

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

In the matter of : Case Nos. DNA 2021-00069
DNA 2021-00070
FILED-JOURNALIZED
HURON CO. OHIO
SEP 21 2021
Parker Arnett : Judge Timothy L. Cardwell
Matthew Ringle : COMMON PLEAS COURT
JUVENILE DIVISION
Alleged Dependent Children :

**PRAECIPE FOR SERVICE BY POSTING AND MAIL AND INSTRUCTIONS
TO THE CLERK PURSUANT TO LOCAL RULE 69 AND JUVENILE RULE
16(A)**


TO THE CLERK: Please cause service upon Edward John Ringle III by posting and mail pursuant to Local Rule 69 and Juvenile Rule 16(A) by:

1. Directing this party, the Huron County Department of Job and Family Services, through its counsel, to post the notice (a copy of which is attached) in a conspicuous space for a period of a minimum 7-day consecutive period at each of the following locations:
 - (a) The Juvenile Court of Huron County, Ohio located at 2 East Main Street, Norwalk, Ohio.
 - (b) The Huron County Department of Job and Family Services located at 185 Shady Lane Drive, Norwalk, Ohio.
 - (c) The Huron County Office Building located at 12 East Main Street, Norwalk, Ohio.
 - (d) The Huron County Juvenile and Probate Court Website, www.hcjpc.com.
2. Causing a Summons and the attached pleadings to be mailed by regular U.S. mail, address correction requested, to Edward John Ringle III, 2615 Harbor Blvd., Sandusky, OH 44870.
3. Obtaining a certificate of mailing from the United States Postal Service. If the Clerk is then notified of a corrected or forwarding address within the seven-day period that the notice is posted, the Clerk shall cause the Summons and accompanying pleadings to be mailed to the corrected or forwarded address; and

4. after the seven days of posting:
(a) Noting the name and address and date of each mailing on the docket; and
(b) Noting on the docket where and when the notice.

In accordance with Local Rule 69 and Juvenile Rule 16(A), the required affidavit is attached.


Respectfully Submitted,



RICHARD PALAU #0040326
Assistant Prosecutor

PROOF OF SERVICE

This is to certify that a true and accurate copy of the foregoing instrument was sent by ordinary U.S. mail, hand delivered, sent electronically or deposited into the Courthouse mailbox of the Huron County Public Defender's Office, Attorney for the Children, 16 E. Main St., 2nd Floor, Norwalk, OH 44857; CASA, 2 E. Main St., Norwalk, OH 44857; Huron County Dept. of Job and Family Services, 185 Shady Lane Drive, Norwalk, OH 44857; Curtis Koch, Attorney for mother Heather Ringle, 1115 5th St, Sandusky, OH 44870 on the 21 day of September, 2021.



RICHARD PALAU #0040326
Assistant Prosecutor

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

In the matter of	FILED-JOURNALIZED HURON CO. OHIO	Case Nos.	DNA 2021 00069 DNA 2021 00070
Parker Arnett Matthew Ringle	SEP 21 2021 : COMMON PLEAS COURT JUVENILE DIVISION		Judge Timothy L. Cardwell
Alleged Dependent Children	:		

**AFFIDAVIT OF PARTY SEEKING SERVICE BY POSTING AND
MAIL PURSUANT TO LOCAL RULE 69 AND JUVENILE RULE 16(A)**

Now comes the Huron County Department of Job and Family Services, by and through its counsel, and submits the following affidavit of posting as required by Local Rule 69 and Juvenile Rule 16(A).

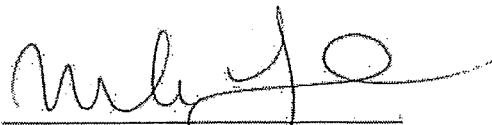
AFFIDAVIT

Now comes, Nicole Light, and under Oath states the following:

1. I am a caseworker for the Huron County Department of Job and Family Services.
2. The Huron County Department of Job and Family Services, 185 Shady Lane Drive, Norwalk, Ohio is a party in the above-captioned matter.
3. The Department now seeks service by posting and mail of Edward John Ringle III, the father of Parker Arnett and Matthew Ringle, whose last known address is 2615 Harbor Blvd, Sandusky, OH 44870.
4. Father's birth date is 01/17/1985 and his social security number is xxx-xx-5866.
5. Prior to seeking service by posting and mail, the following reasonable and diligent efforts were made to locate and serve, Father, Edward John Ringle III:
 - Spoke to family members about Edward John Ringle's whereabouts and was told they had no knowledge of his whereabouts.
 - Searched to see if he was on probation to locate him.

