

SUMMONS

STATE OF MINNESOTA
COUNTY OF DAKOTA
DISTRICT COURT
FIRST JUDICIAL DISTRICT
FAMILY COURT DIVISION

In Re the Marriage of:
LAUREL JEAN ANDERSON,
Petitioner,
and
JERRY LEWIS ANDERSON,
Respondent.

THE STATE OF MINNESOTA TO
JERRY LEWIS ANDERSON, THE
ABOVE-NAMED RESPONDENT:

WARNING: YOUR SPOUSE
HAS FILED A LAWSUIT AGAINST
YOU FOR DISSOLUTION OF
YOUR MARRIAGE. A COPY OF
THE PAPERWORK REGARDING
THE LAWSUIT IS SERVED ON
YOU WITH THIS SUMMONS. THIS
SUMMONS IS AN OFFICIAL DOC-
UMENT FROM THE COURT THAT
AFFECTS YOUR RIGHTS. READ
THIS SUMMONS CAREFULLY. IF
YOU DO NOT UNDERSTAND IT,
CONTACT AN ATTORNEY FOR LE-
GAL ADVICE.

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

You must serve upon Petitioner 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 date of service. If you do not serve and file your Answer, the Court may proceed by default.

This proceeding does not involve, affect or bring into question real property.

NOTICE OF TEMPORARY RE-
STRAINING AND ALTERNATIVE
DISPUTE RESOLUTION PROVI-
SIONS

UNDER MINNESOTA LAW,
SERVICE OF THIS SUMMONS
MAKES THE FOLLOWING RE-
QUIREMENTS APPLY TO BOTH
PARTIES TO THIS ACTION, UN-
LESS THEY ARE MODIFIED BY
THE COURT OR THE PROCEED-
ING IS DISMISSED:

(1) NEITHER PARTY MAY DIS-
POSE OF ANY ASSETS EXCEPT
(i) FOR THE NECESSITIES OF LIFE
OR FOR THE NECESSARY GEN-
ERATION OF INCOME OR PRES-
ERVATION 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 HA-
RASS THE OTHER PARTY; AND
(3) ALL CURRENTLY AVAIL-
ABLE INSURANCE COVERAGE
MUST BE MAINTAINED AND
CONTINUED WITHOUT CHANGE
IN COVERAGE OR BENEFICIARY
DESIGNATION.

(4) PARTIES TO A MARRIAGE
DISSOLUTION PROCEEDING ARE
ENCOURAGED TO ATTEMPT AL-
TERNATIVE DISPUTE RESOLU-
TION PURSUANT TO MINNESO-
TA LAW. ALTERNATIVE DISPUTE
RESOLUTION INCLUDES MEDI-
ATION, ARBITRATION, AND OTHER
PROCESSES AS SET FORTH IN
THE DISTRICT COURT RULES.
YOU MAY CONTACT THE COURT
ADMINISTRATOR ABOUT RE-
SOURCES IN YOUR AREA. IF YOU
CANNOT PAY FOR MEDIATION
OR ALTERNATIVE DISPUTE RESOLU-
TION, IN SOME COUNTIES,
ASSISTANCE MAY BE AVAILABLE
TO YOU THROUGH A NONPROF-
IT PROVIDER OR A COURT PRO-
GRAM. IF YOU ARE A VICTIM 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.

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

Dated: June 22, 2018
ELIZABETH M. PORTER, LLC

By: /s/ Jenna T. Susko (#398999)
Attorney for Petitioner

2500 W. County Rd. 42, Suite 160
Burnsville, MN 55337

Phone: (952) 491-9991
Fax: (952) 426-1886

jenna.susko@porterlaw.com

Published in the
Dakota County Tribune

JULY 12, 13, 14, 15, 16, 17, 18
2018
833054