#### NOTICE NOTICE NOTICE ATTACH TO SUMMONS (O.R.C. 2705.031)

# TO THE PERSON SERVED WITH THIS NOTICE: YOU ARE ACCUSED OF CONTEMPT OF A COURT ORDER. YOU SHOULD READ THIS NOTICE.

(1) A notice of hearing date is attached. Your failure to appear at this hearing may result in the issuance of an order for your arrest. If this case involves alleged failure to pay support, the court may also issue an order for the payment of support by withholding an amount from your personal earnings or by withholding or deducting an amount from some other asset of yours.

(2) You have a right to be represented by legal counsel in this matter. If you believe that you are indigent, you must apply for a public defender or court appointed counsel within three business days after receipt of the attached summons. THE ADDRESS OF THE <u>MONTGOMERY COUNTY PUBLIC DEFENDER'S OFFICE</u> IS: 117 SOUTH MAIN STREET, REIBOLD BUILDING, 4<sup>TH</sup> FLOOR, DAYTON, OHIO. THE TELEPHONE NUMBER IS (937) 225-4652.

(3) The court may refuse to grant you a continuance at the time of hearing for the purpose of obtaining counsel, if you fail to make a good faith effort to retain counsel or to obtain a public defender.

(4) The following potential penalties could be imposed upon you, if you are found guilty of contempt for your failure to pay support, of for your failure to comply with, or your interference with, a visitation order or decree:

**STATUTORY PENALTIES**: FOR A FIRST OFFENSE, YOU MAY BE FINED NOT MORE THAN \$250 AND IMPRISONED NOT MORE THAN THIRTY DAYS, OR BOTH. FOR A SECOND OFFENSE, YOU MAY BE FINED NOT MORE THAN \$500 AND IMPRISONED FOR NOT MORE THAN SIXTY DAYS, OR BOTH. FOR A THIRD OFFENSE, YOU MAY BE FINED NOT MORE THAN \$1,000 AND IMPRISONED NOT MORE THAN 90 DAYS, OR BOTH. (R.C. 2705.05)

**IMPRISONMENT UNTIL COMPLIANCE:** IF YOUR CONTEMPT CONSISTS OF THE OMISSION TO DO AN ACT WHICH THE COURT FINDS YOU CAN YET PERFORM, YOU MAY BE IMPRISONED UNTIL YOU PERFORM IT. (R.C. 2705.06)

**SUPPORT CONTEMPT**: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO MAKE CHILD SUPPORT OR SPOUSAL SUPPORT PAYMENTS AS ORDERED, IN ADDITION TO ALL OTHER PENALTIES, THE COURT MUST ORDER YOU TO PAY ALL COURT COSTS AND REASONABLE ATTORNEY FEES TO THE OTHER PARTY. (R.C. 3105.21, 3109.05(C); & 3105.18(G). IN ADDITION, IF THE COURT FINDS YOUR FAILURE TO PAY CHILD SUPPORT WAS WILLFUL, IT MUST REQUIRE YOU TO PAY INTEREST ON YOUR CHILD SUPPORT ARREARAGES. (R.C. 3123.17)

**HEALTH INSURANCE CONTEMPT**: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO COMPLY WITH HEALTH INSURANCE ORDERS RELATING TO MINOR CHILDREN, YOU ARE LIABLE FOR ANY MEDICAL EXPENSES INCURRED AS A RESULT OF YOUR FAILURE, AND UPON A SECOND OFFENSE, YOUR CHILD SUPPORT OBLIGATION MAY BE INCREASED. (R.C. 3119.56, 3119.57, 3119.58)

**PARENTING TIME CONTEMPT**: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO COMPLY WITH OR INTERFERENCE WITH ANY COMPANIONSHIP OR PARENTING TIME RIGHTS, IN ADDITION TO ALL OTHER PENALTIES, THE COURT MUST ORDER YOU TO PAY ALL COURT COSTS AND REASONABLE ATTORNEY FEES TO THE OTHER PARTY, AND MAY ALSO AWARD COMPENSATORY VISITATION TIME. (R.C. 3109.051(K))

**ADDITIONAL PENALTIES**: IN ADDITION TO ALL PENALTIES IMPOSED BY STATUTE, THE COURT HAS THE INHERENT POWER TO IMPOSE ADDITIONAL SANCTIONS FOR CONTEMPT OF COURT. (<u>Hale v. State</u> (1896), 55 Ohio St. 210; <u>Zakany v. Zakany</u> (1984), 9 Ohio St.3d 192.

### IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS DIVISION

MONTGOMERY COUNTY, OHIO

	: Case No.
Name	:
	: Judge
Street Address	:
	: Magistrate
City, State and Zip Code	:
	:
Plaintiff/Petitioner	:
VS.	:
	:
	:
Name	:
	.:
Street Address	:
	.:
City, State and Zip Code	:
	:
Defendant/Petitioner	

**Instructions:** This form is used to request the enforcement of a court order and hold the other party in contempt for violating the court order. A Request for Service (Uniform Domestic Relations Form 28) and a proposed Show Cause Order, Notice and Instructions to the Clerk (Uniform Domestic Relations Form 22) must be filed with this Motion. Check local court procedures.

### MOTION FOR CONTEMPT AND AFFIDAVIT

\_\_\_\_\_ (name), request an order for

Montgomery County Revised June 2025 Supreme Court of Ohio Uniform Domestic Relations Form 24 MOTION FOR CONTEMPT AND AFFIDAVIT Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Amended: February 2021

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(other party's name) to appear and show cause why he/she should

not be held in contempt for violating a court order and a finding of contempt for violating the court order regarding the following: (check all that apply)

1. 🗌	Interference with	parenting time or othe	parenting orders filed on		(date)	).
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- 3. Failure to pay spousal support, as required by the order filed on \_\_\_\_\_\_ (date) and the total arrearage owed is \$\_\_\_\_\_\_. (Bring to the hearing an up-to-date printout from the County Child Support Enforcement Agency or other independent proof showing the amount owed to you.)
- 4. Payment or reimbursement of health care expenses incurred for the minor child(ren). Attach an Explanation of Health Care Bills (Uniform Domestic Relations Form 26) and bring to the hearing the following documents:
  - a. Copies of each bill for which you seek reimbursement.
  - b. Proof of payment by you. Proof of payment may include a receipt for payment signed by the health care provider, a copy of a cancelled check, or a copy of a credit card statement verifying the amount paid; and
  - c. Explanation of Benefits forms showing payment made by the health insurance carrier.
- 5. Failure to comply with the Court's order(s) filed on \_\_\_\_\_ (date) regarding: (check all that apply)
  - Transfer of real estate, as follows:

Payment of debt, as follows:

Refinance of debt, as follows:

Distribution of personal property, as follows:

Other: (specify)

6. Costs and any other relief as necessary and proper are also requested.

Your Signature

Telephone number at which the Court may reach you or at which messages may be left for you

### OATH

(Do not sign until Notary is present.)

I, \_\_\_\_\_\_ (name), swear or affirm that I have read this document and, to the best of my knowledge and belief, the facts and information stated in this document are true, accurate and complete. I understand that if I do not tell the truth, I may be subject to penalties for perjury.

Your Signature

Sworn before me and signed in my presence this \_\_\_\_\_day of \_\_\_\_\_, \_\_\_\_,

Notary Public

My Commission Expires: \_\_\_\_\_

Montgomery County Revised April 2016 (07/13)

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

(Name & Address)

CASE NO. \_\_\_\_\_ SETS NO. \_\_\_\_\_

Plaintiff

JUDGE: \_\_\_\_\_

v.

ORDER TO SHOW CAUSE

(Name & Address)

Defendant

This case is before the court upon \_\_plaintiff's/\_\_defendant's Motion to Show Cause filed \_\_\_\_\_\_ requiring \_\_plaintiff/\_\_defendant to appear before this court to show cause why \_\_plaintiff/\_\_defendant should not be held in civil or criminal contempt for failure to

The motion demonstrates that there is probable cause to believe that \_\_plaintiff/ \_\_defendant is in contempt of this court and ORDERS that \_\_plaintiff/\_\_defendant appear before Judge/Magistrate \_\_\_\_\_\_, at 301 West Third Street, Second Floor, Dayton, Ohio 45422, on \_\_\_\_\_\_, at \_\_\_\_\_, to show cause why defendant should not be punished for criminal and/or civil contempt of this court.

The attached NOTICE is provided for \_\_plaintiff's/\_\_defendant's benefit according to law. \_\_Plaintiff/\_\_Defendant is also advised that, in connection with this contempt proceeding, defendant has the following rights:

1. To be represented by an attorney;

- Because the court may impose a sentence of indefinite confinement for civil contempt (to force compliance) and/or definite confinement for criminal contempt (to punish noncompliance), to have an attorney appointed for him/her at State expense if he/she cannot afford an attorney;
- 3. To compel plaintiff / defendant to prove his/her case by clear and convincing evidence as to any civil contempt charges and by proof beyond a reasonable doubt as to any criminal contempt charges;
- 4. To obtain the presence of witnesses in \_\_plaintiff's/\_\_defendant's own behalf by compulsory process if necessary; and
- 5. To cross-examine the witnesses against plaintiff/defendant.