- Searched child support agency information systems to see if they had a better address from where he had moved.

FURTHER AFFIANT SAYETH NAUGHT.



Nicole Light, Caseworker
Huron County DIFS
185 Shady Lane Drive
Norwalk, Ohio 44857
(419) 663-5437

SWORN AND SUBSCRIBED TO ME ON THE 21 DAY OF Sept, 2021.

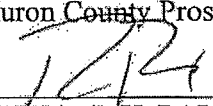


ROBERTA J. WRIGHT
Notary Public
State of Ohio
My Comm. Expires
February 20, 2026


NOTARY PUBLIC

Respectfully submitted,

JAMES JOEL SITTERLY
Huron County Prosecutor


RICHARD H. PALAU, #0040326
12 East Main Street, 4th Floor
Norwalk, Ohio 44857
(419) 668-8215

PROOF OF SERVICE

This is to certify that a true and accurate copy of the foregoing instrument was sent by ordinary U.S. mail, hand delivered, sent electronically or deposited into the Courthouse mailbox of the Huron County Public Defender's Office, Attorney for Children, 16 E. Main St., 2nd Floor, Norwalk, OH 44857; CASA, 2 E. Main St., Norwalk, OH 44857; Huron County Dept. of Job and Family Services, 185 Shady Lane Drive, Norwalk, OH 44857; Curtis Koch, Attorney for mother, Heather Ringle, 1115 Fifth St, Sandusky, OH 44870 on the 21 day of September, 2021.


RICHARD H. PALAU, #0040326
Assistant Prosecutor

Huron County Common Pleas Court
Juvenile Division
Norwalk, Ohio

In the matter of
Parker R Arnett
Alleged Dependent Child
cc: Pros/PD/CASA/Ingram

Case Number: DNA 2021 00069
Date: 25 August 2021

FILED-JOURNALIZED
HURON CO. OHIO
August 25, 2021
COMMON PLEAS COURT
JUVENILE DIVISION

SUMMONS

TO: Heather Ringle, 5144 US Highway 250 North, Lot 98, , Norwalk, OH 44857
Edward John Ringle III, 2615 Harbor Blvd., , Sandusky, OH 44870
Nicole Light, 185 Shady Lane Drive, Norwalk, OH 44857

You are summoned to appear before Judge Timothy L. Cardwell of the Huron County Juvenile Court at the Huron County Courthouse, 2 East Main Street, Room 101, Norwalk, OH 44857, on **THURSDAY, OCTOBER 07, 2021, AT 10:00 AM** for an **ADJUDICATORY HEARING**. The sworn complaint filed in this Court is attached.

You are notified that:

1. You are entitled to a lawyer in all proceedings in juvenile court. The court may appoint a lawyer or designate a county public defender to provide legal representation if you cannot afford a lawyer and meet certain requirements.
2. Christopher C. Mushett, who may be reached at 419-668-1616 Monday through Friday between the hours of 8:00 am and 4:00 pm, is the employee designated by the Court to arrange for the prompt appointment of counsel for indigent persons. If you wish to be represented by a lawyer in this proceeding but believe you cannot afford one, **YOU SHOULD CONTACT THIS PERSON AS SOON AS POSSIBLE.**
3. If the court makes an adjudication of dependency, neglect, or abuse (finds that the allegations contained in the attached complaint are true) the court may make any of the following orders of disposition:
 - ⇒ Place the child in **PROTECTIVE SUPERVISION**;
 - ⇒ Commit the child to the **TEMPORARY CUSTODY** of a public children services agency, a private child placing agency, either parent, a relative residing within or outside the state, or a probation officer for placement in a certified foster home, or in any other home approved by the court;
 - ⇒ Award **LEGAL CUSTODY** of the child to either parent or to any other person who, prior to the dispositional hearing, files a motion requesting legal custody of the child or is identified as a proposed legal custodian in a complaint or motion filed prior to the dispositional hearing by any party to the proceedings. A person identified in a complaint or motion filed by a party to the proceedings as a proposed legal custodian shall be awarded legal custody of the child only if the person identified signs a statement of understanding for legal custody that contains at least the following provisions:
 - (a) That it is the intent of the person to become the legal custodian of the child and the person is able to assume legal responsibility for the care and supervision of the child;
 - (b) That the person understands that legal custody of the child in question is intended to be permanent in nature and that the person will be responsible as the custodian for the child until the child reaches the age of majority. Responsibility as custodian for the child shall continue beyond the age of majority if, at the time the child reaches the age of majority, the child is pursuing a diploma granted by the board of education or other governing authority,

successful completion of the curriculum of any high school, successful completion of an individualized education program developed for the student by any high school, or an age and schooling certificate. Responsibility beyond the age of majority shall terminate when the child ceases to continuously pursue such an education, completes such an education, or is excused from such an education under standards adopted by the state board of education, whichever occurs first.

