

08-1694-CD
Northwest Savings vs Samuel Emigh

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
PENNSYLVANIA

Northwest Savings Bank
(Plaintiff)

CIVIL ACTION

1900 River Road
(Street Address)

No. 08-1694-CD

Clearfield PA 16830
(City, State ZIP)

Type of Case: _____

Type of Pleading: _____

VS.

Samuel S. Omig
(Defendant)

(Plaintiff/Defendant)

650 Washington Ave.
(Street Address)

Tyrone PA 16686
(City, State ZIP)

(Filed by)

1900 River Road
(Address)

814-240-4112
(Phone)

FILED
M 3/25/08 20.00
SEP 09 2008 Notice to Def.

William A. Shaw
Prothonotary/Clerk of Courts
Statement to Paff

Karen Brewer
(Signature)

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
PENNSYLVANIA

Northwest Savings Bank
(Plaintiff)

CIVIL ACTION

1900 River Road
(Street Address)

No. 08-1694-CD

Clearfield Pa. 16830
(City, State ZIP)

Type of Case: _____

Type of Pleading: _____

VS.

Samuel S. Omagh
(Defendant)

(Plaintiff/Defendant)

650 Washington Ave.
(Street Address)

Tyrone Pa. 16683
(City, State ZIP)

(Filed by)

1900 River Road
(Address)

814-240-4112
(Phone)

FILED *missed*
M 3:25 PM *20.00
SEP 09 2000 Notice to Def.
11
William A. Shaw
Prothonotary/Clerk of Courts
Statement to Pff

Karen Brewster
(Signature)

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

46-3-02

MDJ Name: Hon.

RICHARD A. IRELAND
Address: **650 LEONARD ST**
STE 113
CLEARFIELD, PA

Telephone: **(814) 765-5335** 16830

**NOTICE OF JUDGMENT/TRANSCRIPT
CIVIL CASE**

PLAINTIFF:

NORTHWEST SAVINGS BANK
1900 RIVER ROAD
CLEARFIELD, PA 16830

NAME and ADDRESS

DEFENDANT:

EMIGH, SAMUEL S
650 WASHINGTON AVE
TYRONE, PA 16686

NAME and ADDRESS

VS.

Docket No.: **CV-0000192-08**
Date Filed: **5/14/08**



NORTHWEST SAVINGS BANK
1900 RIVER ROAD
CLEARFIELD, PA 16830

THIS IS TO NOTIFY YOU THAT:

Judgment: **DEFAULT JUDGMENT PLTF** (Date of Judgment) **6/16/08**

<input checked="" type="checkbox"/> Judgment was entered for: (Name) NORTHWEST SAVINGS BA, NK	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="padding: 5px;">Amount of Judgment</td> <td style="padding: 5px;">\$ 4,969.95</td> </tr> <tr> <td style="padding: 5px;">Judgment Costs</td> <td style="padding: 5px;">\$ 160.60</td> </tr> <tr> <td style="padding: 5px;">Interest on Judgment</td> <td style="padding: 5px;">\$.00</td> </tr> <tr> <td style="padding: 5px;">Attorney Fees</td> <td style="padding: 5px;">\$.00</td> </tr> <tr> <td colspan="2" style="padding: 5px;">Total \$ 5,130.55</td> </tr> <tr> <td colspan="2" style="padding: 5px;">Post Judgment Credits \$ _____</td> </tr> <tr> <td colspan="2" style="padding: 5px;">Post Judgment Costs \$ _____</td> </tr> <tr> <td colspan="2" style="padding: 5px;">Certified Judgment Total \$ _____</td> </tr> </table>	Amount of Judgment	\$ 4,969.95	Judgment Costs	\$ 160.60	Interest on Judgment	\$.00	Attorney Fees	\$.00	Total \$ 5,130.55		Post Judgment Credits \$ _____		Post Judgment Costs \$ _____		Certified Judgment Total \$ _____	
Amount of Judgment		\$ 4,969.95															
Judgment Costs	\$ 160.60																
Interest on Judgment	\$.00																
Attorney Fees	\$.00																
Total \$ 5,130.55																	
Post Judgment Credits \$ _____																	
Post Judgment Costs \$ _____																	
Certified Judgment Total \$ _____																	
<input type="checkbox"/> Defendants are jointly and severally liable.																	
<input type="checkbox"/> Damages will be assessed on Date & Time _____																	
<input type="checkbox"/> This case dismissed without prejudice.																	
<input type="checkbox"/> Amount of Judgment Subject to Attachment/42 Pa.C.S. § 8127 \$ _____																	
<input type="checkbox"/> Portion of Judgment for physical damages arising out of residential lease \$ _____																	

