

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF

In the Matter of a Proceeding under
Article of the Family Court Act

Matthew Coullate SE
Petitioner

against

LAUREN HAIDON
Respondent

File: 204566

Docket No. *V. 13065-17/21C*
V. 13065-17/21B

ORDER TO SHOW CAUSE

Upon the petition of *Matthew Coullate SE* verified the *11th* day of
July, *2023* annexed hereto, it is

1 Niagara St. Buffalo **ORDERED** that *Respondent, Lauren Haidon* show cause before this Court at
New York, on the day of , at *9 AM* o'clock in the morning
afternoon of that day, or as soon thereafter as the parties can be heard, why an order should not be
made as follows: *Granting Father Primary Physical Custody and*
Immediately giving the Father Access to the Child in Oregon
and why such other and further relief should not be granted as the Court may determine, and it is further

ORDERED that [delete if inapplicable]:

[Required if Court makes a temporary order of custody or visitation; check applicable box(es)]:

And the Court having searched the statewide registry of orders of protection, the sex
offender registry and the Family Court's warrant and child protective records, and having notified the
attorneys for the parties and for the child [check if applicable]: and the following self-represented party
or parties [specify]: of the results of these searches;

And the Court having considered and relied upon the following results of these searches in
making this decision [specify; if no results found, so indicate]:

And the Court, having dispensed with the search of the statewide registry of orders of
protection, the sex offender registry and the Family Court's warrant and child protective records because
these databases had been reviewed within the past 90 days;

AND IT IS FURTHER ORDERED that service by of a copy
of this order together with the papers upon which it is granted upon on or before the
day of , be deemed sufficient service.

Dated:

ENTER

Family Court Judge

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF ERIE

IN THE MATTER OF Custody/Visitation Proceeding

File #: 204566

Docket #: V.-13065 –
17/21C; V.-13065
17/21B

MATTHEW COULOUTE,

Petitioner,

-against-

LAUREN HAIDON

Respondent

**AFFIDAVIT IN SUPPORT
OF ORDER TO SHOW
CAUSE**

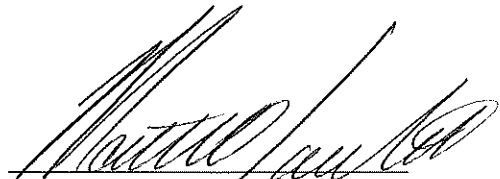
Matthew Couloute Jr. Esq. an attorney duly licensed to practice law in the State of Connecticut and New York affirms under the penalty of perjury:

1. On or about June 18, 2018 Honorable Judge Lovallo entered a Custody and Visitation Order under docket number V-13065 – 17/17A.
2. Pursuant to the Order, Mother was to be the primary custodial parent and father would have access to the child in the State of Georgia on rotating holidays, rotating spring and winter breaks and every summer from the 3 weeks from the date Sophia's school year ended until one week prior to the beginning of the school year.
3. The Lovallo Order was subsequently modified by Honorable Thomas M. DiMillo on or about July 25, 2022. Judge DiMillo's Order, to be read in conjunction with Judge Lovallo's previous Order modified, modified the summer visitation allowing the Petitioner access in Georgia for three (3) consecutive weeks in the summer to commence upon the parents agreement between June 23rd and June 30th. Followed by a second, two (2) consecutive week access period again in the state of Georgia determined by the parents to begin between August 7th through the 14th.
4. Petitioner Father attempted to set a date for Sophia to travel during the correct period, June 23rd through June 30th. The Respondent requested that the travel period be pushed back and start July 10th or 11th to allow Sophia the ability to participate in her school carnival that ended July 9th. As a result and relying upon the Respondents representations that Sophia would be sent to Georgia on July 11th, the Father purchased an airline ticket to depart for Georgia on said date with a return to Erie County on July 31st, 2023.
5. In speaking with Sophia the day before here trip, Sophia had not yet packed and attempted to avoid the conversation of travel. Further, leading up to the travel day,

