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

		CASE NO.:
	Plaintiff	JUDGE CAROL J. DEZSO
	-VS	MAGISTRATE
	Defendant	MUTUAL RESTRAINING ORDER and CASE MANAGEMENT PLAN
	MUTUAL REST	TRAINING ORDER
Pursua	nt to Local Rule, with the filing of this c	complaint, neither party shall:
a.	threaten, abuse, annoy or interfere with the other party or the parties' children;	
b.	create or incur debt (such as a credit card) in the name of the other party or in the parties' joint names or cause a lien or loan to be placed against any of their real or personal property:	
c.	sell, dispose of, or dissipate any asset (other than regular income) including but not limited to: real property, tangible personal property, existing bank accounts, tax refunds, or bonuses of either party or a child;	
d.	remove household goods or furniture from the marital residence without approval from the court or other party;	
e.	change or fail to renew the present health, life, home, automobile or other insurance coverage; remove the other party as beneficiary on any life or retirement benefits without further order of this court; or	
f.	change or establish a new residence for the parties' minor children without the written consent of the other party or permission of the court.	
	CASE MANA	GEMENT PLAN
	g at a.m./p.m., on	vill be set for a status conference and notice will be