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

EXCEPT AS OTHERWISE PROVIDED IN THE RULES OF CIVIL PROCEDURE FOR MAGISTERIAL DISTRICT JUDGES, IF THE JUDGMENT HOLDER ELECTS TO ENTER THE JUDGMENT IN THE COURT OF COMMON PLEAS, ALL FURTHER PROCESS MUST COME FROM THE COURT OF COMMON PLEAS AND NO FURTHER PROCESS MAY BE ISSUED BY THE MAGISTERIAL DISTRICT JUDGE.

UNLESS THE JUDGMENT IS ENTERED IN THE COURT OF COMMON PLEAS, ANYONE INTERESTED IN THE JUDGMENT MAY FILE A REQUEST FOR ENTRY OF SATISFACTION WITH THE MAGISTERIAL DISTRICT JUDGE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

JUN 16 2008 Date Richard Ireland, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

9-8-08 Date Richard Ireland, Magisterial District Judge

My commission expires first Monday of January, **2012**

SEAL

AOPC 315-07

DATE PRINTED: **6/19/08 3:55:00 PM**

COPY

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

CIVIL DIVISION

Northwest Savings Bank

vs.

No. 08-1694CD

Samuel S. Emigh

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered
against you in the amount of \$ 5130.55 on the 9th day of September,
2008.

William A. Shaw
Prothonotary

William A. Shaw
William A. Shaw

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA
STATEMENT OF JUDGMENT

Northwest Savings Bank
Plaintiff(s)

No.: 2008-01694-CD

Real Debt: \$5,130.55

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Samuel Emigh
Defendant(s)

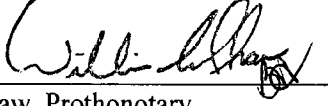
Entry: \$20.00

Instrument: DJ Judgment

Date of Entry: September 9, 2008

Expires: September 9, 2013

Certified from the record this 9th day of September, 2008.


William A. Shaw, Prothonotary

SIGN BELOW FOR SATISFACTION

Received on _____, _____, of defendant full satisfaction of this Judgment,
Debt, Interest and Costs and Prothonotary is authorized to enter Satisfaction on the same.

Plaintiff/Attorney

NORTHWEST SAVINGS BANK,
Plaintiff
v.
IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION

Samuel S Emigh
1111 Logan Ave., Apt 2
Tyrone, PA 16686-1621

Defendant : NO. CV-2008-01694 -CD

PRAECIPE FOR WRIT OF REVIVAL

TO THE PROTHONOTARY:

Issue writ of revival of lien of judgment entered at CLEARFIELD County Common Pleas
Case No: CV-2008-01694 and enter it in the judgment index against Samuel S Emigh, defendant in
the amount of \$5,130.55 with interest from 09/09/2008.

Respectfully submitted,

NORTHWEST SAVINGS BANK

By Barbara Janot

100 Liberty Street
P.O. Box 337
Warren, PA 16365
(814) 728-7507

PA \$20.00 Piff
FILED
M 8:39AM ACC 4 2W 178
AUG 20 2013 to Piff
S

William A. Shaw
Prothonotary/Clerk of Courts

NORTHWEST SAVINGS BANK,
Plaintiff

v.

