1 2 3 4 IN THE CIRCUIT COURT OF THE STATE OF OREGON 5 FOR THE COUNTY OF LINN 6 In the Matter of: 7 No. 19DR03123 KYLA MAZHARY-CLARK, 8 Petitioner, MOTION TO SERVE RESPONDENT JAMIE CLARK BY POSTING 9 and 10 JAMIE CLARK. 11 Respondent, 12 and 13 KENNETH CLARK, 14 Respondent. 15 COME NOW Petitioner, Kyla Mazhary-Clark, and moves this Court for an Order 16 allowing service upon Respondent, Jamie Clark, by posting of the attached Summons at the Linn 17 County Courthouse. A copy of the proposed item for posting is attached hereto as Exhibit "A". 18 Petitioner hired Shawn Blehm of SWB Investigation to serve Jamie Clark, and he has not been 19 able to find Jamie Clark in order to serve her. 20 This motion is based upon the Affidavit of Shawn Blehm attached hereto as Exhibit "B", 21 the Declaration of Petitioner filed herewith, and ORCP 7(D)(6)(a). 22 DATED this 23 day of April, 2019. 23 24 Kyla Mazhary-Clark 25 Petitioner 26

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF LINN

in the Matter of	
KYLA MAZHARY-CLARK,	Case No. 19DR03123
Petitioner,	SUMMONS
IAMIE CLARK,	(Domestic Relations)
Respondent, and KENNETH CLARK,	
Respondent.	

TO: JAMIE CLARK, RESPONDENT

You are hereby required to appear and defend the Petition filed against you in the above entitled action within thirty (30) days from the date of service of this summons upon you, and in case of your failure to do so, for want thereof, Petitioner will apply to the Court for the relief demanded in the Petition.

Kyle Mazhary-Clark

Exhibit " Page

Petitioner

NOTICE TO THE RESPONDENT: READ THESE PAPERS CAREFULLY!

You must "appear" in this case or the other side will win automatically. To "appear" you must file with the court a legal document called a "motion" or "answer." The "motion" or "answer! must be given to the court clock or administrator within 30 days along with the required filing fise. It must in proper from and have proof of service on the Petitioner's attorney or, if the Petitioner does not have an attorney, proof of service upon the Petitioner. If you have quantions, you should see an attorney immediately. If you need help in finding an attorney, you may contact the Outgon State Bar's Lawyer Referral Service coline at wars granteness the Outgon State Bar's (303)684-3763 (in the Portland matropolitan area) or tail-free elsewhere in

Oregon at (800)452-7636.

STATE OF OPECON County of Linn \ an

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STATE OF ORDOOM, COUNTY OF LAIM) 88.	
I, Kyla Mazhary-Clark, the Petitioner, certify the original summons in the above entitled action.	that the foregoing is an exact and complete copy of
	Kyla Mazhary-Clark, Petitioner
///	Kyla Włażnia y Chara, pendoner
///	
///	

TO THE OFFICER OR OTHER PERSON SERVING THIS SUMMONS: You are hereby directed to serve a true copy of this Summons, together with a true copy of the Petition mentioned therein, upon the individual(s) or other legal entity(ies) to whom or which this Summons is directed, and to make your proof of service on the reverse hereof or upon a separate similar document which you shall attach hereto.

yla Mazhary-Clark, Petitioner

Exhibit "A"

[Attach to Summons per ORS 109.103(5)]

NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS BETWEEN UNMARRIED PARENTS

REVIEW THIS NOTICE CAREFULLY. <u>BOTH PARTIES MUST OBEY EACH PROVISION OF THIS ORDER TO AVOID VIOLATING THE LAW.</u>
YOU HAVE THE RIGHT TO A HEARING. SEE INFORMATION BELOW.

TO THE PETITIONER AND RESPONDENT:

Under ORS 109,103(5) and UTCR 8.080, neither Petitioner nor Respondent may:

Ingurance Policies

(1) Cancel, modify, terminate, or allow to lapse for nonpayment of premiums, any policy of health insurance that one party maintains to provide coverage for the other party or a minor child of the parties, or any life insurance policy that names either of the parties or a minor child of the parties as a beneficiary.

Ingurance Penericiaries

(2) Change beneficiaries or covered parties under any policy of health insurance that one party maintains to provide coverage for a minor child of the parties, or any life insurance policy.

EFFECTIVE DATE:

The above provisions are in effect immediately upon service of the Petition and Summons on the respondent. They remain in effect until a final judgment is issued, until the petition is dismissed, or until further order of the court.

RIGHT TO REQUEST A HEARING

Either Petitioner or Respondent may request a hearing to modify or revoke one or more terms of this restraining order by filing with the court the Request for Hearing re: Statutory Restraining Order form specified in Form 8.080.3 in the UTCR Appendix of Forms.

