

**NOTICE OF HEARING ON
PETITION TO INTERVENE
AND ESTABLISH
STANDING IN CUSTODY
ACTION**

The Matter of: Taylor Sharkey
v. Amy Molyneaux, No.
FD-18-002711-017 in the
Family Division of the Court of
Common Pleas of Allegheny
County, Pennsylvania.

**NOTICE TO: TAYLOR
SHARKEY, PLAINTIFF AND
AMY MOLYNEAUX,
DEFENDANT**

A Petition to Intervene and
Establish Standing (for
Custody) has been filed in the
Family Division of the Court of
Common Pleas of Allegheny
County, at FD 18-002711-017
by Lauren Sharkey. The court
has set a hearing on the
Petition to Intervene and
Establish Standing. The
hearing will be held in
Courtroom #323 of the
Allegheny County Court of
Common Pleas, 440 Ross
Street, Pittsburgh, PA 15219,
on the **11th day of February,
2025, at 9:30 a.m.** before the
Honorable Patrick A. Sweeney.

NOTICE TO DEFEND

YOU TAYLOR SHARKEY AND
AMY MOLYNEAUX HAVE
BEEN SUED in court to obtain
primary physical custody and
sole legal custody. If you fail to
appear as provided by this
notice, an order for custody
may be entered against you or
the court may issue a warrant
for your arrest.

You must file with the court a
verification regarding any
criminal record or abuse
history regarding you and
anyone living in your
household on or before the
initial in-person contact with
the court but not later than 30
days after service of the
petition (or the date of this
publication).

No party may make a change
in the residence of any child
which significantly impairs the
ability of the other party to
exercise custodial rights
without first complying with
the applicable provisions of 23
Pa.C.S. §5337 and P.a.R.C.P.
No. 1915.17 regarding
relocation.

YOU SHOULD TAKE THIS SET
OF PAPERS TO YOUR LAWYER
AT ONCE. IF YOU DO NOT
HAVE A LAWYER OR CANNOT
AFFORD ONE, YOU MAY
CONTACT THE OFFICE BELOW
TO FIND OUT WHERE YOU
CAN RECEIVE LEGAL HELP.

LAWYER REFERRAL SERVICE

400 Koppers Building

436 Seventh Avenue

Pittsburgh, PA 15219

(412) 261-5555

**AMERICANS WITH
DISABILITIES ACT OF 1990**

The Allegheny County Court of
Common Pleas Family
Division is required, by law, to
comply with the Americans
with Disabilities Act of 1990.
For information about
accessible facilities and
reasonable accommodations
available to disabled
individuals having business
before the court, please
contact our office. All
arrangements must be made
at least 72 hours prior to any
hearing or business before the
Family Division. You must
attend the scheduled hearing.