: IN THE COURT OF COMMON PLEAS OF
: CLEARFIELD COUNTY, PENNSYLVANIA
:
: CIVIL ACTION

Samuel S Emigh
1111 Logan Ave., Apt 2
Tyrone, PA 16686-1621

NO. CV-2008-01694 CD

WRIT OF REVIVAL

To: Samuel S Emigh

- (1) You are notified that the plaintiff has commenced a proceeding to revive the lien of the judgment entered at Clearfield County, Pennsylvania Case No. CV-2008-01694
- (2) The plaintiff claims that the amount due and unpaid is \$5,130.55 with interest from 09/26/2008.
- (3) You are required within twenty (20) days after service of this writ to file an answer or otherwise plead to this writ. If you fail to do so, judgment of revival in the amount claimed by the plaintiff may be entered without a hearing and you may lose your property or other important rights.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

MidPenn Legal Services
Marino Building, 211 1/2 East Locust Street
Clearfield, Pennsylvania 16830
Phone: (814) 765-9646

Date: _____

By _____
(Deputy)

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

KENNETH L. MOORE, III,
Plaintiff

v.

HEATHER J. EVANS,
Defendant

*
*
*
*
*
*

Docket No. 2008-1693-CD

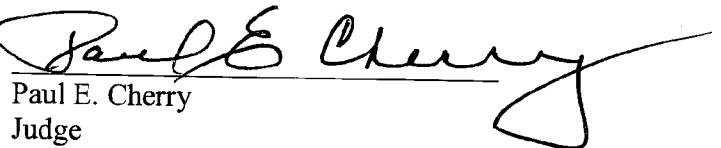
CA
b/m
FILED
0/3/04 pm 1AR
S FEB 10 2018
3CC Atty mains
BRIAN K. SPENCER
PROTHONOTARY & CLERK OF COURTS

RULE AND TEMPORARY ORDER

AND NOW, this 12th day of February, 2018, upon consideration of Petitioner's Petition for Emergency Custody, it is the ORDER of this Court that:

1. Physical Custody of **MINOR 1, MINOR 2 and MINOR 3** is granted to Father until subsequent Order of Court to the contrary.
2. A rule is hereby issued upon Respondent to show cause why the relief requested should not be granted;
3. RULE RETURNABLE and hearing thereon the 26th day of March, 2018 at 9:00 a.m. (p.m.) at the Clearfield County Courthouse, Courtroom No. 9. One hour has been allotted for this hearing.

BY THE COURT:


Paul E. Cherry
Judge

IN THE COURT OF COMMON PLEAS OF JEFFERSON COUNTY, PENNSYLVANIA
CIVIL DIVISION

KENNETH L. MOORE, III,
Petitioner

v.

HEATHER J. EVANS,
Respondent

*
*
*
*
*
*
*

No. 2008 -1693-CD

Type of Pleading:
PETITION FOR EMERGENCY
CUSTODY

Filed on behalf of Petitioner:
KENNETH L. MOORE, III

Counsel of record for this party:

Joshua S. Maines, Esquire
PA I.D. No. 205287

THE CUMMINGS LAW FIRM, LLC
110 North Second Street
Clearfield, PA 16830
(814) 765-9611 (P)
(814) 765-9503 (F)
www.clfdlaw.com

FILED
6/1/2018
FEB 10 2018
SAC Atty Maines
BRIAN K. SPENCER
PROTHONOTARY & CLERK OF COURTS



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

KENNETH L. MOORE, III
Plaintiff/Petitioner

*

*

*

v.

