

IN THE COURT OF COMMON PLEAS OF YORK COUNTY, PENNSYLVANIA

| | | |
|-----------|---|-------------------------------|
| | : | NO. _____-FC- _____-15 |
| Plaintiff | : | |
| | : | Divorce Hearing Officer _____ |
| VS. | : | |
| | : | Related Cases: _____ |
| | : | |
| Defendant | : | CEVKQP "RP" F KXQTEG" |

**PROTHONOTARY'S CERTIFICATION
THE APPOINTMENT FEE HAS BEEN PAID:
INTERIM RELIEF - \$150
(Prothonotary Initial)**

ATTORNEY FOR PLAINTIFF:

Name: _____

Address: _____

Phone: _____

Fax: _____

E-mail: _____

ATTORNEY FOR DEFENDANT:

Name: _____

Address: _____

Phone: _____

Fax: _____

E-mail: _____

MOTION FOR THE APPOINTMENT OF A HEARING OFFICER FOR INTERIM RELIEF
[Pursuant to Pa.R.C.P.1920.51(a)(2)(i) & York R.C.P.1920.51(B)(1)]

Submitted by _____ Plaintiff Defendant

_____ Plaintiff Defendant moves the Court to appoint a hearing officer for Interim Relief Under York R.C.P.1920.51(B)(1) & Pa.R.C.P. No. 1920.51 (a)(1)(ii)(B) and in support of the motion certifies as follows:

1. The moving party's current mailing address is _____
_____.
2. The non-moving party's current mailing address is _____
_____.
3. The non-moving party has has not appeared in the action personally by his / her attorney, _____, Esquire. If the non-moving party has not appeared in person or by attorney, then the non-moving party's mailing address of record is:
_____.
4. The moving party filed a Petition on _____ (date), in which he/she requested the following interim relief:
 - a. Interim counsel fees, costs, or expenses;
 - b. Mediation of discovery.
5. The Petition for Interim Relief was served on _____ (date).
6. The method of service of the Petition for Interim Relief was:
_____.
7. The Divorce Complaint was filed on _____ (date).
8. The Divorce Complaint was served on _____ (date).
9. The method of service of the Complaint was:
_____.
10. Proof of service of the Complaint was filed on _____ (date).

11. The moving party's Income Statement was filed on _____ (date).
(Interim counsel fees, costs, or expenses only).

12. The moving party's Expense Statement was filed on _____ (date).
(Interim counsel fees, costs, or expenses only).

13. The moving party's fully executed Discovery Status Conference Information Sheet was
filed on _____ (date). (Mediation of discovery).

360"K"cr r necdrg."o quvtgegpvhgf gtrncz"tgwtpu"hgf "qp"aaaaaaaaaaaa"("ugtxgf "qp"aaaaaaaaaaaa0"

370Chf ckw'tgi ctf lpi "wpcxckrdk\ "qh'f qewo gpw'hgf "qp"aaaaaaaaaaaa"("ugtxgf "qp"aaaaaaaaaaaa0"

The foregoing statements are certified to be true pursuant to the undersigned's duties of candor to the tribunal.

ATTORNEY FOR PLAINTIFF DEFENDANT

SUPREME COURT ID: _____

ADDRESS: _____

PHONE: _____

DATE: _____

I verify that the statements made in this Motion are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. Section 4904 relating to unsworn falsification to authorities.

(Name and signature of party)

DATE: _____