IN THE MATTER OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE COURT

Amber Clark

Plaintiff

-vs-

Mary Majeski

Defendant

Attention: TARIK BROWN

Posted by: DESTINY BINKLEY

Date Posting Removed: 04/29/2025

SHELLY R. HARSHA COUNTY, OHIO

Removed by: DESTINY BINKLEY

Posting Date: 04/29/2025

IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO / JUVENILE DIVISION 2024 SEP 23 AM 9: 50

IN THE MATTER OF: Daxton Keathley A MINOR	SHELLY B. HERSINA JUVENILE COURT JUDGE SHELLY B. HERSINA SHELLY B. HERSINA SHELLY B. HERSINA
Name 121 Oak Village Or Street Address Caumbul Ott 43207 City, State and Zip Code	Case No. 2023 JUV 000599
Plaintiff	
~V-	
Name Name Now Rustic Court Street Address Circleville, 11 43113 City, State and Zip Code October Motion For Change of (COMPANIONSHIP A) Now comes Amber and Chahan Clark (name of parenting time (companionship and visitation) order file following minor child(ren):	ND VISITATION) e), Movant, and requests a change in the allocation
Name of Child Daxton Keathley	Date of Birth 12/28/2018
Parental rights and responsibilities are currently allocated a Shoved custodial agreement with whomever vised governing time and	as rollows: muther granted weekly month Plaintiffs have all other time.

Defendant mary majeski has a use going back the last up	ng time (companionship and visitation) order because: admitted to recent methomphyteunine It menths and continues to contact ar with Micheel Stewart despite fending felor court ordered temporary protection order.
follows: Defendant-mother occurred w	parenting time (companionship and visitation) order as seciety visitation on Fridays from 430 pm red to a public place, unless otherwise
Movant believes that the requested changes are in Movant requests that the court order the following assess reasonable attorney fees; assess court costs of the proceeding any further relief deemed proper.	g: (check all that apply)
, , , , , , , , , , , , , , , , , , ,	Party's signature Amore Clark Party's printed name Lal Oak Village Or Address Columbus OH 43207 City, State, Zip Code Lol4-620-0269 Telephone Number McSclarkfishs & gmail ton E-mail

Please serve the following parties with the above-marked documents: () Defendant at: may meycher
106 Rustic Court circleville OH 43113 (address) by:
(X) Certified Mail, Return Receipt Requested
(X) Issuance to Sheriff of Pickauxay County, Ohio for (X) Personal or () Residential service -
party must prepay the cost for Sheriff's service.
() Other: (specify)
(X) Plaintiff at:
421 Oakvillar Or (Audou) OH U3207 (address) by:
(address) by: (X) Certified Mail, Return Receipt Requested
() Issuance to Sheriff of County, Ohio for () Personal or () Residential service -
party must prepay the cost for Sheriff's service.
() Other: (specify)
() County Child Support Enforcement Agency at:
(address) by:
() Certified Mail, Return Receipt Requested
() Issuance to Sheriff of County, Ohio for () Personal or () Residential service –
party must prepay the cost for Sheriff's service.
() Other: (specify)
(X) Other at: Defendent- Father
4637 Hilton Ave Apt E Columbus OH 43228 (address) by:
(x) Certified Mail, Return Receipt Requested
() Issuance to Sheriff of County, Ohio for () Personal or () Residential service —
party must prepay the cost for Sheriff's service.
() Other: (specify)
() 5 (
SPECIAL INSTRUCTIONS TO SHERIFF:
al cen
Party's signature
Amber Clark
Party's printed name
421 Oak Village Or
Address
CORUMBUS OH 43207
City, State, Zip Code
<u>Parco-020-011</u>
Telephone Number
mrsclarkthhs agmail.com
E-mail

-

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IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE DIVISION

Amber and Graham Clark	Case No. 2023 JUV	000598
Plaintiff		
-v- may majeski & Tarik Brown Defendant	SHELLY B. ILL. SHA. DIVENILE COURT JUDGES SHELLY B. ILL. SHA. SHELLY B. ILL. SHA.	2024 SEP 23 AM 9: 50
AFFIDAVIT OF BASIC INFORMATION, IN	ICUME, AND EXPENSES	