- Sophia nor the respondent would discuss activities for the summer or plan for anything related to her stay in Georgia.
6. Additionally, when explaining to Sophia that her mother, father, judge, Kelly Ball, and her mother's attorney all agreed on how the summer would work, the Respondent interjected to state that she (the respondent) was forced into the agreement by the parties and never agreed to send Sophia. All in front of Sophia.
 7. On the day of travel, Petitioner was just reaching the airport to get through security for Sophia's arrival at 2pm when I received an email stating that she would not be coming because "she was sick all night ... and threw up on the way to the airport. And, that if I wanted to see her that I would have to come to Buffalo for visitation.
 8. Mother, now permanently disabled, is unable to adequately care for the emotional needs of the child. Since the Order was in place, the Sophia's emotion wellbeing has deteriorated the point that she cannot sleep without medication, currently must take additional medication for anxiety and further is unable to able to participate in school on a consistent basis to the extent that but for the pandemic and home schooling, Sophia was on track to be considered a truant pursuant to New York Statues.
 9. And yet still, while Sophia has been in treatment for her anxiety, her mother continues to perpetrate the myth to the child that she was sexually assaulted and that if she returns the fathers care she will once again be sexually abused.
 10. At this time, it is clear that the mother's mental health issues have become the child's mental health issues and Sophia is unable to differentiate the two.
 11. As of this date, July 11th, 2023 I have been told once again that I would not be able to see Sophia unless I travel to Erie County for visitation contrary to and in defiance of the Order once again.

WHEREFORE, for all of the above reasons and others not identified herein, this Petitioner respectfully requests that the Court immediately order compliance with the existing Order as well as Modification of the same giving the Petitioner primary physical custody of Sophia.

Dated: July 11, 2023

A handwritten signature in black ink, appearing to read "Matthew Couloute, Jr.", written over a horizontal line.

Matthew Couloute, Jr.
3210 Lakeheath Drive
Cumming, GA 30041
860-810-9138

FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF

.....
In the Matter of a Proceeding for Custody Visitation
under the *Uniform Child Custody Jurisdiction and
Enforcement Act*

Matthew Couloute
Petitioner,

-against -

LAUREN HADON
Respondent.

Docket No.
AFFIDAVIT --
UCCJEA

STATE OF NEW YORK)

:ss.:

COUNTY OF)

I [specify name]: *Matthew Couloute*,
being duly sworn, deposes and states the following:

1. I reside am located at [specify address or indicate if ordered to be kept
confidential pursuant to Family Court Act §154-b(2) or Domestic Relations Law §254]:

3210 LAKEHEATH DR. CUMMING, GA 30041

I am the [specify relationship to child(ren); if foster parent, agency, institution or other
relationship, so state]: *the FATHER* and am the Petitioner Respondent
in the above-entitled proceeding.

2. (Upon information and belief) Each child who is the subject of this proceeding resides
at:

<u>Name</u>	<u>Date of Birth</u>	<u>Address¹</u>
<i>Sophia Couloute</i>	<i>11/31/12</i>	<i>LAST KNOWN 575 Center Rd W. Seneca, NY 14224</i>

3. (Upon information and belief) During the last five years each child who is the

¹ Specify address or indicate if ordered to be kept confidential pursuant to Family Court Act §154-b(2) or Domestic Relations Law §254.

subject of this proceeding resided at:

Name

Address²

Duration (from/to)

SAME AS ABOVE
BOPITA COLLOTTI 3210 LAKEHURST DR
CUMING GA 1 Calendar school yr.

4. (Upon information and belief) The name and present address of the person(s) with whom each child resided during the past five years are as follows;

Name

Address³

Duration (from/to)

LAUREN HATTON 575 Center Rd
W. Seneca NY 14234 LAST KNOWN

5. I [check applicable box(es)]:

a. have have not participated as a party in other litigation concerning the custody visitation of one or more of the same children in New York State another state, territory, tribal jurisdiction or country [specify]: [If so, specify court, jurisdiction, children involved, parties, case number, date of determination and status]:

b. have have not participated as a witness in other litigation concerning the custody visitation of one or more of the same children in New York State another state, territory, tribal jurisdiction or country [specify]: [If so, specify court, jurisdiction, custody or visitation, children involved, parties, case number, date of determination and status]:

c. have have not participated as a [specify other capacity]: in other litigation concerning the custody visitation of one or more of the same children in New York State another state, territory, tribal jurisdiction or country [specify]: [If so, specify court, jurisdiction, custody or visitation, children involved, parties, case number, date of determination and status]:

6. [Check applicable box(es)]:

a. (Upon information and belief) I have the following information regarding a custody proceeding concerning custody visitation of one or more of the same child(ren) that is pending in New York State another state, territory, tribal jurisdiction

² Specify address or indicate if ordered to be kept confidential pursuant to Family Court Act §154-b(2) or Domestic Relations Law §254.

