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| **Court** [ ]  District [ ]  JuvenileColorado County: Court Address:  | Court Use Only |
| **Parties:**Petitioner: &Respondent: *(or Co-petitioner)* |
| **Filed by:**Name: Address: Phone  Fax: Email:  Bar Number: (For lawyers) | CaseNumber: Division: Courtroom:  |
| **Court Summons** |

**To the Respondent:**

**1. Welcome**

Welcome to the Colorado Court System.

1) This case will establish who is a legal parent of the children.

2) You are a now a party to this case, called the Respondent.

3) The Court may also assign child support, create a parenting plan (decision making and parenting time), and require you to pay the Petitioner’s costs for litigating this case.

**2. Your Response**

File a written response **as soon as possible** of receiving this Summons.

1) Print out the forms.

**To Dispute** you and the Petitioner are the parents, use form:

*JDF 1315 – Response*, found at [www.courts.state.co.us/Forms/PDF/JDF1315.pdf](http://www.courts.state.co.us/Forms/PDF/JDF1315.pdf).

**To Admit** you are the parent, complete an admission form for each child:

*JDF 1504 – Admission*, found at [www.courts.state.co.us/Forms/PDF/JDF1504.pdf](http://www.courts.state.co.us/Forms/PDF/JDF1504.pdf).

You can find these and other forms at [www.courts.state.co.us/Forms/family](http://www.courts.state.co.us/Forms/family).

2) Mail or drop-off the completed form to the court address at the top of the page.

3) Include the $192.00 filing fee or fee waiver request with your Response.

4) Mail a copy of the form to the other party. Use the name and address listed in the “Filed by” section at the top of page 1.

**3. Go to the Hearing**

You are required to attend the hearing on:

Date: .

Time: .

In room/courtroom/division: .

Go to the courthouse, the address is found at the top of page 1. If you haven’t filed yet, bring your completed response form with you. Allow extra time to go through security. If you fail to appear, the Court may enter judgment against you and rule on the Petition without your input.

**4. Temporary Court Orders**

Once you receive the summons, you must comply with these orders for the next 120 days. You may ask the court to change the duration of these orders. *See* C.R.S. § 19-4-105.5.

1. All parties are prevented *(enjoined)* from molesting or disturbing the peace of any other party; and
2. No party may remove the children from the state without the consent of the other parties, or without a Court Order; and
3. No party may cancel, modify, terminate, or allow to lapse for non-payment, any health or life insurance policy that provides coverage to the children or names them as beneficiaries. Changes to these policies may be made with at least 14 days’ notice and written consent of all the parties, or with a Court Order.

**5. Genetic Testing**

Note that:

1) Under law C.R.S. § 19-4-105.5, a request to have genetic testing done will not prejudice that party when the Court allocates parental responsibilities. C.R.S § 14-10-124(1.5).

2) If genetic tests are not done and entered into evidence, before the final order establishing parentage, then they may not be allowed into evidence at a later date.

Signature of a Court Clerk or the Attorney for the Petitioner Date