SECTION I – BASIC INFORMATION

Plaintiff

Defendant

Date of Birth Owldan 89	Date of Birth 07/02/1998
Last 4 Digits of Social Security # XXX-XX-1210	Last 4 Digits of Social Security # XXX-XX-1468
Phone Number 614-620-0269	Phone Number 740-203-7784
Email Address mesclar Kfhhs Dgmail.com	Email Address
Is an interpreter needed? ☐ Yes or ☐No If yes, explain:	Is an interpreter needed? ☐ Yes or ☐XNo If yes, explain:
Health:	Health:
KGood □ Fair □ Poor	□ Good □ Fair 🖎 Poor
If health is not good, please explain:	If health is not good, please explain: meth addiction

Education: (Check Grade School Associate Bac	High School	·	Education: (Grade Sch Associate	100l □ Hig	h Schoo	ol	
Other Technical C	ertifications:		Other Techn	ical Certific	cations:		
Active Member of	the U.S. Military	,	Active Mem		J.S. Mil	itary	
SECTION II – INCO	ME						
Date o	Employed of Employment	_	<u>laintiff</u> !es □ No \			fendant es X\No	
P	ayroll Address City, State, Zip	3805 ma	tern lity Si Mane Pr 1 OH 4312				
Scheduled Payel		_	□ 26 □52		12 🗆 2	4 🗆 26	□52
A. YEARLY INCOM	IE, OVERTIME,	COMMISSION	NS, AND BONU	JSES FOR I	PAST T	HREE YE	ARS
	Plaintiff	⊉ 84 ,86 0 3	3 years ago □	Year 20_21_	\$	<u>Defendan</u>	<u>t</u>
Base yearly income		_	2 years ago □	20 22	\$ \$	0	?
	s 93,00	<u> </u>	Last year □	20 <u>23</u>	\$	0	·7
Yearly overtime, commissions,	\$ \$		3 years ago □ 2 years ago □	20 20	\$ \$		
and/or bonuses	\$		Last year □	20			
B. <u>COMPUTATION</u>	OF CURRENT I	NCOME					
Base Yearly Income		Plaintiff	<i>0</i> 00	\$_	Defen	dant O	
Average yearly overtim commissions, and/or be over last 3 years (from p	nuses	<u>\$ 3,0</u>	00	\$_		0	

Daxton Keathiry	1212818018	Amber & Graham Clark
Name	Date of birth	Living with
Minor and/or dependent child(ren) who	o is/are adopted or born from this mar	riage or relationship:
SECTION III – CHILDREN AND H	IOUSEHOLD RESIDENTS	
Child support you receive from a child support enforcement agency or court order for minor and/or dependent child(ren) not of the marriage or relationship	\$	\$ 250 ?
Social Security or Veteran's benefits received for child(ren) Based on parent's disability Based on child's disability	\$	\$
Supplemental Security Income (SSI) and/or public assistance	s	sO
TOTAL YEARLY INCOME	\$	s
Other income (type and source)	s	\$
Interest and dividend income (source)	\$ <u> </u>	<u>\$</u>
Other: Spousal Support Received	\$O	\$ \$
Retirement Benefits Social Security	<u>O.</u>	\$
Social Security Other:	\$	\$ <u> </u>
Workers' Compensation	s s ©	\$O
Unemployment Compensation Disability Benefits	\$	sO

<u>Plaintiff</u>

<u>Defendant</u>

In addition to the above child(ren): Plaintiff/Petitioner 1 has other minor biological or adopted child(ren). Defendant/Petitioner 2 has other minor biological or adopted child(ren). is/are adult(s) in your household.	There	
SECTION IV – EXPENSES		
List monthly expenses below for your present household. A. MONTHLY HOUSING EXPENSES		
Rent or first mortgage (including taxes and insurance)	\$	900
Second mortgage/equity line of credit	\$	300
Real estate taxes (if not included above)	\$ \$	
Renter or homeowner's insurance (if not included above)		
Homeowner or condominium association fee	\$ 	
Utilities	· —	
° Electric	\$	<i>300</i>
° Gas, fuel oil, propane	s	50
° Water and sewer	\$	001
° Telephone and/or cell phone	\$	200
° Trash collection	\$	
° Cable/satellite television	\$	
° Internet service	\$	50
Cleaning	\$	····
Lawn service and/or snow removal		
Other:	\$	
	\$	
TOTAL MONTHLY:	\$	008 <u>5 Basasi</u>
B. OTHER MONTHLY LIVING EXPENSES		
Food	•	£ NO
o Groceries (including food, paper, cleaning products, toiletries, and other)	\$	500
° Restaurant	\$	-
Transportation	Φ.	280
° Vehicle loan, lease	э	380
° Vehicle maintenance ° Gasoline	ъ 	

