<u>Instruction Sheet For Pro Se Filing</u> Motion to Set Aside Magistrate Order/ Objections to Magistrate Decision

All pleadings shall be delivered or mailed to Ashtabula County Juvenile Court, 4717 Main Ave., Ashtabula, Ohio, 44004.

Hours: Monday through Friday from 8:00 a.m. to 4:00 p.m.

1. Any party may file a Motion to Set Aside a Magistrate Order with the court. The motion MUST clearly state the moving party's <u>reasons to set aside a magistrate's order</u> A Motion to Set Aside a Magistrate Order must be filed no later than 10 days after the magistrate's order has been filed.

A party may file written Objections to a Magistrate Decision within 14 days of the filing of the magistrate's decision. If any party timely files objections, any other may also file objections within 10 days after the first objections are filed. An objection MUST be specific and state all grounds for objection.

An objection to a factual finding shall be supported by a transcript of all evidence submitted to a magistrate. The transcript must be filed within 30 days of the filing of the Objection. Any fees associated with the transcript are the responsibility of the party filing the objection unless indigent.

- 2. Type or print your responses in blue ink.
- 3. All the names of parties and their addresses must be supplied at the time of the filing of the Motion to Set Aside a Magistrate Order/Objections to Magistrate Order. A copy for each party must be supplied at the time of the filing.
- 4. The filing fee of \$50.00 (cash or money order) must be paid when the papers are given to the Clerk's office. This does not include any court costs that may be assessed at the end of the case.
- 5. The Motion to Set Aside a Magistrate Order/Objections to Magistrate Decision may be set for hearing upon the transcript being filed with the court. It is at the discretion of the Judge if a hearing is scheduled. If a hearing notice is returned as undeliverable as addressed and you have not notified the Court of your new address, in writing, the complaint/motion shall be dismissed without further action.
- 6. If the hearing notice for another party is returned as undeliverable as addressed, you will be contacted for a new address. It is your responsibility to supply a good address in writing to the Court as soon as possible. If you do not do so, and the Motion to Set Aside a Magistrate Order/Objections to Magistrate Decision is not served at the time of the hearing and the other party does not appear at the hearing, the motion/objection will be dismissed without further action.

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

In Re:	
Child	Case No
Date of Birth	
Child	
Date of Birth	Judge Albert S. Camplese
	Motion to Set Aside Magistrate's Order
Child	
Date of Birth	Objection to Magistrate's Decision
Child	
Date of Birth	
Parent Name	-
Address	_
Parent Name	_
Address	
Other Name	
Address	
	_
Now comes	who objects to the Magistrate's
Order/Magistrate's Decision filed on or about	
Movant states the follow specific reasons for t	the objections:
	(Name)
	(Ivaine)
	(Address)
Request transcript	(/
	(City, State, Zip Code)
	(NI)
	(Phone)

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

Affidavit of Jurisdiction (Custody Affidavit)

Child(ren)'s Name(s)			
I,, be	, being duly sworn, depose and say:		
 That the present address of the child(ren), the c court action is: 	custody and visitation which is to	be determined by this	
The addresses at which the child(ren) has lived vaction:	within the past five years prior t	to the filing of this court	
First Address:	From:	to	
Second Address:	From:	to	
Third Address:	From:	to	
3. The names and addresses of all persons with wh	nom the child has lived prior to t	filing this court action	
and dates thereof are: Name:	From:	to	
Name:	From:	to	
Name:	From:	to	
 That I (have) (have no) information pending in a court of this or any other state. That I (have) (have no) knowledge physical custody of the child or claims to have custo I (have) (have not) been convinvolving any act that resulted in a child being an absolution (have) (have not) been determine adjudicated an abused child or a neglected child, to was the basis of the adjudication. If 4, 5, 6, or 7 is answered in the affirmative explanation, please attach and incorporate herein are I realize that I have a continuing duty to infit the child in this or any other state of which I obtain 	of any person not a party to the ody or visitation rights with responded or pleaded guilty to any coused child or a neglected child ed, in a case in which a case in the bethe perpetrator of the abusine, and the space afforded is insing necessary information.	e proceedings who has ect to the child. riminal offense or previously which a child has been ve or neglected act that ufficient for full roceedings concerning	
Sworn to before me this day of	Your Signature , Notary Public, State of Oh	io	

IN THE COURT OF COMMON PLEAS JUVENILE DIVISION 3816 DONAHOE DR. ASHTABULA COUNTY, OHIO

In Re: Child	Case No
Date of Birth	
Child Date of Birth	Judge Albert S. Camplese
Child	
Date of Birth	
Child Date of Birth	
Ins	structions for Service
To the Clerks:	
Please serve the following individuals with a	a copy of the complaint and summons by certified mail:
Name:	
Address:	
Name:	
Address:	
Name:	
Address:	
Your Signature	
Your Address	
Your Phone #	