IN THE COMMON PLEAS COURT OF AUGLAIZE COUNTY, OHIO DOMESTIC RELATIONS DIVISION

Plaintiff

CASE NO.:

Vs.		JOURNAL ENTRY – STANDING ORDE (DR-SO)	RS
Defendant			
	iintiff) and ser	rties in this case are subject to this Order vice of summons (for Defendant). These of contempt of court.	
permitting the minor child(ren) of except by a signed agreement of	the parties to the parties or oved from Aug	by enjoined and restrained from causing of the removed from the jurisdiction of this Countless authorized in writing by this Court glaize County for purposes of relocation used in writing by this Court.	Court t. The
	f injuring, mal	ned and restrained from doing, attempting treating, vilifying, or harassing the advers	
IT IS ORDERED that each party is enjoined and restrained from selling, encumbering, contracting to sell, removing from the jurisdiction of the Court, or otherwise disposing of any of the property belonging to either of the parties, except in the ordinary course of business or unless authorized in writing by this Court.			
IT IS ORDERED that both parties are enjoined and restrained from entering safe deposit boxes until further order of the Court.			
Any party may file a motion to modify this Standing Order for good cause shown and will be granted a speedy hearing.			
		/s/ Mark E. Spees Mark E. Spees - Judge	
The undersigned party hereby acknowledges receipt of a copy of these Orders and will be bound by its terms and conditions.			
signed	 date	signed	date