(c) That the parents of the child have residual parental rights, privileges, and responsibilities, including, but not limited to, the privilege of reasonable visitation, consent to adoption, the privilege to determine the child's religious affiliation, and the responsibility for support;

(d) That the person understands that the person must be present in court for the dispositional hearing in order to affirm the person's intention to become legal custodian, to affirm that the person understands the effect of the custodianship before the court, and to answer any questions that the court or any parties to the case may have.

⇒ Commit the child to the **PERMANENT CUSTODY** of a public children services agency or private child placing agency, if the court determines in accordance with division (E) of section 2151.414 of the Revised Code that the child cannot be placed with one of the child's parents within a reasonable time or should not be placed with either parent and determines in accordance with division (D)(1) of section 2151.414 of the Revised Code that the permanent commitment is in the best interest of the child. If the court grants permanent custody under this division, the court, upon the request of any party, shall file a written opinion setting forth its findings of fact and conclusions of law in relation to the proceeding. The granting of permanent custody takes from the parent all parental rights, duties, privileges, and obligations, including the right to consent to an adoption of the child/ren.

⇒ Place the child in a **PLANNED PERMANENT LIVING ARRANGEMENT** with a public children services agency or private child placing agency, if a public children services agency or private child placing agency requests the court to place the child in a planned permanent living arrangement and if the court finds, by clear and convincing evidence, that a planned permanent living arrangement is in the best interest of the child, that the child is sixteen years of age or older, and that one of the following exists:

(a) The child, because of physical, mental, or psychological problems or needs, is unable to function in a family-like setting and must remain in residential or institutional care now and for the foreseeable future beyond the date of the dispositional hearing held pursuant to section 2151.35 of the Revised Code.

(b) The parents of the child have significant physical, mental, or psychological problems and are unable to care for the child because of those problems, adoption is not in the best interest of the child, as determined in accordance with division (D)(1) of section 2151.414 of the Revised Code, and the child retains a significant and positive relationship with a parent or relative.

(c) The child has been counseled on the permanent placement options available to the child, and is unwilling to accept or unable to adapt to a permanent placement.


⇒ Order the removal from the child's home until further order of the court of the person who committed abuse as described in section 2151.031 of the Revised Code against the child, who caused or allowed the child to suffer neglect as described in section 2151.03 of the Revised Code, or who is the parent, guardian, or custodian of a child who is adjudicated a dependent child and order any person not to have contact with the child or the child's siblings.

4. Please take notice that in the event you fail to appear, the Court may order a case plan prepared for the child and family which case plan generally requires the establishment of general goals for the child consistent with the best interest and special needs of the child, including the establishment of priorities dealing with the best-interest of the child.. Further, in the event any parent, guardian, or custodian of the child is bound by the terms of the journalized case plan and fails to comply, the Court can hold that parent, guardian or custodian of the child in contempt of court for failure to comply.

WITNESS my signature and the seal of said Court this 25 August 2021.

Timothy L. Cardwell, Judge

By



Deputy Clerk

AUG 25 2021

COMMON PLEAS COURT
JUVENILE DIVISION

HURON COUNTY COMMON PLEAS COURT
JUVENILE DIVISION
NORWALK, OHIO

In the Matter of : Case No. DNA - 2021-69
PARKER R. ARNETT :
Alleged Dependent Child : **COMPLAINT**

The undersigned, being first duly cautioned and sworn, deposes and alleges that Nicole Light, **Huron County Department of Job & Family Services**, has knowledge that the above-named child under the age of eighteen years, to wit: **PARKER R. ARNETT, DOB: 3/11/2021**, appears to be a dependent child in that:

On or about July 1, 2021 through August 25, 2021, in Huron County, Ohio, Parker R. Arnett's conditions or environment is such as to warrant the state, in the interests of the child, in assuming the child's guardianship, as defined in **Ohio Revised Code Section 2151.04(C) (Dependent Child)**.

