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

	Plaintiff,	Case No.	
vs.	,		
	Defendant.		
	JUDGMENT	T ENTRY OF INJUNCTIONS	
annoying, harass parties should be	ing, molesting or otherwise interfe	that in every domestic relations case tering with each other, and that the proptermination or allocation according to leave the control of th	erty, rights and interests of the
1. 1	Each party is enjoined from annoying	ng, harassing, molesting or otherwise in	terfering with the other party.
	1 0	elling, transferring, withdrawing, consting, concealing or otherwise disposing	
owners of any in	1 0	g, modifying or otherwise changing in a cial accounts, profit-sharing plans, pension interests of any party.	— <del>-</del>
	Each party is enjoined from changi service, including cable television	ing, disrupting, cancelling, discontinuing and internet services.	g or changing the name on any
5.	Each party is enjoined from incurring	ng debt or credit in the name of the other	r party.
6. l child(ren) curren		ging the child(ren)'s residence to a cour	nty other than that in which the
with one another filed in the man	with regard to the filing of such tax	w to be filed during the pendency of this returns. Any tax returns filed during the m total refund or minimum total liabil	e pendency of this case shall be
IT IS SO	ORDERED, until further Order of	f the Court.	
		WD 65	
		JUDGE	

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