° Parking, public transportation	\$
Clothing	
° Clothes (other than child (ren)'s)	s <u>20</u>
° Dry cleaning and laundry	\$
Personal grooming	
° Hair and nail care	\$
° Other:	<u> </u>
Other:	
	TOTAL MONTHLY: \$ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
C. MONTHLY MINOR CHILD-RELATED E (for child(ren) of the relationship)	XPENSES
Work and/or education-related child-care	\$
Other child-care	` \$
Extraordinary parenting time travel cost	\$
School tuition	\$
School lunches	\$
School supplies	\$
Extracurricular activities and lessons	\$
Clothing	\$
Child(ren)'s allowances	\$
Special and extraordinary needs of child(ren) (not inc	sluded elsewhere) \$
Other:	<u> </u>
	TOTAL MONTHLY: \$
D. MONTHLY INSURANCE PREMIUMS	
Life	<u>\$ 50 </u>
Auto	<u>500</u>
Health	\$1000
Disability	\$
Other:	<u> </u>
	TOTAL MONTHLY: \$ \ \ \ \ \ \ \ \ \ \ \ \ \

E. MONTHLY WORK AND EDUCATION EXPENSES FOR SELF \$____100 Mandatory work expenses (union dues, uniforms, or other) Additional income taxes paid (not deducted from wages) Tuition Books, fees, and other College loan Other: TOTAL MONTHLY: \$ \lambda \infty \infty F. MONTHLY HEALTH CARE EXPENSES (not covered by insurance) **Physicians** Dentists and orthodontists Optometrists and opticians Prescriptions Other: _____ TOTAL MONTHLY: \$ G. MISCELLANEOUS MONTHLY EXPENSES Extraordinary obligations for other minor/handicapped child(ren) [for child(ren) who were not born of this marriage or relationship and were not adopted by these parties] Child support for child(ren) who were not born of this marriage or relationship and were not adopted by these parties Expenses paid for adult child(ren) or other dependent(s) Spousal support paid to former spouse(s) Subscriptions and books Charitable contributions Memberships (associations and clubs) Travel and vacations Pets Gifts Attorney fees

ther:			.\$
			\$
		TOTAL MONTHLY:	<u>\$</u>
MONTHLY INSTALL	<u>MENT PAYMENTS I</u>	INCLUDING BANKRUPTCY	PAYMENTS
(Do not repeat expenses Examples: car, credit ca		advance payments	
To whom paid	Purpose	Balance due	Monthly payment
			\$
			\$
			\$
_			\$
	_	-	\$
			\$
			\$
			\$
			\$
			\$
			\$
			\$
		TOTAL MONTHLY:	s
GRAND TOTAL	L MONTHLY EXPEN	SES (Sum of A through H):	s 5050

•

OATH OR AFFIRMATION

(Do not sign until Notary Public is present)

I, (print name) Amber and Englan Co, swear or affirm that I have read this Affidavit and, to the best of my knowledge and belief, the facts and information stated in this Affidavit are true, accurate, and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

and the

	Your Signature	
STATE OF Ohio		
) SS	
COUNTY OF Franklip)	
Sworn or affirmed before me by Andber	- 8 graham Clark this 20 day of September ,20	024
•	Signature of Notary Public	
	Brittany Horn Printed Name of Notary Public	
	Commission Expiration Date: 3-5-29	
	(Affix Seal here)	



PERMITTEN OF THE PROPERTY OF T

IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE DIVISION 2024 SEP 23 AN 9: 51

Amber and Graham Clark Plaintiff	SHELLY R. A. S. JUVENILE COURT.	Sig <mark>©as</mark> e No. <u>2003</u> (DHIC	-JUV-C	500 <u>5</u> 48
v-				
may majeski & Tarik	- Brown		د	
Defendant		ţ	PICKAWAY COL	Cro 23 AH 9:51
	PROCEEDING AFFIDA (Print Name)	htey	1 2000 1	g. 51
ONLY CHECK THE FOLLOWING BOX YOURSELF OR YOUR CHILD(REN) WO OR IDENTIFYING INFORMATION. YO REGARDING THE BASIS FOR YOUR R	OULD BE JEOPARDIZED U ACKNOWLEDGE THA	BY THE DISCLOSURE	E OF YOUR A	DDRESS
Pursuant to R.C. 3127.23(D), I allege jeopardized by the disclosure of identify my address be placed under seal. I he to be sealed.	itifying information to my	spouse or the public. T	herefore, I rec	quest that
1. (Number): Minor child(re	en) is/are subject to this cas	e as follows:		
Insert the information requested below residences for all places where the children			es. You must	list the
a. Child's name	Place of birth	Date of birth	Sex X M	□F