The particular facts upon which these allegations are based are:

On or about 7/9/21 agency received concerns of physical abuse involving all three children. Concerns indicated that there was a pattern of domestic violence in the home, stating that mother's boyfriend, Anthony Arnett, was physically abusive toward Heather, as well used excessive physical discipline with Matthew and Tanner.

On or about 7/28/21, agency received additional concerns that Anthony was observed at Sandusky's Taco Bell using excessive physical punishment on child's sibling, Tanner, with three witness statements alleged that Anthony had grabbed Tanner by the neck, and spanked him while holding him in the air. Upon receiving these allegations, the agency put a verbal safety plan in place ensuring the children would not be unsupervised with Anthony.

On or about 7/29/21 the agency returned to the residence to implement a written safety plan with mother, and learned of an additional altercation that occurred at the residence the night before. regarding a domestic dispute indicating Anthony had pushed mother off of the porch during a verbal altercation. At this time, the children were voluntarily placed out of the home while Anthony engaged in services.

On or about 8/13/21, mother and Anthony made an admission that Rustic Ravine trailer park received complaints about Anthony using fireworks in the trailer park, and mother reported they were given a final warning about needing to comply with neighborhood requirements or they would be facing eviction. On or about 8/17/21, mother made admissions that Anthony was continuing to have uncontrollable anger, and he had raised his hand to her during a verbal altercation. Mother has provided minimal financial assistance to Annette to meet her children's needs while temporarily out of the home.

As a result, the agency alleges he is a dependent child.

Child resides with Mother:

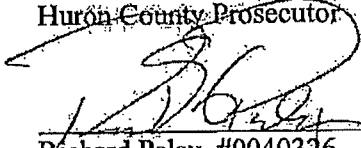
1. Child's Mother -
Heather Ringle
5144 US Highway 250 N, Lot #98
Norwalk, OH 44857
2. Child's Father -
Edward John Ringle III
2615 Harbor Blvd
Sandusky, OH 44870

Complainant requests additional service upon the following:

	NAME	RELATIONSHIP	ADDRESS
3.	Nicole Light	Social Worker	185 Shady Lane Dr. Norwalk, Ohio 44857

Complainant therefore prays this Court to inquire into the alleged dependency of said child and grant temporary or legal custody to a relative or interested party, permanent or temporary custody to the Huron County Department of Job and Family Service with protective supervision or permanent planned living arrangements.

JAMES JOEL SITTERLY,
Huron County Prosecutor


Richard Palau, #0040326
Assistant Huron County Prosecutor
12 East Main Street, 4th Floor
Norwalk, Ohio 44857
(419)668-8215

SWORN TO AND SUBSCRIBED BEFORE ME THIS 25 DAY OF AUGUST 2021.


ROBERTA J WRIGHT
NOTARY PUBLIC



ROBERTA J WRIGHT
Notary Public
State of Ohio
My Comm. Expires
February 20, 2026

Huron County Common Pleas Court
Juvenile Division
Norwalk, Ohio

In the matter of

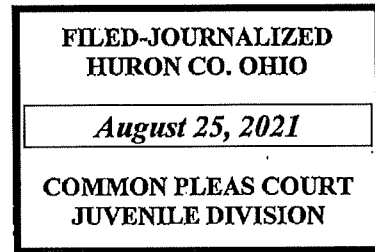
Matthew Ringle

Alleged Dependent Child

cc: Pros/PD/CASA/Ingram

Case Number: DNA 2021 00070

Date: 25 August 2021



SUMMONS

TO: Heather Ringle, 5144 US Highway 250 North, Lot 98, , Norwalk, OH 44857 Edward John Ringle III, 2615 Harbor Blvd., , Sandusky, OH 44870 Nicole Light, 185 Shady Lane Drive, Norwalk, OH 44857

You are summoned to appear before Judge Timothy L. Cardwell of the Huron County Juvenile Court at the Huron County Courthouse, 2 East Main Street, Room 101, Norwalk, OH 44857, on **THURSDAY, OCTOBER 07, 2021, AT 10:00 AM** for an **ADJUDICATORY HEARING**. The sworn complaint filed in this Court is attached.