*

Docket No. 2008-1693-CD

*

*

*

*

*

HEATHER J. EVANS,
Defendant/Respondent

*

PETITION FOR EMERGENCY CUSTODY

COMES NOW, Petitioner, **KENNETH L. MOORE, III** by and through his legal counsel, The cummings Law Firm, LLC, and files this Emergency Petition for Custody and avers as follows:

- 1) Petitioner is **KENNETH L. MOORE, III**, Father of the three children (hereinafter "Father"), **MINOR 1** (D.O.B. 8/17/07); **MINOR 2** (D.O.B. 8/17/07); and **MINOR 3** (D.O.B. 3/29/06).
- 2) Petitioner's permanent residence is 1390 Old 220 Road, Bellefonte, PA 16823.
- 3) Respondent is **HEATHER JOY MOORE (AKA HEATHER J. EVANS)**, Mother of the same children (hereinafter "Mother") and currently resides at 245 Kiera Lane, Pleasant Gap, PA 16823.
- 4) The children, **MINOR 3** is eleven (11) years old; **MINOR 1** and **MINOR 2** are twins that are ten (10) years old.
- 5) Attached hereto as Exhibit "A" is this Honorable Court's Order, dated the 4th day of October, 2017, adopting the mutually agreed upon Stipulation between the parties of August 11, 2017 and which granted the parties shared physical custody.
- 6) An emergency has arisen which warrants an Emergency Order of Court awarding temporary relief because:

- a) Over the last couple of months, Mother has verbally abused the three above mentioned children, by calling them obscene names, such as "F***ing Retard", "F***ing Stupid, and A**hole Liars.
- b) Within the past three (3) weeks, Mother's abuse has turned physical in nature.
- c) In one instance while riding in a vehicle with Christine Mitchell (hereinafter Maternal Grandmother) driving, MINOR 2 asked Mother where they were going and Mother responded by reaching around the seat and striking MINOR 2 with her hand, stating, "you are god**** lucky I can't hit you straight on."
- d) Mother has physically shoved Maternal Grandmother in front of the kids, including pushing her against a wall.
- e) Mother has shown the children an inappropriate picture of a man on her bed with her bras and underwear thrown on top of him.
- f) Most recently, Mother called Father at 9:00 p.m. on February 8, 2018, and stated that things "got physical" between her and MINOR 1 when she was taking his phone away from him. MINOR 1 stated that Mother said she was taking his phone, and when he asked why, she began to shove him around and stating that he does not need to ask why. The shoving continued, and Mother sat on MINOR 1.
- g) Mother is currently serving a six (6) month probation sentence on an Indirect Criminal Contempt charge in Centre County, being sentenced on the same on October 17, 2017.

7) The best interests and permanent welfare of the minor children demand this Court's intervention.

WHEREFORE, Petitioner respectfully requests your Honorable Court enter a temporary Order which grants Petitioner temporary physical custody of the minor children pending further proceedings.

Respectfully Submitted,

THE LAW OFFICES OF KOERBER &
CUMMINGS, LLC

By: 
Joshua S. Maines, Esquire
Attorney for Petitioner
Kenneth L. Moore, III

KENNETH L. MOORE, III, : IN THE COURT OF COMMON PLEAS
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
vs. : CIVIL ACTION - LAW
HEATHER J. EVANS, : NO. 08-1693-CD
Defendant : IN CUSTODY

ORDER OF COURT

AND NOW, this 9 day of October, 2017, upon consideration of the request of both parties for approval of the Stipulation as to Custody filed in this matter, the same is hereby granted and IT IS HEREBY ORDERED AND DECREED that Plaintiff, KENNETH L. MOORE, III, and Defendant, HEATHER J. MOORE (formerly HEATHER J. EVANS), shall have shared legal custody of the parties' minor children, KAYLEE RAE MOORE, NICHOLAS TIMOTHY MOORE, and NATHAN THOMAS MOORE. Plaintiff and Defendant shall also have shared physical custody of these children as provided in the attached Stipulation as to Custody signed by the parties on August 11, 2017.

BY THE COURT:

1 fully qualify and take at affidavit
and attested copy of the original
statement filed in this case.