Columbus OH

Person child lived with (name and address)

421 Dak Village Or

Columbus OH 43207

Circlesine OH 43113

Amber and Graham Clark

Address

Confidential

Date of residence

October 2023

to present

June 2423

October 2003

12/28/2018

Relationship

guardians

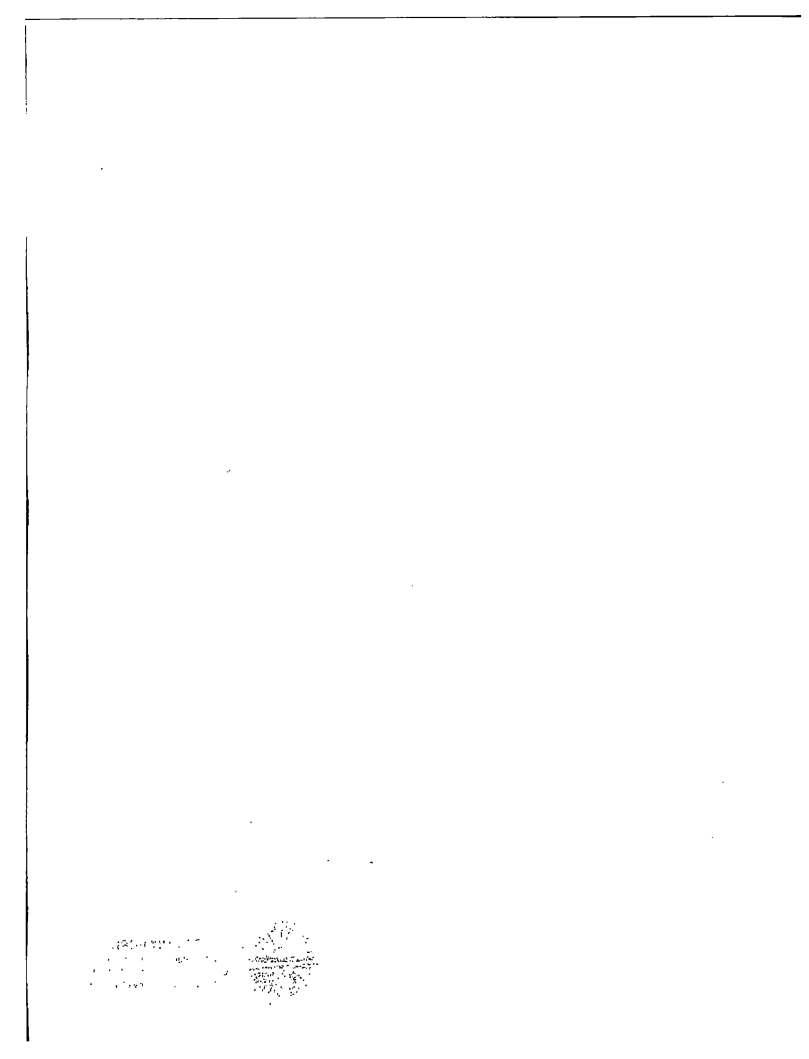
mother

··	, ··			
June 2019		many majeski		
to June 2023		2948 Le Vista Or		mother
		Columbus of 4	3204	
January 2019	F-1	many majes		1
10 June 2019	ļ. L	3434 ROXARL AZ WI, OH 43723		mother_
L	<u> </u>	O-O-L ROMANCE PA	ZC COLLOR HURAN	<u> </u>
		TD1 C1 *41-	Data Chinah	
b. Child's name		Place of birth	Date of birth	Sex M F
	-			
Check this boy if the in	nformation halo	wis the same as in Secti	on 1(a). Skip to the next	guestion
	Address			
Date of residence	Confidential	Person child lived with	(name and address)	Relationship
	Comiconiai		<u>-</u>	
40				
to present				
 				
	<u></u>	·····		
to	"			
-				
to				ļ.
to	{ L			
G1 11 11	<u>-</u>	1 m		
c. Child's name		Place of birth	Date of birth	Sex M M F
				
Check this box if the in	oformation helo	y is the same as in Secti	on 1(a). Skip to the next	question
	Address]
Date of residence	Confidential	Person child lived with (name and address) Relationship		Relationship
to present				
to present	<u> </u>			
<u> </u>				
to		·		
 -				
		-		
to				
				
 				
to				
				1

d. Additional children are listed on Attachment 1(d). (Provide requested information for additional children on an attachment labeled 1(d).)

