

SUMMONS

WITHOUT REAL ESTATE

State of Minnesota

County of Dakota

District Court

Judicial District: First

Court File Number:

19AV-FA-18-2263

Case Type: Dissolution without

Children

In Re the Marriage of:

/s/ Tracy Level Barry,

Petitioner

and

Devon Duprea Barry,

Respondent

THE STATE OF MINNESOTA TO
THE ABOVE-NAMED RESPON-

DENT:

WARNING: Your spouse has
filed a lawsuit against you for dis-
solution of your marriage. A copy
of the paperwork regarding the
lawsuit is served on you with this
summons. This summons is an
official document from the court
that affects your rights. Read this
summons carefully. If you do not
understand it, contact an attorney
for legal advice.

1. The Petitioner (your spouse)
has filed a lawsuit against you
asking for a dissolution of your
marriage (divorce). A copy of the
Petition for Dissolution of Marriage
is attached to this Summons.

2. You must serve upon Pe-
titioner and file with the Court a
written Answer to the Petition for
Dissolution of Marriage and you
must pay the required filing fee.
Answer forms are available from
the Court Administrator's office.
You must serve your Answer upon
Petitioner within thirty (30) days
of the date you were served with this
Summons, not counting the day of
service. If you do not serve and file
your Answer, the Court may give
your spouse everything he or she is
asking for in the Petition for Disso-
lution of Marriage.

This proceeding does not in-
volve real property.

NOTICE OF TEMPORARY RESTRAINING PROVISIONS

Under Minnesota law, service of
this summons makes the following
requirements apply to both parties
to the action, unless they are mod-
ified by the court or the proceeding
is dismissed:

(1) Neither party may dispose
of any assets except (a) for the ne-
cessities of life or for the necessary
generation of income or preserva-
tion of assets, (b) by an agreement
of the parties in writing, or (c) for
retaining counsel to carry on or to
contest this proceeding.

(2) Neither party may harass the
other party.

(3) All currently available insur-
ance coverage must be maintained
and continued without change in
coverage or beneficiary designa-
tion.

(4) Parties to a marriage disso-
lution proceeding are encouraged
to attempt alternative dispute res-
olution pursuant to Minnesota law.
Alternative dispute resolution in-
cludes mediation, arbitration and
other processes as set forth in the
district court rules. You may con-
tact the court administrator about
resources in your area. If you can-
not pay for mediation or alternative
dispute resolution, in some coun-
ties, assistance may be available to
you through a nonprofit provider or
a court program. If you are a vic-
tim of domestic abuse or threats
as defined in Minnesota Statutes,
Chapter 518B, you are not required
to try mediation and you will not be
penalized by the court in later pro-
ceedings.

IF YOU VIOLATE ANY OF
THESE PROVISIONS, YOU WILL
BE SUBJECT TO SANCTIONS BY
THE COURT.

Dated: September 6, 2018

/s/ Tracy L. Barry

3614 Lakeview Trail

Eagan, MN 55122

704-490-9370

tsbrry@gmail.com

Published in the

Dakota County Tribune

September 27,

October 4, 11, 2018

860883