Hamilton County Juvenile Court, Ohio (www.juvenile-court.org)

Information & Instructions for Establishment or Disestablish Paternity, Child Support or Objection to Administrative Order of Support by CSEA

Filing Fees: \$115.00 New Paternity / \$100.00 Child Support Complaint or Motion/Set Aside

Complete all Forms, use black or blue ink and type or print neatly

ONLY READ THE CHECKED AREA FOR THIS PACKET

COMPLAINT for PATERNITY
□If child(ren) is in the Divorce Decree-Stop here go to Domestic Relations Court 3 rd Floor 800 Broadway
□You must request for an administrative determination through the Child Support Enforcement Agency (CSEA) first
then a copy of request must be attached with Complaint or Motion.
\Box You must submit child(ren) birth certificate(s) (information on how to obtain – see pg. 2)
☐The party requesting paternity must select an accredited testing facility
a) Required parties are to appear in person and must validate each person's identity
b) Must maintain a chain of custody
The chain of custody must be included with the DNA test. The person requesting the testing is responsible for the cost unless otherwise ordered by court.
☐The IV-D application which is included in this packet must be completed
COMPLAINT for SUPPORT
□If child(ren) is in the Divorce Decree-Stop here go to Domestic Relations Court 3 rd Floor 800 Broadway
□You must request for an administrative determination through the Child Support Enforcement Agency (CSEA) first
then a copy of request must be attached with Complaint or Motion.
\Box You must submit child(ren) birth certificate(s) (information on how to obtain – see pg. 2)
☐The IV-D application which is included in this packet must be completed
PETITION to SET ASIDE ACKNOWLEDGEMENT of PATERNITY
☐ If child(ren) is in the Divorce Decree-Stop here go to Domestic Relations Court 3 rd Floor 800 Broadway
☐ The Paternity findings you are attempting to set aside must have been made through an acknowledgement of paternity, an
administrative action, or a Court order without DNA testing
☐ You must submit child(ren) birth certificate(s) (information on how to obtain – see pg. 2)
□Party requesting to Set aside paternity must provide a DNA test taken no more than six (6) months prior to the date of
filing that excludes the person from paternity. Test must be from an accredited testing facility for DNA testing.
a) Require parties to appear in person and must validate each person's identity
b) Must maintain a chain of custody

OBJECTION to ADMINISTRATIVE ORDER of SUPPORT by CSEA

- 1. Must be filed within fourteen (14) calendar days of the administrative hearing.
- 2. Must allow time for CSEA paperwork to be filed with the court prior to filing an objection.
- 3. Filing after fourteen (14) days is by motion with a filing fee of \$100.00.
- 4. Service is usually done by notice to the other parties by certified mail.

R.C. 3111.84 (registration of initial order)

Either parent of a child who is the subject of an administrative support order may object to the order by bringing an action for the payment of support and provision for the child's health care under section 2151.231 of the Revised Code in the Juvenile Court or other Court with jurisdiction under section 2101.022 or 2301.03 of the revised Code of the county in which the child support enforcement agency that issues the order is located. The action shall be brought not later than fourteen (14) days after the date of the issuance of the administrative support order. The administrative support order shall remain in effect during the pendency of the objection unless a party request and is granted a stay by the court. The administrative support order is final and enforceable by a court or child support enforcement agency fourteen (14) days after the order is issued and may be modified only as provided in Chapters 3119., 3121., and 3123. Of the Revised Code.

R.C. 3119.63 (modification)

(G) If an agency determines revised support obligations under division (F) of this section, give notice to the obligor and oblige of the revised amount of child support, that they may request a court hearing on the revised amount within fourteen (14) days after notice of the revised amount is issued, and that the agency will submit the revised amount of child support to the court for inclusion in a revised court child support order, if neither the obligor nor the oblige requests a court hearing on the revised amount of child support.

Deputy Clerks are available to assist with filing questions and accept your filing however they are not attorneys and cannot provide answers to legal questions or act as your legal representative. If any questions, you may speak to a Deputy Clerk at the Issue Desk or call 513-946-9431.

Instructions & Information for Establishment or Disestablish Paternity, Child Support or Objection to Administrative Order of Support by CSEA

All pages		
Step 1 - Case Number(s)		

_ place in upper righthand corner

Step 2 - For Paternity and Support Cases

upper left-hand corner list Plaintiff – vs – Defendant

Example: Jane Doe John Doe

-vsJohn Doe Jane Doe

Jane Doe

Page 1

LINED AREA - Specify what you are requesting the Court to consider or FILL IN appropriate answers TOWARDS BOTTOM of FORM- your information only

Page 2

WRITTEN REQUEST FOR SERVICE FORM

Step 1 - Case Type: Support or Paternity

Step 2 - Type of Form (please select one below for each address listed)

(summons- a party in the case) parties are usually mother, father, or (if any) legal or physical custodian (Notice- attorneys or parties-parties are usually any social service worker) (Subpoena- nonparties as witnesses at TRIAL ONLY)

Step 3 - Type of Service

Usually start with certified mail

if unclaimed or refused by the person, the court will send out regular mail service to the party

Step 4 - Name and Address and Zip Code

Neatly list the complete information for each party to be notified (include inmate # if incarcerated)

(DO NOT INCLUDE YOURSELF IF DONE IN PERSON, UPON YOUR FILING YOU WILL BE SERVED YOUR NOTICE PERSONALLY)

Step 5 - Requested by – your information only

☐ This Written Request for Service is attached with accurate name and address information for all parties involved in this action. You the petitioner is responsible to locate an address for the other party and is required to put it on the request for service.

BIRTH AND DEATH CERTIFICATES

A copy of a Birth Certificate for each child will be require for filing actions. If the petitioner does not have a copy of a birth certificate, they must obtain one by first determining when and where the child was born. Each State and County will have an agency such as Vital Statistics or a Health Department. Local agencies for this court are listed below:

(Birth in the City of Cincinnati) Cincinnati Health Department Office of Vital Records 1525 Elm Street Cincinnati, Ohio 45210 513-352-3120 (Births in Hamilton County-not in Cincinnati) Hamilton County General Health District 250 William Howard Taft Road Cincinnati, Ohio 45219 513-946-7804 (State of Ohio Births) The Ohio Department of Health P.O. Box 118 Columbus, Ohio 43216-0118 614-466-2531

vs.registration@odh.ohio.gov

Deputy Clerks are available to assist with filing questions and accept your filing however they are not attorneys and cannot provide answers to legal questions or act as your legal representative. If you do have questions, you may speak to a Deputy Clerk at the Issue Desk or call 513-946-9431.

JUVENILE COURT HAMILTON COUNTY, OHIO

	CASE NUMBER:			
Plaintiff				
-V-	MOTION OR JECTION TO A DMINISTRA TIME ORDER OF			
Defendant	OBJECTION TO ADMINISTRATIVE ORDER OF SUPPOR			
THE REASON YOU ARE FILING THIS MOTION:				
	Signature			
	Print Name			
	Address			
	City	State	Zip Code	
	City	State	Zip Code	
	Area Code	Telephone Number		
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HAMILTON COUNTY JUVENILE COURT, OHIO

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