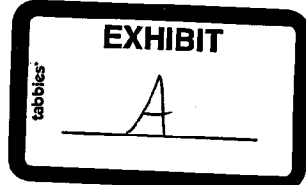
/s/ Paul E. Cherry

OCT 04 2017

J.

A TRUE COPY

ATTEST: Dick. S. Cole
PROTHONOTARY-CLERK



----- X

KENNETH L. MOORE, III, : IN THE COURT OF COMMON PLEAS
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
vs. : CIVIL ACTION - LAW
HEATHER J. EVANS, : NO. 08-1693-CD
Defendant : IN CUSTODY

----- X

STIPULATION AS TO CUSTODY

AND NOW come the Plaintiff, KENNETH L. MOORE, III, and Defendant, HEATHER J. MOORE (formerly known as HEATHER J. EVANS), who stipulate that the following provisions shall hereafter govern the issue of the custody of the parties' minor children:

1. Legal Custody

Plaintiff, KENNETH L. MOORE, III, and Defendant, HEATHER J. MOORE, shall have shared legal custody of the parties' minor children, KAYLEE RAE MOORE (age 11, having been born on March 29, 2006); NICHOLAS TIMOTHY MOORE (age 9, having been born on August 17, 2007); and NATHAN THOMAS MOORE (age 9, also having been born on August 17, 2007),

2. Physical Custody

Plaintiff, KENNETH L. MOORE, III, and Defendant, HEATHER J. MOORE, shall have shared primary physical custody of their children on a two day, two day, three day rotation (i.e. Plaintiff has Monday and Tuesday, Defendant has Wednesday and Thursday, Plaintiff has Friday, Saturday and Sunday; then Defendant has Monday and Tuesday, Plaintiff has Wednesday and Thursday, Defendant has Friday, Saturday and Sunday, etc.)

3. Holiday Schedule

a. Easter. In even-numbered years Defendant shall have custody from the Saturday preceding Easter at 6:00 P.M. until Easter Sunday at 2:00 P.M. Plaintiff shall have custody from 2:00 P.M. on Easter Sunday until Easter Monday at 6:00 P.M. provided there is no school on Easter Monday. In the event the children have school on Easter Monday, custody shall be until 6:00 P.M. Easter Sunday. In odd-numbered years, Father shall have custody from the Saturday preceding Easter at 6:00 P.M. until Easter Sunday at 2:00 P.M. Mother shall have custody from 2:00 P.M. on Easter Sunday until Easter Monday at 6:00 P.M. provided there is no school on Easter Monday. In the event the children have school on Easter Monday, custody shall be until 6:00 P.M. Easter Sunday.

b. Thanksgiving. In even-numbered years, Defendant shall have the children from the day before Thanksgiving at 6:00 P.M. until Thanksgiving Day at 2:00 P.M. at which time Plaintiff shall have the children from Thanksgiving Day at 2:00 P.M. until the Sunday following Thanksgiving Day at 6:00 P.M. In odd-numbered years, Father shall have the children from the day before Thanksgiving at 6:00 P.M. until Thanksgiving Day at 2:00 P.M. on which time Mother shall have the children from Thanksgiving Day at 2:00 P.M. until the Sunday following Thanksgiving Day at 6:00 P.M.

c. Christmas. In even-numbered years, Defendant shall have the children from December 24 at 6:00 P.M. until December 25

at 2:00 P.M., at which time Plaintiff shall have the children from December 25 at 2:00 P.M. until December 26 at 2:00 P.M. IN odd-numbered years, Plaintiff shall have the children from December 24 at 6:00 P.M. until December 25 at 2:00 P.M., at which time Defendant shall have the children from December 25 at 2:00 P.M. until December 26 at 2:00 P.M.

