, Sallee and Gloria:

On August 22, I forwarded an email indicating that I could not continue in the role of Parenting Coordinator unless Ellen and Jon both committed to obtain the assistance of a Communications Coach. I indicated in that correspondence in a very clear way why I believed that the same was necessary, and why I would not be willing to continue under the "status quo." As you all know, at this juncture, Jon has chosen to work with Marie Hill as a coach. Ellen has chosen not to work with a coach. While one coach can be helpful, the coach is, in effect, working in a vacuum situation without input from a counterpart coach.

I've spoke at length with counsel, and it's my understanding that it's Ellen's choice not to work with a coach at this time. While I indicated in my last correspondence that I thought it would be helpful for me to have a consultation with Dr. Fliman and counsel, in spite of the best efforts of my office, we were not able to schedule that consultation. This correspondence is my official withdrawal from the Parenting Coordinator process, pursuant to Paragraph 8 of the Entry Appointing Parenting Coordinator. Pursuant to the terms of that Agreement, if both of you wish to name a new Parenting Coordinator and agree to substitute that person in the Parenting Coordination Agreement, you may do so. This is a final and irrevocable decision on my part.

If circumstances change, and if there is a future willingness to engage the services of two coaches, I am willing to recommit to this process

Sincerely,

  
Sherri Goren Slovin

SGS:gh