2.	Pari	I HAVE NOT par		ox) or in any capacity in any other cas ng time), with any child subject to			
	A			ny capacity in any other case, in the thany child subject to this case.	nis or any other state, concerning		
		Explain:	 				
	a.	Name of each chil					
	ъ. Ъ.						
,	о. С.						
	d.	Date and court ord	ler or judgment (if any):				
3.	Info	formation about custody case(s): (Check only one hox) I HAVE NO INFORMATION of any cases that could affect the current case, including any cases relating custody; domestic violence or protection orders; dependency, neglect, or abuse allegations; or adopti concerning any child subject to this case.					
		any cases relating	to custody; domestic violen	ON concerning cases that could a ce or protection orders; dependen ase, other than listed in Paragraph 2	cy, neglect, or abuse allegations		
		Explain:					
	a.	Name of each chi	ld:				
	b.	Type of case:					
	c.	Court and State:					
	d.	Date and court or	ler or judgment (if any):				
offens violen any of	l of theses: a ce of fense	ny criminal offer fense that is a vio involving a victin	ions, including guilty pleas, see involving acts that restlation of R.C. 2919.25; and who was a family or hous	for you and the members of you ulted in a child being abused y sexually oriented offense as dehold member at the time of the e.	or neglected; any domestic lefined in R.C. 2950.01; and		
	,	NAME	CASE NUMBER	COURT/COUNTY/STATE	CHARGE		
_							
5.	Pers	I DO NOT KNOW have custody or vi I KNOW THAT	sitation rights with respect to THE FOLLOWING NAM	party to this case who has physical any child subject to this case. ED PERSON(S) not a party to the rights with respect to any child s	is case has/have physical		

a.	Name/Address of Person:
	☐ has physical custody ☐ claims custody rights ☐ claims visitation rights
	Name of each child:
ъ.	Name/Address of Person:
	☐ has physical custody ☐ claims custody rights ☐ claims visitation rights
	Name of each child:
a.	Name/Address of Person:
	Name/Address of Person:
	Name of each child:
rights,	tion of marriage, separation, neglect, abuse, dependency, guardianship, parentage, termination of parental or protection order from domestic violence case concerning the childrenabout whom information is obtained this case. OATH OR AFFIRMATION
	(Do not sign until Notary Public is present)
best of my	Amos Accorded to the knowledge and belief, the facts and information stated in this Affidavit are true, accurate, and complete. I that if I do not tell the truth, I may be subject to penalties for perjury. Your Signature
STATE OF	e Ohio
) SS
COUNTY	of Franklin
Sworn to	or affirmed before me by Amber & graham Clarkthis 20 day of September, 2024.
	Signature of Orotary Public Brittany Hanne Printed Name of Notary Public Commission Expiration Date: 3-5-29 (Affix seal here)
	BRITTANY HORN Notary Public, State of Ohio Commission #: 2024-RE-874539 My Commission Expires 03-05-29



IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE DIVISION

Amber & Graham Clark	Case No. <u>20</u>	371VZ000598
Plaintiff		N SEP
-V-		23 TT
Mary Majeski & Tarik Brown		28 E O
Defendant		達成 二
HEALTH INSURANC Affidavit of <u>OGNADA</u> (Print Nam	~ Keathrey	•
	<u>Plaintiff</u>	<u>Defendant</u>
Is/are your child(ren) currently enrolled in a government- provided program (i.e. Healthy Start/ Medicaid)?	Yes No	Yes No
Is/are your child(ren) enrolled in an individual (non-group or COBRA) health insurance plan?	Yes No	Yes No
Is/are your child(ren) enrolled in a plan found through the exchange/Affordable HealthCare Marketplace?	Yes V No	Yes No
Is/are your child(ren) enrolled in a health insurance plan through a group (employer or other organization)?	Yes No	Yes No
If your child(ren) is/are not enrolled, does/do he/she/they have health insurance available through a group (employer or other organization)?	Yes No	Yes No
Does the available insurance cover primary care services within 30 miles of the children's home?	Yes No	Yes No
Under the available insurance, what is the annual premium you pay for family coverage?	s 10,834	\$
Name of group (employer or organization)that provides health insurance		
Address	hem	Carsonice
Phone Number 1-833-	952-2042	

OATH OR AFFIRMATION

(Do not sign until Notary Public is present)