You are notified that:

1. You are entitled to a lawyer in all proceedings in juvenile court. The court may appoint a lawyer or designate a county public defender to provide legal representation if you cannot afford a lawyer and meet certain requirements.
2. Christopher C. Mushett, who may be reached at 419-668-1616 Monday through Friday between the hours of 8:00 am and 4:00 pm, is the employee designated by the Court to arrange for the prompt appointment of counsel for indigent persons. If you wish to be represented by a lawyer in this proceeding but believe you cannot afford one, **YOU SHOULD CONTACT THIS PERSON AS SOON AS POSSIBLE.**
3. If the court makes an adjudication of dependency, neglect, or abuse (finds that the allegations contained in the attached complaint are true) the court may make any of the following orders of disposition:
 - ⇒ Place the child in **PROTECTIVE SUPERVISION**;
 - ⇒ Commit the child to the **TEMPORARY CUSTODY** of a public children services agency, a private child placing agency, either parent, a relative residing within or outside the state, or a probation officer for placement in a certified foster home, or in any other home approved by the court;
 - ⇒ Award **LEGAL CUSTODY** of the child to either parent or to any other person who, prior to the dispositional hearing, files a motion requesting legal custody of the child or is identified as a proposed legal custodian in a complaint or motion filed prior to the dispositional hearing by any party to the proceedings. A person identified in a complaint or motion filed by a party to the proceedings as a proposed legal custodian shall be awarded legal custody of the child only if the person identified signs a statement of understanding for legal custody that contains at least the following provisions:
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 - (b) That the person understands that legal custody of the child in question is intended to be permanent in nature and that the person will be responsible as the custodian for the child until the child reaches the age of majority. Responsibility as custodian for the child shall continue beyond the age of majority if, at the time the child reaches the age of majority, the child is pursuing a diploma granted by the board of education or other governing authority,

successful completion of the curriculum of any high school, successful completion of an individualized education program developed for the student by any high school, or an age and schooling certificate. Responsibility beyond the age of majority shall terminate when the child ceases to continuously pursue such an education, completes such an education, or is excused from such an education under standards adopted by the state board of education, whichever occurs first.

(c) That the parents of the child have residual parental rights, privileges, and responsibilities, including, but not limited to, the privilege of reasonable visitation, consent to adoption, the privilege to determine the child's religious affiliation, and the responsibility for support;

(d) That the person understands that the person must be present in court for the dispositional hearing in order to affirm the person's intention to become legal custodian, to affirm that the person understands the effect of the custodianship before the court, and to answer any questions that the court or any parties to the case may have.

⇒ Commit the child to the **PERMANENT CUSTODY** of a public children services agency or private child placing agency, if the court determines in accordance with division (E) of section 2151.414 of the Revised Code that the child cannot be placed with one of the child's parents within a reasonable time or should not be placed with either parent and determines in accordance with division (D)(1) of section 2151.414 of the Revised Code that the permanent commitment is in the best interest of the child. If the court grants permanent custody under this division, the court, upon the request of any party, shall file a written opinion setting forth its findings of fact and conclusions of law in relation to the proceeding. The granting of permanent custody takes from the parent all parental rights, duties, privileges, and obligations, including the right to consent to an adoption of the child/ren.

⇒ Place the child in a **PLANNED PERMANENT LIVING ARRANGEMENT** with a public children services agency or private child placing agency, if a public children services agency or private child placing agency requests the court to place the child in a planned permanent living arrangement and if the court finds, by clear and convincing evidence, that a planned permanent living arrangement is in the best interest of the child, that the child is sixteen years of age or older, and that one of the following exists:

(a) The child, because of physical, mental, or psychological problems or needs, is unable to function in a family-like setting and must remain in residential or institutional care now and for the foreseeable future beyond the date of the dispositional hearing held pursuant to section 2151.35 of the Revised Code.

(b) The parents of the child have significant physical, mental, or psychological problems and are unable to care for the child because of those problems, adoption is not in the best interest of the child, as determined in accordance with division (D)(1) of section 2151.414 of the Revised Code, and the child retains a significant and positive relationship with a parent or relative.

(c) The child has been counseled on the permanent placement options available to the child, and is unwilling to accept or unable to adapt to a permanent placement.

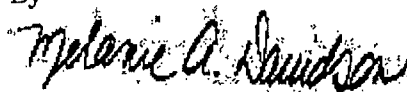
⇒ Order the removal from the child's home until further order of the court of the person who committed abuse as described in section 2151.031 of the Revised Code against the child, who caused or allowed the child to suffer neglect as described in section 2151.03 of the Revised Code, or who is the parent, guardian, or custodian of a child who is adjudicated a dependent child and order any person not to have contact with the child or the child's siblings.