Failure to appear as ordered may result in a warrant issuing to the Montgomery County Sheriff's Office for \_\_plaintiff's/\_\_defendant's immediate arrest. Failure to appear is a separate violation of court orders and may result in additional fines and jail sentence.

Costs of this action shall be continued for further order.

## IT IS SO ORDERED:

JUDGE

### IN THE COURT OF COMMON PLEAS DOMESTIC RELATIONS Division MONTGOMERY COUNTY, OHIO Name Case No. 1 Street Address ÷ Judge City, State and Zip Code : Plaintiff/Petitioner Magistrate vs./and Name Street Address City, State and Zip Code 2 Defendant/Petitioner

**Instructions:** This form is used when you want to request documents to be served on the other party. You must indicate the requested method of service by marking the appropriate box.

#### **REQUEST FOR SERVICE**

TO THE CLERK OF COURT:

Please serve the following documents on the following parties as I have indicated on the following page:

Montgomery County Revised May 2025 Supreme Court of Ohio Uniform Domestic Relations Form – 28 Uniform Juvenile Form – 10 REQUEST FOR SERVICE Approved under Ohio Civil Rule 84 and Ohio Juvenile Rule 46 Effective Date: 7/1/2013

#### **REQUEST FOR SERVICE**

	efendant/Petitioner at the address shown above	e.
	Service By Clerk, Return Receipt Request	ed
	Issuance to Sheriff of	County, Ohio for  Personal or Residence service
	Other (specify)	
🗌 Pl	aintiff/Petitioner at the address shown above.	
	Service By Clerk, Return Receipt Request	ed
	Issuance to Sheriff of	County, Ohio for 🗌 Personal or 🗌 Residence service
	Other (specify)	
	County Child Support	Enforcement Agency (provide address below):
<u> </u>		5 , 1
-	Service By Clerk, Return Receipt Request	ed
	Issuance to Sheriff of	County, Ohio for  Personal or  Residence service
	Other (specify)	
	· · · · · · · · · · · · · · · · · · ·	
0	ther (address):	
	Service By Clerk, Return Receipt Request	ed
		County, Ohio for 🗌 Personal or 🗌 Residence service
то в	E SERVED: (List all documents to be served.)	
	. , , , , , , , , , , , , , , , , , , ,	

Your Signature

Note: Only include the following form (Explaination of Healthcare Bills - Form -26) if you are filing for contempt of a court order related to payment or reimbursement of healthcare expenses for minor child(ren). Instructions: This form is used when you are claiming the other party has not paid health care bills. Use a separate form for each child. A Motion for Contempt and Affidavit (Uniform Domestic Relations Form 24) and a Show Cause Order and Notice to the Clerk (Uniform Domestic Relations Form 25) must be filed.

You must bring copies of health care bills, Explanation of Benefits forms, and proof of payment to the hearing. Be prepared to indicate the amount owed to you, service providers, collection agencies, or other entities. If more space is needed, add additional pages.

### **EXPLANATION OF HEALTH CARE BILLS**

<u>Date of</u> <u>Treatment</u>	Name of Service Provider (e.g., Doctor, Dentist, Therapist, Hospital) & Services Provided	<u>Total Bill</u>	<u>Date Bill Sent</u> <u>to Other</u> <u>Party</u>	<u>Amount</u> Insurance Paid	<u>Amount</u> You Paid	Amount Paid by Other Party	<u>Amount</u> of Unpaid <u>Bill</u>	Amount Due from Other Party

Your Signature

Date

Montgomery County Revised February 2025 Supreme Court of Ohio Uniform Domestic Relations Form 29 Explanation of Health Care Bills Approved under Ohio Civil Rule 84 Amended: September 21, 2020 Total Amount of Claim \$

### FINANCIAL DISCLOSURE FORM

(\$25.00 application fee may be assessed—see notice on reverse side)