d. Minor Holidays. In even-numbered years, Defendant shall have the children for Memorial day and Labor Day, while Father shall have the children for the Fourth of July and Halloween. In odd-numbered years, Plaintiff shall have the children for Memorial Day and Labor Day, while Defendant shall have the children for the Fourth of July and Halloween. Should the party who is to have custody of the children not have them in their custody, then they shall have the children from 9:00 A.M. until the following day. In the event that the party who is entitled to have custody of the children on a holiday which falls on a Monday and that party is also entitled to the immediately preceding weekend, that party shall then be able to maintain the children over Sunday evening.

e. Defendant shall have the children on Mother's Day; Plaintiff shall have the children on Father's Day. If the party who is to have custody of the children on that particular day does not, then that party shall have the children from 9:00 A.M. until the following day at 9:00 A.M. unless school is in session, then they get them after school.

does not, then that party shall have the children from 9:00 A.M. until the following day at 9:00 A.M. unless school is in session, then they get them after school.

f. The holiday times shall take precedence over all other custodial periods.

g. Plaintiff and Defendant will each have a total of two weeks vacation time during the year with their children, provided that they give the other parent a thirty-day written notice of said vacation.

4. Sports and Extra-Curricular Activities.

Plaintiff shall be responsible for the costs in connection with any sports or extra-curricular activities, including music, in which the parties' children are involved.

5. Medical Coverage

Plaintiff shall continue to provide comprehensive medical, dental and ocular coverage for KAYLEE RAE MOORE, NCIHOLAS TIMOTHY MOORE AND NATHAN THOMAS MOORE, under the benefits program established by his employer. Plaintiff shall continue such coverage during the said children's attendance at their chosen institution of higher learning or as long as such coverage is permitted by his said employer, whichever period is greater. All medical, ocular, dental and prescription bills for the aforesaid children that are not covered by Plaintiff's shall be the sole responsibility of, and paid by, Plaintiff.

6. Counseling.

Both parties agree that Defendant and all three children shall attend two counseling sessions together per month.

7. Transportation

Transportation shall be shared equally by the parties.

8. Access to Records

Both parents shall have full access to all relevant medical, dental, psychological, educational and religious records of the children. Each parent may obtain such records directly from the provider without the other parent's consent. Parents shall provide each other with any records not easily obtainable by the other parent. Any school district in which the children attend school shall provide both parents with identical information. The custodial parent shall provide to the non-custodial parent, on a weekly basis, all school papers, projects, or other products of the children's development, so as to allow a sharing of those items as fully as possible.

9. Decision Making

Both parents shall use their best efforts to engage in joint decision-making with respect to the children. In the event the parents are unable to reach an agreement, they shall exchange written proposals, including their explanations of their positions, after which they shall meet and discuss their positions in person, if necessary. In the event they still cannot resolve their differences, the Court will, upon written request, schedule a hearing or conference.

10. Schedule Conflicts

In the event certain provisions in this custody Order

are inconsistent, then the provisions set forth concerning specific holidays and vacations shall supersede provisions concerning weekends.

11. Implementation

In implementing the provisions of this Order, both parents shall be flexible and act in the children's best interest. Both parents shall use their best efforts in presenting a united front to the children and in shielding the children from awareness of their parents' discussions and differences. Both parents shall use their best efforts to insure that their spouses, significant others, extended families and household members cooperate in carrying out the intent and spirit of this Order.

Each party shall encourage the children in the exercise of the other parent's custody rights and shall have the children ready and properly clothed and fed at the appropriate times. The parties shall endeavor to encourage and stimulate the children to maintain a positive and healthy relationship with the other parent and the other parent's family.

Each party shall cooperate in giving the other reasonable notice of his or her respective scheduling as it may affect custody to facilitate each of the parties' individual planning and scheduling.

12. Major Events

Both parents shall be notified of, and invited to, major events in the children's lives including, but not limited

to, graduations, awards presentations, performances by the children, academic and athletic competitions in which the children participate, and similar extracurricular activities.