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WITNESS my signature and the seal of said Court this 25 August 2021.

Timothy L. Cardwell, Judge

By



Deputy Clerk

AUG 25 2021

COMMON PLEAS COURT
JUVENILE DIVISION

HURON COUNTY COMMON PLEAS COURT
JUVENILE DIVISION
NORWALK, OHIO

In the Matter of : Case No. DNA -2021-70
MATTHEW RINGLE :
Alleged Dependent Child : **COMPLAINT**

The undersigned, being first duly cautioned and sworn, deposes and alleges that Nicole Light, **Huron County Department of Job & Family Services**, has knowledge that the above-named child under the age of eighteen years, to wit: **MATTHEW RINGLE, DOB: 3/26/2015**, appears to be a dependent child in that:

On or about July 1, 2021 through August 25, 2021, in Huron County, Ohio, Tanner W. Collier-Royster's conditions or environment is such as to warrant the state, in the interests of the child, in assuming the child's guardianship, as defined in **Ohio Revised Code Section 2151.04(C) (Dependent Child)**.

The particular facts upon which these allegations are based are:

On or about 7/9/21 agency received concerns of physical abuse involving all three children. Concerns indicated that there was a pattern of domestic violence in the home, stating that mother's boyfriend, Anthony Arnett, was physically abusive toward Heather, as well used excessive physical discipline with Matthew and Tanner.

On or about 7/28/21, agency received additional concerns that Anthony was observed at Sandusky's Taco Bell using excessive physical punishment on child's sibling, Tanner, with three witness statements alleged that Anthony had grabbed Tanner by the neck, and spanked him while holding him in the air. Upon receiving these allegations, the agency put a verbal safety plan in place ensuring the children would not be unsupervised with Anthony.

On or about 7/29/21 the agency returned to the residence to implement a written safety plan with mother, and learned of an additional altercation that occurred at the residence the night before. regarding a domestic dispute indicating Anthony had pushed mother off of the porch during a verbal altercation. At this time, the children were voluntarily placed out of the home while Anthony engaged in services.

On or about 8/13/21, mother and Anthony made an admission that Rustic Ravine trailer park received complaints about Anthony using fireworks in the trailer park, and mother reported they were given a final warning about needing to comply with neighborhood requirements or they would be facing eviction. On or about 8/17/21, mother made admissions that Anthony was continuing to have uncontrollable anger, and he had raised his hand to her during a verbal altercation. Mother has provided minimal financial assistance to Annette to meet her children's needs while temporarily out of the home.

As a result, the agency alleges he is a dependent child.

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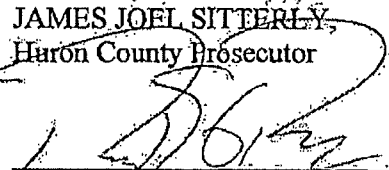
1. Child's Mother -
Heather Ringle
5144 US Highway 250 N, Lot #98
Norwalk, OH 44857
2. Child's Father -
Edward John Ringle III
2615 Harbor Blvd
Sandusky, OH 44870

Complainant requests additional service upon the following:

	NAME	RELATIONSHIP	ADDRESS
3.	Nicole Light	Social Worker	185 Shady Lane Dr. Norwalk, Ohio 44857

Complainant therefore prays this Court to inquire into the alleged dependency of said child and grant temporary or legal custody to a relative or interested party, permanent or temporary custody to the Huron County Department of Job and Family Service with protective supervision or permanent planned living arrangements.

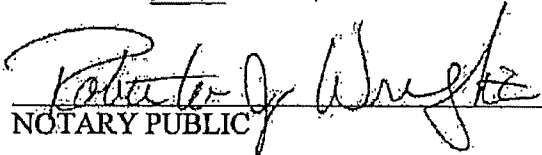
JAMES JOEL SITTERLY
Huron County Prosecutor


Richard Palau, #0040326
Assistant Huron County Prosecutor
12 East Main Street, 4th Floor
Norwalk, Ohio 44857
(419)668-8215

SWORN TO AND SUBSCRIBED BEFORE ME THIS 25 DAY OF AUGUST 2021.



ROBERTA J WRIGHT
Notary Public
State of Ohio
My Comm. Expires
February 20, 2026


NOTARY PUBLIC