I. PERSONAL INFORMATION								
Applicant's Legal Name         Applicant's Preferred Name and Pronoun         Date of Birth				ate of Birth				
Mailing Address	City	•			Email Address			
State Zip Code	Case N	0.	Pho	ne	I	Cell Ph	none	
SSN Last 4 Gender Race (double-click t						_		
American Indian		ive 🗌 Asia: 🗌 Whit			can American	🔄 Nativ	ve Hawaiia	an or Pacific Islander
		R PERSONS LI			OLD			
Name DOE		onship	Name	nooolin			DOB	Relationship
1)			3)					
2)			4)					
		PRESUMPT						
The appointment of counsel is presumed if t								
Ohio Works First/TANF: SSI:								
Refugee Settlement Benefits: Incarc								
Other (please describe):				_	(If juvenile	, please	continue	at Section VIII)
	Applicant	. INCOME AI		(Do not inc	clude spouse's inco	ome if sp	ouse is	Total Income
Gross Monthly Employment Income	\$		\$	alleged vio	ctim)			\$
	ې ا		Ŷ					<i>,</i>
Unemployment, Worker's Compensation, Child Support, Other Typers of Income		\$ \$			\$			
Employer's Name:			Phone	Number:		тот	AL INCOM	E\$
Employer's Address:								
		V. LIQUII	D ASSET	5				
Type of Asset			Estimat	ed Value				
Checking, Savings, Money Market Accounts			\$					
Stocks, Bonds, CDs			\$					
Other Liquid Assets or Cash on Hand			\$					
	TOTAL LIQU	JID ASSETS	\$					
		VI. MONTHI	LY EXPEN	ISES				
Type of Expense	Amount		Туре о	f Expense			Am	ount
Child Support Paid Out	\$		Telepho	one			\$	
nild Care (if working only) \$			Transportation/Fuel \$					
Insurance (medical, dental, auto, etc.)	irance (medical, dental, auto, etc.) \$		Taxes Withheld/Owed \$					
Mental/Dental Expenses or Associated Costs of caring for Infirm Family Member	\$		Credit	Card/Othe	er Loans		\$	
Rent/Mortgage	\$		Utilitie	s (gas, eleo	ctric, water, sew	er, trasł	) \$	
Food	\$		Other (specify) \$					
EXPENSE	EXPENSES \$		EXPENSES \$					
VII. DETERMINATION OF INDIGENCY								
If applicant's Total Income in Section IV is at or below 187.5% of the Federal Poverty Guidelines, counsel must be appointed. For applicants whose Total Income in Section IV is above 125% of the Federal Poverty Guidelines, see recoupment notice in Section XI. If applicant's Liquid Assets in Section V exceed figures provided in OAC 120-1-03, appointment of counsel may be denied if applicant can employ counsel using those liquid assets. If applicant's Total Income falls above 187.5% of Federal Poverty Guidelines, but applicant is financially unable to employ counsel after paying monthly expenses in Section VI, counsel must be appointed.								

VII.	\$25.00	APPLI	CATION	FEE N	OTICE

By submitting this Financial Disclosure Form, you will be assessed a non-refundable \$25.00 application fee unless waived or reduced by the court. If assessed, the fee is to be paid to the clerk of courts within 7 days of submitting this form to the entity that will make a determination regarding your indigency. No applicant may be denied counsel based upon failure or inability to pay this fee.						
regarding your mulgency. No applicant ma	IX. APPLICANT CERTIFICATION	y uns lee.				
l,	(applicant or alleged delinquent child)	state:				
1. I am financially unable to retain private	counsel without substantial hardship to me or my family					
	<ol> <li>I understand that I must inform the public defender or appointed attorney if my financial situation should change before the disposition of the case(s) for which representation is being provided.</li> </ol>					
	the county or the court that legal representation should representation provided. Any action filed by the county date legal representation was provided.					
<ol> <li>I understand that I am subject to crimin representation, pursuant to Ohio Revise</li> </ol>	al charges for providing false financial information in co ed Code sections 120.05 and 2921.13.	nnection with this application for legal				
5. I hereby certify that the information I h	ave provided on this financial disclosure form is true to t	he best of my knowledge.				
Name and title of authorized persons com behalf of applicant. Information obtained		Date				
	X. COURT CERTIFICATION					
I hereby certify that the above-noted appl	icant is unable to fill out and/or sign this financial disclos	sure for the following reason:				
		. I have determined that the				
party represented meets the criteria for re	eceiving court-appointed counsel.					
	Judge or Magistrate's signa	ture Date				
	XI. NOTICE OF RECOUPMENT					
deny representation to qualified applicant	nt programs. Any such program may not jeopardize the s. No payments, compensation, or in-kind services shall eral poverty guidelines. See OAC 120-1-05.					
	Through recoupment, an applicant or client may be required to pay for part of the cost of services rendered, if he or she can reasonably be expected to pay. See ORC §2941.51(D).					
XII. JUVENILE'S PARENTS' INCOM	XII. JUVENILE'S PARENTS' INCOME* – FOR RECOUPMENT PURPOSES ONLY – NOT FOR APPOINTMENT OF COUNSEL					
	Custodial Parents' Income (Do not include parents' income if parent or relative is alleged victim)					
Employment Income (gross)	\$	\$				
Unemployment, Worker's Compensation, Child Support, Other Typers of Income	\$	\$				
	TOTAL INCOME	\$				
*Please complete Section VI on page 1 of this form if you would like the court to consider your monthly expenses when determining the amount of recoupment which you can reasonably be expected to pay.						