Plaintiff, Defendant.	: IN THE COURT OF COMMON PLEAS : INDIANA COUNTY, PENNSYLVANIA : : No. :
MOTION FOR ME	EDIATION CONFERENCE
AND NOW, comes	, Attorney on behalf of the
Plaintiff / Defendant and moves your Honorable	le Court to schedule a Mediation Conference in the
above-referenced matter, an Initial Custody Co	inference having been previously held on the
day of,	20, and no resolution having been reached.
	Respectfully submitted,
	Attorney for Plaintiff / Defendant

IN THE COURT OF COMMON PLEAS OF INDIANA COUNTY, PENNSYLVANIA

	_ :
Plaintiff,	: No. :
Defendant.	- *: ::
	ER OF COURT
AND NOW, this day of	, 20, upon consideration of the Motion
for Mediation Conference, a Mediation is set	for the,
20, at o'clock m. i	n the Mediation Conference Room on floor 4M, Indiana
County Courthouse, 825 Philadelphia Street,	Indiana, Pennsylvania. It is hereby ORDERED and
DIRECTED that no later than seven (7) days	prior to the date for Mediation, each party must have
submitted to the Indiana County Child Custod	ly Mediator the following documentation:
1. Proof of payment of his or h	ner \$200.00 Mediation Fee or that he or she has petitioned
the Court for, and been gra	nted IFP status.
2. Proof that he or she has atte	ended or registered for the Children-in-the-Middle Parent
Education Course or its	equivalent for the parties residing outside of Indiana
County.	
3. A completed Mediation Q	uestionnaire including complete names, addresses, and
telephone numbers of all p	arties.
It is further ORDERED and DIRECTED a	as follows:
A. No Mediation will be canc	eled or continued for nonpayment of fees. Failure to
comply with 1, 2, or 3 above	ve, will be held to be contemptible action under
Pennsylvania Rule of Civil	Procedure 1915.12, and the offending party shall be

brought before the Court.

- B. Any party failing to appear for Mediation without having filed a Motion for Continuance and been granted a continuance by the Court, may have an Order entered against his or her custodial interest and/or will result in the scheduling of a hearing to determine whether or not the non-participating party is in contempt and whether or not sanctions should be imposed including, but not limited to, costs, fines, attorney fees, probation, and/or incarceration.
- C. The party who has physical custody of the minor child(ren) is hereby directed to bring any child(ren) ten (10) years of age or older with him or her to the Mediation Conference.

BY THE COURT:
Judge