13. Illness, Accidents, and other Emergencies

Each parent shall promptly notify the other of any serious accident or illness or any legal or educational emergency involving the children while in that parent's custody. If the children are taking medications, that medication or prescription for the medication shall be made available to each parent. The non-custodial parent shall be provided with copies of medical assistance and insurance documents.

14. Other Notice Requirements

Each parent must notify the other of any changes of residential or work address or telephone number. During periods when the children will be away from home for more than an overnight period, the parent who has custody of the children shall notify the other parent of the travel and lodging plans, a method of contacting the children, and the identity of the person with whom the children will be traveling or staying.

15. Behavior Around Children

Neither parent shall consume illegal drugs or excessive amounts of alcohol nor be under the influence of illegal drugs or alcohol nor permit others to use illegal drugs or abuse alcohol in the presence of the children. Neither parent shall operate a vehicle transporting the children while the parent is under the influence of illegal drugs or alcohol. Both parents shall insure

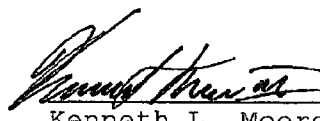
that the children use appropriate seat belts when being transported in vehicles by that parent or by another person on that parent's behalf. Neither party shall harass, annoy or malign the other, his or her extended families, or his or her friends in the presence of the children.

16. Telephone Contact

The parent who does not have custody shall be entitled to reasonable telephone contact with the children. Such contact shall not be monitored, or interrupted, by the custodial parent. In the even of long distance calls, the parents shall agree on specific times when the children will be available to receive such calls.

17. Sanctions

Violation of any of the provisions of this Order may result in the violator being found in contempt of court and being subject to sanctions imposed by the Court.



Kenneth L. Moore, III
Kenneth L. Moore, III



Heather J. Moore
Heather J. Moore

Date: August 11th, 2017

**IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION**

KENNETH L. MOORE, III
Plaintiff/Petitioner

*

*

*

v.

*

Docket No. 2008-1693-CD

*

*

*

HEATHER J. EVANS,
Defendant/Respondent

*

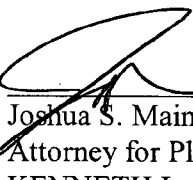
*

VERIFICATION

I, Joshua S. Maines, Esquire, hereby state that I am the attorney for the Petitioner in the within action, that I am authorized to make this verification on his behalf as Petitioner's Verification could not be obtained on such short notice. I hereby verify that the facts set forth in this Petition are true and correct to the best of my knowledge, information and belief, and that I understand that the statements made herein are made subject to the penalties of 18 Pa. C.S. §4904 (relating to unsworn falsifications to authorities).

Date:

2/12/18



Joshua S. Maines, Esquire
Attorney for Plaintiff/Petitioner:
KENNETH L. MOORE, III

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

KENNETH L. MOORE, III,
Plaintiff

*

*

* Docket No. 2008-1693-CD

v.

HEATHER J. EVANS,
Defendant

*

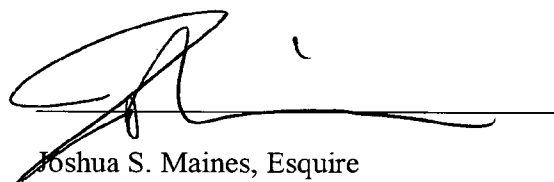
*

*

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

Respectfully submitted,



Joshua S. Maines, Esquire
PA ID: 205287
Attorney for Plaintiff
KENNETH L. MOORE, III

**CONFIDENTIAL
INFORMATION
FORM**



**APPELLATE/TRIAL COURT
CASE RECORDS**

Public Access Policy of the Unified Judicial System of Pennsylvania:

Case Records of the Appellate and Trial Courts

204 Pa. Code § 213.81

www.pacourts.us/public-records

KENNETH L. MOORE, III
(Party name as displayed in case caption)

2008-1693-CD
Docket/Case No.

Vs.