I, (print name) A A A Knowledge and belief, the facts and information that if I do not tell the truth, I may be subject to	stated in this Aff	m that I have read this Affidavit and, to the best of my idavit are true, accurate, and complete. I understand ury.
		Ad CM Segnature
STATE OF ONE	ر	
) SS	
COUNTY OF Franklia	١	
Sworn or affirmed before me by 6Mber 8 c	graham Clar	k this 20-day of <u>September</u> , 2024
		Bress A
		Signature of Notary Public
		Brittary Horn Printed Name of Notary Public
		Commission Expiration Date: 3-5-29
•		BRITTANY HORN Notary Public, State of Ohio Commission #: 2024-RE-874539 My Commission Expires 03-05-29

IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE DIVISION

AMBER CLARK, et al.

CASE NO. 2023 JUV 000598

Plaintiffs,

vs.

JUDGE SHELLY R. HARSHA-

MARY MAJESKI, et al.

Defendants.

MAGISTRATE CHARLE

PLAINTIFFS AMBER & GRAHAM CLARK'S EX PARTE MOTION FOR EMERGENCY CUSTODY ORDER

Now come Plaintiffs Amber & Graham Clark (hereinafter "Plaintiffs"), and hereby move this Honorable Court for an ex parte emergency order to modify the existing order for shared custody of the minor child at issue herein, namely, Daxton Keathley, born December 28, 2018, as requested in the *Motion for Change of Parenting Time* filed on September 20, 2024. Both a Memorandum in Support and Affidavit in Support are attached hereto and incorporated by reference herein.

Respectfully submitted,

Amber Clark, Plaintiff pro se

Graham Clark, Plaintiff pro se

MEMORANDUM IN SUPPORT

The Plaintiffs have been the primary providers and caregivers for Daxton Keathley, the minor child of Defendant- Mary Majeski and Defendant- Tarik Brown, for over five years. An Agreed Judgement Entry for Shared Custody between the Plaintiffs and Defendant- Mary Majeski was accepted by the Magistrate and filed in this court on April 21st, 2024. Since that time, the circumstances of the Defendant- Mary Majeski have changed and the Plaintiffs believe the agreement is no longer in the best interest if the child and that an emergency order to change parenting time is necessary to protect the child from risk of immediate danger due to the Defendant- Mary Majrski's continued drug use and addiction, her unstable mental health status with irrational and violent mood swings, and her continued relationship and communication with the perpetrator of domestic violence in which she is the victim, despite a court-ordered temporary protection order. Due to these concerns, the Plaintiffs request a modification to the current order co-custodial agreement to amend visitation to require supervision by the Plaintiffs in a public location from 4:30 p.m. to 7:30 p.m. on Fridays each week.

First, the Defendant- Mary Majeski has recently admitted to continued abuse of methamphetamine and amphetamine over the last eight months and through the end of August 2024, despite previously claiming she was sober and engaging in recovery services. At the time of the previously issued custody agreement, the Defendant- Mary Majeski claimed that she was receiving mental health and addiction recovery services and maintaining sobriety from drugs and alcohol. Since that time, the Defendant- Mary Majeski has not consistently engaged in any recovery or mental health programming and has recently admitted that she has continuously used alcohol and methamphetamine over the last eight months. On August 28th, 2024, Plaintiff-Amber Clark called the police because Defendent- Mary Majeski appeared high on

methamphetamine and was acting extremely erratically and violently when retrieving her other minor child, Faith Keathley from the Plaintiff- Amber Clark. When the police came, the Defendant - Mary Majeski was arrested due to a warrant for a Felony Drug Possession charge in Muskingum County.

Additionally, Defendant- Mary Majeski has been in a relationship in which there have been several confirmed instances of domestic violence against in which she has had visible injuries. The most recent confirmed incident occurred on August 10th, 2024 and there is currently a pending Felony Domestic Violence case pending in Pickaway County Common Pleas Court a Temporary Protection Order in place prohibiting any contact between Defendant- Mary Majeski and the perpetrator, Michael Stewart. Despite this, Defendant- Mary Majeski continues to maintain frequent contact with Michael Stewart, including allowing him to continue living in the home and be around her other minor child, Faith Keathley.

