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| County Court District Court  Denver Juvenile Court  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_County, Colorado  Court Address:  State of Colorado  v  Defendant: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | **COURT USE ONLY** |
| Attorney or Party Without Attorney (Name and Address):  Phone Number: E-mail:  FAX Number: Atty. Reg. #: | Case Number  Division Courtroom |
| **NOTICE OF INTENT TO PURSUE COLLECTION BY VICTIM** | |

Pursuant to §16-18.5-107, C.R.S., as amended, the below named person(s) or entity hereby notifies the Court, the Collections Investigator, and the Department of Corrections, if Defendant was sentenced thereto, of his or her intent to pursue collection of restitution in his or her own name. It is further stated and understood that:

1. The below named person is a victim in whose name a restitution order has been entered by this Court.
2. Such order was entered on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date of order).
3. The amount of outstanding restitution still owed to this victim as shown by the court’s record is $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
4. The below named person wishes to exercise his or her right to pursue collection of restitution in his or her own name pursuant to §16-18.5-107, C.R.S., as amended.
5. The Court, the Collections Investigator, and the Department of Corrections shall cease all attempts to collect the restitution due the person named in this notice, except that the Collection Investigator may still assist the victim in his or her efforts.
6. The below named person understands that, if there are multiple defendants responsible (Joint & Several) for this restitution obligation, this form must be filed in all cases related to this restitution order.
7. The below named person understands that the court will no longer intercept any funds to offset this restitution obligation.
8. The below named person understands that the court will no longer accept or distribute payments on their behalf. All funds paid directly to the court will apply to any other assessments owed by the Defendant, including other cases and/or restitution due other victims.
9. The below named person is aware that the restitution balance is subject to interest, pursuant to §18-1.3-603(4)(b)(1),C.R.S. and understands that the court will no longer calculate or assess this interest. They also understand that this interest is simple interest (non-compounding) and that all payments received must apply to the principal restitution balance until that amount is paid in full.
10. The below named person understands that accurate records and proof of payment shall be required to settle payment disputes. The Notice of Direct Payments of Restitution (JDF 242), along with proof of payments, may be filed with the court (by the below named person or by the defendant) for any official adjustments to the court’s record of amounts due.
11. The below named person understands that, upon filing of a Victim’s Notice of Withdrawal of Intent to Pursue Collection by Victim (JDF 230), a completed Notice of Direct Payments of Restitution (JDF 242), including dates, amounts, and forms of payment, along with proof of payments, must also be filed in order to enable the court to assess interest for the duration of time between the filing of this notice and of their withdrawal.
12. The below named person shall notify the collections investigator of this court of any notice that the Defendant has filed for bankruptcy within ten days of receipt of such notice.
13. This Notice of Intent to Pursue Collection by Victim was delivered to the Clerk of the Court and, if the Defendant was sentenced to the Department of Corrections, to the Executive Director of the Department of Corrections on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date delivered).
14. The below named person shall, within twenty-one days after the payment in full of all restitution owed, file the Notice of Direct Payments of Restitution (JDF 242). In addition, in the event that a transcript of the order for restitution has been recorded in the real estate records of any county in Colorado, the below named person shall obtain a Satisfaction of Judgment, issued by the Clerk of Court, and file it with each clerk and recorder where a transcript was recorded within the same twenty-one day period. The Satisfaction of Judgment shall be conclusive evidence that any lien was extinguished.

 By checking this box, I am acknowledging I am filling in the blanks and not changing anything else on the form.

 By checking this box, I am acknowledging that I have made a change to the original content of this form.

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**SIGNATURE**

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(Printed name of Victim) Signature of Victim Date

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Address City State Zip Code

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(Area Code) Home Telephone Number Area Code) Work Telephone Number