SISKIYOU COUNTY SUPERIOR COURT 411 Fourth St., Yreka, California 96097	(FOR COURT USE ONLY)	
411 Fourth St., Freka, California 90097	<i>2</i> *	
IN THE MATTER OF THE PETITION OF	gr 20	
(name of adopting parent) To Declare Minor (name of minor)		
(name of minor) Free From the Custody and Control of		
•		
(name of parent) CITATION TO PARENT	CASE NO.	
	Date of Hearing:	
	Time of Hearing:	
	Courtroom:	
FROM: THE PEOPLE OF THE STATE OF CALIFORNIA		
TO:	-	
By order of this Court you are hereby advised that you ma	y appear before the judge presiding in Courtroom	
of the Court, located at	, Yreka, California,	
onat(PM)(AM), th	nen and there to show cause, if any you have,	
why(name of minor) shou	ld not be declared free from your custody and control for	
the purpose of placing said child for adoption.		
The following information concerns rights and procedures	that relate to this proceeding for the terminationof	
custody and control of, as so	et forth in Family Code Section 7800, et seq	
1. At the beginning of the proceeding, the Court will cons	sider whether or not the interests of the minor require the	
appointment of counsel. If the Court finds that the interests of th	e minor do require such protection, the Court will appoint	
counsel to represent him/her, whether or not the minor is able to	afford counsel. The minor will not be present in court	
unless he/she so requests or the Court so orders.		

Optional Form Revised effective 7/1/2020

counsel for the parent, unless the parent knowingly and intelligently waives the right to be represented by counsel. The

Court will not appoint the same attorney to represent both the minor and his/her parent.

2. If the cited parent of the minor appears without counsel and is unable to afford counsel, the Court must appoint

- 3. The Court may appoint either the public defender or private counsel. If private counsel is appointed, he/she will receive a reasonable sum for compensation and expenses, the amount of which will be determined by the Court. That amount must be paid by the real parties in interest (but not by the minor) in such proportion as the Court believes to be just. If, however, the Court finds that any of the real parties in interest cannot afford counsel, the attorney fees will be paid by the Court or County as statutorily appropriate, wholly or in part.
- 4. The Court may continue the proceeding for not more than 30 days, as necessary, to appoint counsel and to enable counsel to become acquainted with the case.

Date:	 	
Ву:		
Deputy Clerk		