Further, the minor child, Daxton Keathley, does not want to have unsupervised visits with the Defendant- Mary Majeski or stay the night at her residence. He has stayed the night with the Defendant- Mary Majeski one time since the court hearing on April 3rd, 2024 and zero times since the Magistrate's decision was finalized on April 21st, 2024. Since that time, at the request of the minor child, Daxton Keathley, the Plaintiffs and Defendant- Mary Majeski have agreed to visits being attended by the Plaintiff- Amber Clark with seven visitation sessions over the months of May and June, one visitation session in July. The Defendant- Mary Majeski did not utilize any of the available parenting time or request any supervised visits in August of 2024 until she called the Plaintiff- Amber Clark from jail after her arrest on August 28th, 2024. In that conversation, the Defendant- Mother threatened to take the minor child so that the Plaintiffs would never see him again. The Defendant- Mary Majeski was released on bond from

Muskingum County Jail on September 4th, 2024. On September 12th, Defendant-Mary Majeski reached out to Plaintiff- Amber Clark to ask for money and requested a visit with the minor child, Daxton Keathley. Both parties agreed that Plaintiff- Amber Clark and the minor child would attend the football game for the Defendant- Mary Makeski's other minor child, Faith Keathley, to watch her cheer and provide Mother the visitation on September 15th, 2024. During the visit, the Defendant - Mary Majeski stated to the Plaintiff- Amber Clark that she was still maintaining a relationship with Michael Stewart and continuing to struggle with staying sober and had methamphetamine in her possession as recently as Friday, September 13th. On September 18th, 2024, Micheal Stewart's bond was revoked and he was arrested in Pickaway county for violating the temporary protection order for being with the Defendant-Mary Majeski that morning. Later that night, the Defendant- Mary Majeski wrote to the Plaintiff- Amber Clark on Facebook messenger stating that she will call on Fridays to get the minor child, Daxton Keathley and intends to make him stay overnight in retaliation of the Plaintiff's alleged discussions with Pickaway County Children Services and the Pickaway County Domestic Violence Victim Advocate about the August 10th Domestic Violence incident blaming the Plaintiff- Amber Clark for the arrest of Michael Stewart on September 18th, 2024.

It is for all of these reasons that the Plaintiff's believe that this request for an emergency, order to modify the existing shared custody agreement to provide the for weekly visitation on Friday afternoons from 4:30 p.m. to 7:30 p.m. and be supervised by the Plaintiff in a public location, unless otherwise agreed by all parties. The Plaintiffs believe that this is in the best interest of the minor child, Daxton Keathley.

WHEREFORE, Plaintiffs Amber & Graham Clark request that this Honorable Court issue

an ex parte emergency order to modify the current shared custody agreement as requested in the *Motion for Change of Parenting Time* filed on September 20, 2024. Plaintiffs further request any and all other relief to which they may be entitled.

Respectfully submitted,

Amber Clark, Plaintiff pro se

Grahum Clark, Plaintiff pro se

FILED

IN THE COURT OF COMMON PLEAS, PICKAWAY COUNTY, OHIO JUVENILE DIVISION 70026 SEP 2

2024 SEP 23 AM 9: 51

AMBER CLARK, et al.

CASE NO. 2024 JUV SHELLY R. HUFGHA

JUVENILE COURT JUDGE PICKAY/AY COUNTY, DINO

Plaintiffs,

ı tanıtıyı

JUDGE SHELLY R. HARSHA

MARY MAJESKI, et al.

vs.

Defendants.

MAGISTRATE CHARLES

PLAINTIFFS' AFFIDAVIT IN SUPPORT OF THEIR EX PARTE MOTION FOR EMERGENCY CUSTODY ORDER

STATE OF OHIO

COUNTY OF FRANKLIN, ss:

Now come Amber & Graham Clark, as the affiants herein, and state as follows:

- 1. We are the plaintiffs in the above-captioned action.
- 2. This matter is currently pending before the Court upon our Motion for Change of Parenting Time filed on September 20, 2024.
- 3. Facts have recently emerged about Defendant-Mother Mary Majeski (hereinafter "Mother") and her home environment that lead us to believe the minor child is in danger of imminent harm should he be left unsupervised in the care of Defendant-Mother.
- 4. On July 12th, 2024, the Mother texted the Plaintiff- Amber Clark, asking to urgently be picked up. She then called and said nevermind, she had gotten away from Micheal Stewart after he had physically assaulted her that morning. She claimed that she did not want to go to the police but that she was going to Doctor's West hospital for mental health treatment.
- 5. On July 16th, 2024, Mother told Plaintiff- Amber clark that she was back in a relationship with Micheal Stewart, stating they both went and received mental health treatment after the incident on July 12th.
- 6. On August 10th, 2024, Mother fled a domestic violence situation and drove to the Plaintiff's house for help with no shoes and no phone and a bite mark on her face. Defendant- Mary Majeski told Plaintiff- Graham Clark that the injuries were inflicted by Michael Stewart. Later that evening, Defendant- Mother called the police and Michael Stewart was arrested that evening and charged with Felony Domestic Violence and misdemeanor assault.
- 7. On August 26th, 2024, Mother called Plaintiff- Amber Clark and asked her to pick up Mother's other minor child, Faith Keathley from school that day because she planned to leave

