SUMMONS
STATE OF MINNESOTA
COUNTY OF DAKOTA
DISTRICT COURT
FIRST JUDICIAL DISTRIC'
FAMILY COURT DIVISION
Case Type: Dissolution w with Chil dren Court File No.: 19AV-FA-18-2236 In re the Marriage of Abdullahi Ibraahim Roble, Petitioner,
v.
Kowsar Ali Aden
Respondent.
THE STATE OF MINNESOTA TO
THE ABOVE-NAMED RESPONDENT:
YOU ARE HEREBY SUMMONED AND REQUIRED to serve
upon Petitioner's attorney a re-Petitione MONED AND REQUIRED to serve upon Petitioner's attorney a response to the Petition which is herewith served upon you within thirty (30) days after service of this Summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the Petition.

This proceeding does not inmanded in the Petition.

This proceeding does not volve, direct, or bring into quesi any real property.

NOTICE OF TEMPORARY RESTRAINING AND ALTERNATIVE DISPUTE RESOLUTION PROVISIONS does not in-g into question Under Minnesota law, service of this Summons makes the following requirements apply to both parties in this action, unless they are modified by the Court or the proceeding is dispussed: fied by the Court or the proceeding is dismissed:

(1) Neither party may dispose of any assets except (i) for the necessities of life or for the necessary generation of income or preservation of assets, (ii) by an agreement in writing, or (iii) for retaining counsel to carry on or to contest this proceeding;

(2) Neither party may harass the other party; and

(3) All currently available insurance coverage must be maintained and continued without change in coverage or beneficiary designation. tion. IF tion.

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

(4) Parties to a marriage dissolution proceeding are encouraged to attempt alternative dispute resolution pursuant to Minnesota law. Alternative dispute resolution includes mediation, arbitration, and 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

dispute resolution, in some counties, assistance may be available to your through a non-profit provider or a court program. If you are a victim of domestic abuse or threats of domestic abuse 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 proceedings. NOTICE OF PARENT EDUCATION PROGRAM REQUIREMENTS Under Minnesota statutes, section 518.157, in a contested proceeding involving custody or

Under Minnesota statutes, section 518.157, in a contested proceeding involving custody or parenting time of a minor child, the parties must begin participation in a correct education program that

parties must begin participation in a parent education program that meets minimum standards promulgated by the Minnesota Supreme Court within 30 days after the first filling with the court. In some districts, parenting education may be required in all custody or parenting proceedings. You may contact the District Court Administrator for additional information regarding this requirement and the availability of parent education programs.

Dated: May 24, 2018
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