³ Specify address or indicate if ordered to be kept confidential pursuant to Family Court Act §154-b(2) or Domestic Relations Law §254.

or country [specify specify court, jurisdiction, custody or visitation, children involved, parties, case number, date of determination, and status; if the order has been stayed, so state, including date of stay and expiration, if any]:

b. (Upon information and belief) an order of custody visitation of one or more of the same child(ren) has been registered in New York State another state, territory, tribal jurisdiction or country [specify court(s) and jurisdiction(s) in which order registered, date of registration(s), court and jurisdiction that issued the order, children covered by the order and date of order, if available]:

c. I have no information regarding any pending custody or visitation proceedings concerning one or more of the same child(ren).

7. a. The following person(s) not a party to the proceedings (has)(have) physical custody of the child(ren) affected by this proceeding [specify name(s), address(es), which child(ren) and relationship(s) to child(ren)]:

b. I know of no person(s) not a party to this proceeding who (has)(have) physical custody of any of the child(ren) affected by this proceeding.

c. The following person(s) not a party to the proceedings claim(s) to have custody or visitation rights with respect to the child(ren) affected by this proceeding [specify name(s), address(es), which child(ren) and relationship(s) to child(ren)]:

d. I know of no person(s) not a party to the proceedings who claim(s) to have custody or visitation rights with respect to the child(ren) affected by this proceeding.

[Signature]
Signature of: Petitioner Respondent
Matthew Coulter
Print or Type Name

Signature of Attorney, if any

Attorney's Name (print or type)

Attorney's Address and Telephone

Number
Sworn to before me this 11th July 2023
day

[Signature]
(Deputy) Clerk of the Court
Notary Public



FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF

In the Matter of a Proceeding for Custody/Visitation
Under Article 6 of the Family Court Act

File: 204566
Docket No. V. -13065-17/21C
V. 13065-17/21B

Matthew Carbone
Petitioner,

PETITION FOR
ENFORCEMENT OF ORDER OF
 Custody Visitation
MADE BY FAMILY COURT
 SUPREME COURT

-against-

LAUREN HAIDEN
Respondent

[Warning REQUIRED in petitions for contempt; delete or strike if inapplicable]:

**WARNING: THE PURPOSE OF THE HEARING REQUESTED IN THIS
PETITION IS TO PUNISH THE PETITIONER RESPONDENT FOR
CONTEMPT OF COURT, WHICH MAY INCLUDE SANCTIONS OF A
FINE OR IMPRISONMENT OR BOTH. YOUR FAILURE TO APPEAR
IN COURT MAY RESULT IN YOUR IMMEDIATE ARREST AND
IMPRISONMENT FOR CONTEMPT OF COURT.**

PETITIONER

(list information about yourself)

STREET: 3210 Lakehead Dr.
CITY/STATE: Cumming, GA
ZIP: 30041 COUNTY: Forsyth
DOB: 11/2/70
SEX: Male RACE: Black

RESPONDENT

(list information about other party)

STREET: 575 Center Rd
CITY/STATE: W Seneca, NY
ZIP: 14224 COUNTY: FRIE
DOB: _____
SEX: Female RACE: White

¹ If the order was entered by a Court outside New York State or a tribal court, use Form UCCJEA-11.

SS# _____
WGT: 196 HGT: 6'3
EYE COLOR: Brown HAIR COLOR: bald
TEL: 860-810-9138
EMP: Self employed

SS#: un known
WGT: 120 HGT: 5'7
EYE COLOR: Bl HAIR COLOR: Black
TEL: 917-733-2265
EMP: un known

ATTY: PRO SE
3210 Lakeshore DR
Cumming, GA 30041

ATTY: Marco Cerrone
5500 Main St.
Williamsville, NY 14221

TO THE FAMILY COURT:

The undersigned Petitioner respectfully shows that:

1. I am [specify relationship to child(ren)]: FATHER of [specify child(ren)'s name(s)]: Sophia Coulane

I am seeking to enforce an order of [check applicable box(es)]: custody visitation.

2. Petitioner is Mother and was the Respondent in an action filed in Supreme Court of the State of New York, _____ County, Index No.: _____ Family Court of the State of New York, Frie County, Docket No.: V-13065-17a1C
V-13065-17a1B entitled

3. A judgment order, dated July 25, 2023, was entered in the action directing the Respondent Petitioner to [specify terms]: Mother is to allow and facilitate access to the minor child in GA for 3 consecutive week to start between June 23rd - June 30th.
Mother refuses to send child and will allow access in FL only.
A true copy of the judgment order is attached and made a part of this Petition.