her home and ask for the leasing office to move her to a different location to get out of the relationship with and away from Micheal Stewart. She stated that he had stayed the night at the house the night of August 25th, 2024 when the Mother's other minor child, Faith Keathley, was in the home, and that she saw him engaging in sexual relations with another person her car that night but was too scared to confront him so she left the place and did not plan to return. She mentioned possibly staying in the Domestic Violence shelter until she was moved, if it took more than a couple of days to get a new place.

- 8. On August 27th, 2024, Mother met Plaintiff- Amber Clark to retrieve minor child, Faith Keathley so she could attend school the next day. On August 28th, 2024, Plaintiff- Amber Clark attempted to check in on Mother and minor child, Faith Keathley, through text, phone call, and the Facebook messaging app between 7 a.m. and 3 p.m. Mary was unresponsive to all attempts, so Plaintiff- Amber Clark drove to Circleville and watched the minor child, Faith Keathely, get off of the bus and knock on the locked door for Mother's house for ten minutes with no answer. It was over 100 degrees outside and Mary was still not responding to attempts to reach her, so, at that point, Plaintiff- Amber Clark picked up the minor child and called Circleville Police to do a welfare check on Mary. Forty-five minutes after Faith got off the bus, the police made contact with Mary. At that time, Mary called Amber and was extremely irate and demanded that she drive Faith back to Circleville. When Amber drove Faith back to Circleville, Mary blocked Amber's car in the driveway and aggressively approached her screaming profanities. She then pulled back her fist like she was going to hit Amber Clark but then pushed her instead. At that point, Amber believed Mary to be high on methamphetamine, as she was acting extremely erratically and violently. When the police came, the Defendant - Mary Majeski was arrested due to a warrant for a Felony Drug Possession charge and Misdemeanor Drug Paraphernalia charge in Muskingum County.
- 9. Between August 28th and August 31st, Mother called Defendant- Amber Clark from Muskingum County jail and blamed Amber for her arrest and stated her intention to take the minor child, Daxton Keathley, from the Plaintiffs so they would not see him again.
- 10. On September 4th, 2024, Mother was released from Muskingum County jail and arrived to pick up the minor child, Faith Keathley, from her paternal grandparent's house with Micheal Steward in the vehicle with her.
- 11. On September 15th, 2024, during a visit with the minor child, the Defendant Mary Majeski stated to the Plaintiff- Amber Clark that she was still maintaining a relationship with Michael Stewart and allowing him in the home. She also stated that she is continuing to struggle with staying sober and had methamphetamine in her possession as recently as Friday, September 13th, 2024.
- 12. On September 18th, 2024, Micheal Stewart's bond was revoked and he was arrested in Pickaway county for violating the temporary protection order for being with the Defendant-Mary Majeski that morning. Later that night, the Defendant-Mary Majeski wrote to the Plaintiff-Amber Clark on Facebook messenger stating that she will call on Fridays to get the minor child, Daxton Keathley and intends to make him stay overnight in retaliation for the Plaintiff's alleged discussions with Pickaway County Children Services and the Pickaway County Domestic

Violence Victim Advocate about the August 10th Domestic Violence incident and stating she blames the Plaintiff- Amber Clark for the arrest of Michael Stewart on September 18th, 2024.

13. We, the Plaintiffs, believe such orders are in the best interest of the minor child.

FURTHER AFFIANTS SAYETH NAUGHT.

Signature Page(s) Attached

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Amber Clark

SWORN to before me and SUBSCRIBED in my presence this <u>20</u> day of September, 2024.

NOTARY PUBLIC

BRITTANY HORN
Notary Public, State of Ohio
Commission #: 2024-RE-874539
My Commission Expires 03-05-29

GRAHAM CLARK

SWORN to before me and SUBSCRIBED in my presence this <u>20</u> day of September, 2024.

NOTARY PUBLIC



BRITTANY HORN
Notary Public, State of Ohio
Commission #: 2024-RE-874539
My Commission Expires 03-05-29