HEATHER J. EVANS
(Party name as displayed in case caption)

CLEARFIELD COUNTY COURT OF COMMON PLEAS
CIVIL DIVISION
Court

This form is associated with the pleading titled PETITION FOR
EMERGENCY CUSTODY, dated February 12, 2018.

Pursuant to the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts*, the Confidential Information Form shall accompany a filing where confidential information is **required by law, ordered by the court, or otherwise necessary to effect the disposition of a matter**. This form, and any additional pages, shall remain confidential, except that it shall be available to the parties, counsel of record, the court, and the custodian. This form, and any additional pages, must be served on all unrepresented parties and counsel of record.

This Information Pertains to:	Confidential Information:	References in Filing:
<p>(full name of adult)</p> <p>OR</p> <p>This information pertains to a minor with the initials of <u>NTM</u> and the full name of Nicholas Timothy Moore</p> <p>(full name of minor)</p> <p>and date of birth: <u>8/17/2007</u></p>	<p>Social Security Number (SSN):</p> <p>Financial Account Number (FAN):</p> <p>Driver's License Number (DLN):</p> <p>State of Issuance:</p> <p>State Identification Number (SID):</p>	<p>Alternative Reference: SSN 1</p> <p>Alternative Reference: FAN 1</p> <p>Alternative Reference: DLN 1</p> <p>Alternative Reference: MINOR 1</p> <p>Alternative Reference: SID 1</p>
<p>(full name of adult)</p> <p>OR</p> <p>This information pertains to a minor with the initials of <u>NTM</u> and the full name of Nathan Thomas Moore</p> <p>(full name of minor)</p> <p>and date of birth: <u>8/17/2007</u></p>	<p>Social Security Number (SSN):</p> <p>Financial Account Number (FAN):</p> <p>Driver's License Number (DLN):</p> <p>State of Issuance:</p> <p>State Identification Number (SID):</p>	<p>Alternative Reference: SSN 2</p> <p>Alternative Reference: FAN 2</p> <p>Alternative Reference: DLN 2</p> <p>Alternative Reference: MINOR 2</p> <p>Alternative Reference: SID 2</p>

**CONFIDENTIAL
INFORMATION
FORM**



**APPELLATE/TRIAL COURT
CASE RECORDS**

Additional page (if necessary)

This Information Pertains to:	Confidential Information:	References in Filing:
(full name of adult)	Social Security Number (SSN):	Alternative Reference: SSN _____
OR This information pertains to a minor with the initials of <u>KRM</u> and the full name of Kaylee Rae Moore	Financial Account Number (FAN):	Alternative Reference: FAN _____
(full name of minor) and date of birth: _____	Driver's License Number (DLN):	Alternative Reference: DLN _____
	State of Issuance:	Alternative Reference: MINOR 3
(full name of adult)	State Identification Number (SID):	Alternative Reference: SID _____
OR This information pertains to a minor with the initials of _____ and the full name of _____	Social Security Number (SSN):	Alternative Reference: SSN _____
(full name of minor) and date of birth: _____	Financial Account Number (FAN):	Alternative Reference: FAN _____
	Driver's License Number (DLN):	Alternative Reference: DLN _____
	State of Issuance:	Alternative Reference: SID _____
	State Identification Number (SID):	

**CONFIDENTIAL
INFORMATION
FORM**



**APPELLATE/TRIAL COURT
CASE RECORDS**

Additional page(s) attached. _____ total pages are attached to this filing.

I certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

A handwritten signature in black ink.

Signature of Attorney or Unrepresented Party

Name: Joshua S. Maines, Esquire
The Cummings Law Firm, LLC
Address: 110 N 2nd St
Clearfield, PA 16830

A handwritten date in black ink.

Date

Attorney Number: (if applicable) 205287
Telephone: 814/765-9611
Email: jsmaines@clfclaw.com

NOTE: Parties and attorney of record in a case will have access to this Confidential Information Form. Confidentiality of this information must be maintained.