4. The names, addresses and dates of birth of all children affected by this order are:

Name	Address ²	Date of Birth
Sophia Coubute	575 Center Rd W. Conemaugh NY 14224	1/31/12


5. Under the terms of the judgment order, the Supreme Court Family Court has has not retained exclusive jurisdiction to enforce the judgment order.

6. (Upon information and belief) Respondent has failed to comply with the terms of the judgment order in that [specify provision(s) alleged to be violated and nature of violation(s)]: MOTHER REFUSES TO SEND THE CHILD FOR SUMMER VISITATION. MOTHER CONTINUES TO LIE TO CHILD REGARDING FATHER, THE COURT ORDER, AND THE PAST RELATIONSHIP. LEAVING CHILD ANGRY AND AFRAID OF FATHER

7. No previous application has been made to any Court or judge for the relief requested in this Petition (except [specify]: _____)

WHEREFORE, Petitioner respectfully requests that the judgment order of the Supreme Court Family Court, dated Approx July 25 2013, be enforced in accordance with Article 6 of the Family Court Act and for such other relief as the Court may deem just and proper.

Dated: 7/11/13



 Petitioner
Matthew Coubute TC
 Print or type name

 Signature of Attorney, if any

 Attorney's Name (Print or Type)

 Attorney's Address and Telephone Number

² Unless ordered confidential, pursuant to Family Court Act §154-b, because disclosure would pose an unreasonable risk to the health or safety of the party. See Forms GF-21 and 21a, available at www.nycourts.gov.

GIA as
STATE OF ~~NEW YORK~~

VERIFICATION

:SS:
COUNTY OF *Forsyth*)

being duly sworn, says that (s)he is the Petitioner in the above-named proceeding and that the foregoing petition is true to (his)(her) own knowledge, except as to matters therein stated to be alleged on information and belief and as to those matters (s)he believes it to be true.

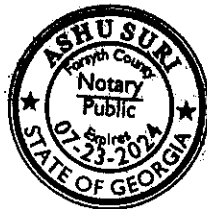
[Handwritten Signature]

Petitioner

Sworn to before me this
day of *07/11/23*

(Deputy) Clerk of the Court
Notary Public

[Handwritten Signature]



FAMILY COURT OF THE STATE OF NEW YORK
COUNTY OF

In the Matter of a Proceeding for Custody/Visitation
Under Article 6 of the Family Court Act

FILE # 204566
Docket No. V-13065-17/21C
V-13065-17/21B

Matthew Callante Jr
Petitioner,

-against-

LAUREN HAINES
Respondent

PETITION FOR
MODIFICATION OF ORDER OF
 Custody Visitation
MADE BY FAMILY COURT
 SUPREME COURT

TO THE FAMILY COURT:

The undersigned Petitioner respectfully shows that:

1. I am [specify relationship to child(ren)]; the FATHER of [specify child(ren)]'s
name(s): Sophia L Callante
I am seeking to modify an order of [check applicable box(es)]: custody visitation.

2. The home addresses of the Petitioner and Respondent are as follows:²
Petitioner: 3210 Lakeheath Dr. Cumming, GA 30041
Respondent: LAST KNOWN 575 Center Rd W. Seneca, NY 14224

3. Petitioner is Father - Matthew Callante and was the PETITIONER in an action filed in
 Supreme Court of the State of New York, County, Index No. [specify]:
 Family Court of the State of New York, County, Docket No. [specify]: ERIE County
entitled File: 204566
Doc: V-13065-17/21C
V-13065-17/21B

4. [Applicable when Petitioner and/or Respondent are on active duty or have recently returned from
active military service; DELETE if inapplicable]: N/A
a. Petitioner [check applicable box]:
is on active duty, deployed or temporarily assigned to military service as follows [specify type of
service, military branch or National Guard unit, anticipated dates and location of duty and how duty is

¹ If the order was entered by a Court outside New York State or a tribal court, use Form UCCJEA-9.

