## COURT OF COMMON PLEAS JUVENILE DIVISION CUYAHOGA COUNTY, OHIO

IN THE MATTER OF:	CASE NUMBER(S):
	JUDGE:
	MOTION TO SHOW CAUSE
Now comes(your name)	, pro se, and moves this Honorable Court
for an order requiring	
should not be held in contempt of this Court's orde	er of, which is
attached to this Motion as Exhibit A, as required by	/ Local Rule 39.
In support of this Motion is the attached aff hereof.	fidavit incorporated herein and made a part
	Respectfully submitted,
	Your Signature
	Tour Signature
	Print Name
	Street Address
	City, State, Zip Code
	Telephone Number
	Email Address

## COURT OF COMMON PLEAS JUVENILE DIVISION CUYAHOGA COUNTY, OHIO

## **AFFIDAVIT**

l, _	, being duly sworr	n, deposes and states the following:
	(your name)	
1.	I am the $\square$ mother $\square$ father $\square$ legal custodian $\square$	in this case.
2.	The □ father □ mother □ legal custodian □ court order by not complying with the following paragreexact language of the paragraph or section - not just paragraph.	aph(s) or section(s) (provide the
3.	The specific violation was:	
4.	The specific violation occurred on:	
5.		
Fu	orther affiant sayeth naught.	
		Your Signature (Do Not Sign Until Before a Notary)
Sw	vorn to and subscribed before me this day of	, 20
(NO	DTARIAL SEAL)	
		Notary Public

## MOTION TO SHOW CAUSE—NOTICE OF RIGHTS TO THE ACCUSED

- 1. Failure to appear may result in the issuance of an order of arrest, and in cases involving failure to pay support, the issuance of an order for the payment of support by withholding an amount from personal earnings of the accused or by deducting an amount from some other asset of the accused.
- 2. The accused has a right to counsel, and that if the accused believes he/she is indigent and cannot afford an attorney, he/she must apply for a public defender or appointed counsel within three business days after receipt of this summons.
- 3. The Court may refuse to grant a continuance at the time of the hearing for the purpose of the accused obtaining counsel, if the accused fails to make a good faith effort to retain counsel or a public defender.
- 4. If found guilty of contempt, the accused may be sentenced as follows:
  - a. First Offense—a fine of not more than \$250, a definite term of imprisonment of not more than thirty (30) days in jail, or both.
  - b. Second Offense—a fine of not more than \$500, a definite term of imprisonment of not more than sixty (60) days in jail, or both.
  - c. Third or Subsequent Offense—a fine of not more than \$1,000, a definite term of imprisonment of not more than ninety (90) days in jail, or both.
- 5. In addition to the above penalties, pursuant to R.C. 2705.06 when the contempt consists of the omission to do an act which the accused yet can perform, he/she may be imprisoned until he/she performs it.
- 6. The Court may grant the accused limited driving privileges under R.C. 4510.021 if his/her driver's license was suspended based on a notice issued by a child support enforcement agency because he/she is in default under a child support order or he/she failed to comply with a subpoena or warrant issued by a court or agency with respect to a proceeding to enforce a child support order. The accused must request limited driving privileges and the request must be accompanied by a recent copy of his/her driver's abstract driving record from the registrar of motor vehicles.