

IN THE COURT OF COMMON PLEAS OF YORK COUNTY, PENNSYLVANIA

(Person receiving APL) : **ACTION TO DETERMINE APL**
: DRO Docket No. _____ -SA-_____
: PACSES No. _____
: DRO. No. _____

(Person paying APL) : **Civil Action – Law – Action in Divorce**
: Docket No. _____ -FC-_____ 15

PETITION FOR AMENDMENT OF ALIMONY PENDENTE LITE ORDER

The undersigned Petitioner respectfully represents that:

That Petitioner is _____ and resides at _____.

That Respondent is _____ and resides at _____.

That Petitioner was the (Plaintiff/Defendant) in a divorce/APL action instituted in the Court of Common Pleas of York County, Pennsylvania, and an order dated _____ was made in said action, that required _____ to pay *alimony pendente lite* to _____ in the amount of \$ _____ per week/two weeks/month (**strike out two**).

That since the entry of said Order there has been a material and substantial change in circumstances:

- Increase in the income of _____
- Decrease in the income of _____
- Obligation to pay APL no longer exists because: _____
- Other specific changes as follows: _____

That by reason of said change in circumstances; the said Order should be modified as follows: _____

WHEREFORE, Petitioner respectfully prays that the said Order of Court be modified as requested above, and for such other relief as the Court may find just and proper.

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

Date: _____

Petitioner/Attorney