² Unless ordered confidential, pursuant to Family Court Act §154-b, because disclosure would pose an unreasonable risk to the health or safety of the party. See Forms GF-21 and 21a, available at www.nycourts.gov.

likely to affect custody or visitation, if at all]:³

returned from active duty, deployment or temporarily assignment to military service as follows [specify date of return, type of service, military branch or National Guard unit, anticipated dates and location of duty and how return from active duty is likely to affect custody or visitation, if at all]:

b. Respondent [check applicable box]: *N/A*

is on active duty, deployed or temporarily assigned to military service as follows [specify type of service, military branch or National Guard unit, anticipated dates and location of duty and how duty is likely to affect custody or visitation, if at all]:⁴

returned from active duty, deployment or temporarily assignment to military service as follows [specify date of return, type of service, military branch or National Guard unit, anticipated dates and location of duty and how return from active duty is likely to affect custody or visitation, if at all]: *N/A*

5. a. A judgment order, dated *Approx July 25, 2022*, was entered in the action directing the Respondent Petitioner to [specify terms]:

A true copy of the judgment order is attached and made a part of this Petition.

b. [Applicable where the judgment or order had been entered in conjunction with a child protective dispositional or permanency hearing order directing custody with a relative or other non-parent, pursuant to Family Court Act §1055-b or §1089-a; delete if inapplicable]:

(i) The judgment order was issued in conjunction with the following child protective or permanency proceeding [specify Family Court, county and docket #]: *N/A*

(ii) The judgment order provided that the following local department of social services [specify]: and the following attorney for the child(ren)[specify]: must be notified and shall be made parties to any subsequent proceedings for modification, enforcement or termination of the judgment or order.

6. The names, addresses and dates of birth of all children affected by this order are:

<u>Name</u>	<u>Address⁵</u>	<u>Date of Birth</u>
<i>Sophia Coulaute</i>	<i>575 Center Rd W. Beneca NY 14224</i>	<i>11/31/12</i>

³ Inapplicable if Petitioner is based at a permanent duty station or has had a permanent reassignment of station.

⁴ Inapplicable if Respondent is based at a permanent duty station or has had a permanent reassignment of station.

⁵ Unless ordered confidential, pursuant to Family Court Act §154-b, because disclosure would pose an unreasonable risk to the health or safety of the party. See Forms GF-21 and 21a, available at www.nycourts.gov.

7. [Applicable where Order or judgment had been issued by Supreme Court; delete if inapplicable]: Under the terms of the judgment order, the Supreme Court has not retained exclusive jurisdiction to modify the judgment order.

8. (Upon information and belief) Since the entry of the judgment order, there has been a change of circumstances in that [specify]: The minor child continues to digress emotionally. Respondent Mother refuses to allow access to Petitioner Father unless he has access in Buffalo NY. Contrary to the order. Further the mother has talked so poorly about father, child is afraid.

9. Because of this change of circumstances, the judgment order should be modified as follows [specify]: The child should be placed in the Father's care as the Primary Custodial Parent with visitation/supervised for the mother.

10. [Applicable to cases in which petitioner is a relative or other non-parent seeking to modify a custody order and where a child protective petition or permanency hearing report has been filed regarding the children; delete if inapplicable]:

a. A child protective petition, Docket # [specify] SAME AS ABOVE, was filed in Family Court, [specify county]: EATC on [specify date]: alleging that [specify names of respondents on that petition]: Mother + Father were neglectful neglected or abused the above-named child(ren). The petition resulted in [specify whether finding was made and, if so, the disposition; if the disposition has been adjourned pending a consolidated hearing with this petition, pursuant to F.C.A. §1055-b, so indicate and give next court date]: Petition was dismissed.

b. A permanency report, Docket # [specify]:, pursuant to Article 10-A of the Family Court Act, was filed in Family Court, [specify county]: on [specify date]: indicating a permanency plan of custody of the child(ren) with Petitioner in this proceeding. The permanency hearing was adjourned to [specify date]: pending a consolidated hearing with this custody modification petition, pursuant to F.C.A. §1089-a.

c. The child's birth mother has has not consented to the modification of the custody order to award custody to the Petitioner. If not, the following extraordinary circumstances support Petitioner's standing to seek custody of the child(ren) [specify]: The child is harmed daily by the respondents' father's continual emotional abuse.