Page 1 - Form 8.080.2 — NOTICE OF STATUTORY RESTRAINING ORDER PREVENTING THE DISSIPATION OF ASSETS IN DOMESTIC RELATIONS ACTIONS BETWEEN UNMARRIED PARENTS (8/1/16):

Exhibit " A "

1	li .		
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3			
4	IN THE CIRCUIT COURT FOR THE ST	TATE OF OREGON	
5	FOR THE COUNTY OF LINN		
6	In the Matter of:	No. 19DR03123	
7	KYLA MAZHARY-CLARK,	AFFIDAVIT OF	
8	Petitioner,	ATTEMPTED SERVICE	
9	and		
10	JAMIE CLARK,		
11	Respondent,		
12	and		
13	KENNETH CLARK,		
14	Respondent.		
15	STATE OF OREGON)		
16)ss. County of Linn)		
17			
18	I, Shawn W. Blehm, being first duly sworn do dep	oose and say that I am over the age of	
19	21 years and a resident of the State of Oregon; that I am not a party to nor an officer, director, o		
20	employee of, nor an attorney for either of the parties in the foregoing matter. I am a process serve		
21	and licensed private investigator in the State of Oregon.		
22	I have attempted numerous times to serve the foregoing Petition For Psychological Paren		
23	Custody; Petitioner's Certificate Of Residency; Notice Of Filing Of Confidential Information		

Form; Petitioner's Application For Temporary Protective Order Of Restraint; Petitioner's

 $Temporary\ Protective\ Order\ Of\ Restraint\ in\ Albany,\ Linn\ County,\ Oregon,\ upon\ Jamie\ L.\ Clark.$

Affidavit In Support Of Application And Temporary Protective Order Of Restraint; and

Page 1 - AFFIDAVIT OF SERVICE

26

I attempted to serve her at her residence, 125 Expo Pkwy NE, Space 26, Albany, OR 97322 on four different occasions. I also contacted her employer, Super 8, in attempt to serve her at work but was informed she had quit. I visited 125 Expo Pkwy NE, Space 26, Albany, OR 97322 in another attempt to serve Ms. Clark but the trailer was no longer at that location., I attempted to call Ms. Clark to attempt to meet her in person but she would not disclose her location or agree to meet. Shawn W. Blehm Subscribed and sworn to before me this 23 day of April, 2019, by Shawn W. Blehm. Public for Oregon OFFICIAL STAMP ULIE ANN LINDGREN-BOWER NOTARY PUBLIC - OREGON COMMISSION NO. 940416A MY COMMISSION EXPIRES JUNE 28, 2019

Page 2 - AFFIDAVIT OF SERVICE

Exhibit " B of . Z

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2		
3		
4	IN THE CIRCUIT COURT FOR THE STATE OF OREGON	
5	FOR THE COUNTY OF LINN	
6	In the Matter of:	
7	KYLA MAZHARY-CLARK,	No. 19DR03123
8	Petitioner,	DECLARATION OF PETITIONER
9	and	
10	JAMIE CLARK,	
11	Respondent,	
12	and	
13	KENNETH CLARK,	
14	Respondent.	
15		
16	STATE OF OREGON) ss.	
17	County of Linn)	
18	I, Kyla Mazhary-Clark, depose and say:	
19	I am the Petitioner in the above matter. I make this declaration in support of Petitioner's	
20	Motion to Serve Respondent Jamie Clark by Posting.	
21	Shawn Blehm of SWB Investigation has attempted to locate and serve Respondent in Linr	
22	County. Mr. Blehm's affidavit is attached to the Motion to Serve Respondent Jamie Clark by	
23	Posting as Exhibit "B."	
24	I am attempting to serve Respondent Jamie Clark with the Summons and pleadings in this	
25	matter but have been unable to locate her. I have attempted to contact Ms. Clark, and her fiancee. Kayla Turvey, but have received no response besides "Stop contacting me." I am blocked from	
26	kayla i urvey, but have received no response besides "S	stop contacting me. I am blocked from

seeing Ms. Clark or her fiancee's profiles on social media platforms and therefore I am unable to contact Ms. Clark through that avenue. I am not presently aware of her whereabouts, mailing address or how to get in contact with her. I am attempting to serve both Respondents in this matter and I am unable to afford the cost to publish the summons in a newspaper in both Linn and Lane County.

Posting the Summons and pleadings in this case at the Linn County Courthouse is the most reasonably calculated method to apprise Respondent Jamie Clark of the existence and pendency of the action.

I HEREBY DECLARE THAT THE ABOVE STATEMENT IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND THAT I UNDERSTAND IT IS MADE FOR USE AS EVIDENCE IN COURT AND IS SUBJECT TO PENALTY OF PERJURY.

Dated this Z3rday of April, 2019.

Kyla Mazhary-Clark