d. The child's legally-established birth father has has not consented to the modification of the custody order to award custody to the Petitioner. If not, the following extraordinary circumstances support Petitioner's standing to seek custody of the child(ren) [specify]:

e. The child has been living with the following foster parent(s) [specify]: N/A since [specify date]: The foster parent(s) has/have has/have not consented to the modification of

the custody order to award custody to the Petitioner. [If unaware whether they have consented, so state]:

f. The local department of social services [specify]: N/A in the related child abuse or neglect permanency proceeding has has not consented to the modification of the custody order to award custody to the Petitioner. [If unaware whether they have consented, so state]:

g. The attorney for the child(ren) [specify]: N/A in the related child abuse or neglect permanency proceeding has has not consented to the award of custody to the Petitioner. [If unaware whether they have consented, so state]:

11. No previous application has been made to any Court or judge for the relief requested in this Petition (except [specify]: Except Petitions found under current file number)

WHEREFORE, Petitioner respectfully requests that the judgment order of the Supreme Court Family Court, dated _____, be modified as set forth above and for such other relief as the Court may deem just and proper.

Dated: 7/11/23

[Signature]

Petitioner

Matthew Coulante

Print or type name

PRO SE

Signature of Attorney, if any

Attorney's Name (Print or Type)

Attorney's Address and Telephone Number

GA as
STATE OF ~~NEW YORK~~)
:SS:
COUNTY OF Forsyth)

VERIFICATION

being duly sworn, says that (s)he is the Petitioner in the above-named proceeding and that the foregoing petition is true to (his)(her) own knowledge, except as to matters therein stated to be alleged on information and belief and as to those matters (s)he believes it to be true.

[Signature]

Petitioner

Sworn to before me this
day of 07/11/23

(Deputy) Clerk of the Court
Notary Public



At a term of the Family Court of the
State of New York, held in and for the
County of _____, at
New York, on _____,

PRESENT: Hon.

In the Matter of a Proceeding for
 Custody Visitation or Enforcement Modification
 Registration of an Order of: Custody Visitation
Under the *Uniform Child Custody Jurisdiction and Enforcement Act*
[Domestic Relations Law Art.5-A]

Matthew Couloute
Petitioner,

-against-

LAUREN HADON
Respondent.

File! 204566

Docket No. *V-13065-17/21C*
V13065-17/21B

ORDER --
Electronic Testimony Application

The request of [specify name of applicant]: *Matthew Couloute*, dated [specify]: *7/11/23*
to testify or be deposed by telephone or other electronic means having been considered by this Court, it is hereby
ORDERED that the request is:

GRANTED and the applicant must follow the instructions below.
OR

DENIED for the following reasons:

If this application is denied, the applicant must appear at the hearing in person.

The hearing is scheduled for [specify date and time]:

ENTER:

DATED:

Judge of the Family Court

PURSUANT TO SECTION 1113 OF THE FAMILY COURT ACT, AN APPEAL FROM THIS ORDER MUST BE TAKEN
WITHIN 30 DAYS OF RECEIPT OF THE ORDER BY APPELLANT IN COURT, 35 DAYS FROM THE DATE OF MAILING OF
THE ORDER TO APPELLANT BY THE CLERK OF COURT, OR 30 DAYS AFTER SERVICE BY A PARTY OR THE
ATTORNEY FOR THE CHILD UPON THE APPELLANT, WHICHEVER IS EARLIEST.

INSTRUCTIONS IF REQUEST FOR TELEPHONE OR ELECTRONIC TESTIMONY IS GRANTED:

On [specify hearing or deposition date]: _____ at _____ A.M. P.M., you must [check applicable
box]: call Part _____ at telephone *960-816 9138* OR be available to receive a call from the Court;
In order to confirm the above arrangements for your testimony, you must call the following telephone number [specify]:
_____ at this Court to confirm your testimony no later than [specify deadline in advance of the hearing]: _____

It is your responsibility to transmit to this Court, Part __, by fax [specify fax #]:
or by personal delivery at least [check box]: ___ hours ___ days prior to the hearing, legible copies of any
documents you intend to offer into evidence at the hearing.

You may choose to appear in person in this Court on your trial date, rather than appear by telephone or other
electronic means. You may retain an attorney to represent you in this Court while you appear by telephone or other
electronic means. If you fail to appear, either in person or by telephone or other electronic means approved by this Court,
this Court may hear the matter in your absence or may issue a **WARRANT** for your arrest. If you are the Petitioner, if
you fail to appear, either in person, by telephone or other electronic means approved by this Court, the Court may
DISMISS the petition.

Check applicable box:

- Order mailed on [specify date(s)] and to whom mailed: _____
- Order received in court on [specify date(s)] and to whom given: _____