The following people are **ORDERED TO APPEAR** at a hearing in:

MONTGOMERY COUNTY JUVENILE COURT 380 W SECOND ST, DAYTON, OH

This information will remain online for 7 days, and you are considered served once posted.

If you are ordered to appear in a case involving Children Services, or a Motion to Show Cause / Contempt, please read the ADDITIONAL NOTICES REGARDING ALL HEARINGS that follow.

IF YOU ARE NAMED IN A HEARING ON THE FOLLOWING PAGE AND FAIL TO APPEAR FOR THIS HEARING, YOUR RIGHTS AND RESPONSIBILITIES COULD BE AFFECTED.

Montgomery County Juvenile Court Hearing Notice & Service by Publication via ONLINE POSTING

First & Last Names	Last Known Address	Ordered to Appear (Hearing Date & Time)	Hearing Officer	Case Type	Party that Filed Case	Case #	Date Posted
UNKNOWN, FATHER	UNKNOWN	AUGUST 8, 2024 @ 9AM	LENSKI	PERMANENT CUSTODY	APA/CHILD SERVICES	22-5176	05-07-24
UNKNOWN, FATHER	UNKNOWN	JUNE 21, 2024 @ 11AM	DURDEN	PERMANENT CUSTODY	APA/CHILD SERVICES	19-1164	05-07-24
UNKNOWN, FATHER	UNKNOWN	JUNE 3, 2024 @ 9AM	DURDEN	PERMANENT CUSTODY	APA/CHILD SERVICES	23-0080 23-0081	05-07-24
UNKNOWN, FATHER	UNKNOWN	AUGUST 2, 2024 @ 9AM	DURDEN	PERMANENT CUSTODY	APA/CHILD SERVICES	10-5681	05-07-24
TIERRRA PRUNTY, MOTHER	493 SOUTH KILMER ST DAYTON, OH 45417	MAY 30, 2024 @ 9:45 AM	SMALLS	CHILD SUPPORT	SEA	23-5556	05-07-24
MICHELLE BOTLHO, MOTHER	4012 LARKSPUR DRIVE DAYTON, OH 45406	MAY 30, 2024 @ 9AM	SMALLS	DETERMINE PARENTAGE	SEA	24-0407	05-07-24
SAGE LAIRSON, LEGAL FATHER	271 TRISTAN COURT DAYTON, OH 45449	MAY 31, 2024 @ 10AM	LIVINGTON	CUSTODY	ALEXIA CHANDLER	20-3728 20-3730	05-07-24
KAYLA CHANDLER, MOTHER	42 MEETING HOUSE RD DAYTON, OH 45459	MAY 31, 2024 @ 10AM	LIVINSTON	CUSTODY	ALEXIA CHANDLER	20-3728 20-3730	05-07-24

AUSTIN ROBERTSON, LEGAL FATHER	60 W. FLOYD AVENUE DAYTON, OH 45415	MAY 14, 2024 @ 1:30PM	DURDEN	TEMPORARY CUSTODY	APA/CHILD SERVICES	23-6025 23-6023	05-07-24
RONNIE PARSON SR, LEGAL FATHER	609 ADAMS ST APT. B PIQUA, OH 45356	MAY 28, 2024 @ 9:30AM	LENSKI	PROTECTIVE SUPERVISION	APA/CHILD SERVICES	13-2526	05-07-24
ALEXANDRIA DAVIS, MOTHER	509 WANTA AVENUE DAYTON, OH 45404	MAY 29, 2024 @ 2PM	MURTY	LEGAL CUSTODY	APA/CHILD SERVICES	23-3162	05-09-24
DARRELL FERDON, LEGAL FATHER	509 WANTA AVENUE DAYTON, OH 45404	MAY 29, 2024 @ 2PM	MURTY	LEGAL CUSTODY	APA/CHILD SERVICES	23-3162	05-09-24
RAJIM GROSS SR, LEGAL FATHER	11271 ST RT 762 ORIENT, OH 43146	MAY 29, 2024 @ 9AM	KOLBERG	CUSTODY	MICHAEL JONES	19-5528 19-5527 19-5526	05-09-24
ERIC BEASLEY, LEGAL FATHER	15802 ST RT 104 CHILLICOTHE, OH 45601	MAY 29, 2024 @ 9AM	KOLBERG	CUSTODY	MICHAEL JONES	29-5525	05-09-24
AUJANA HATHCOCK, MOTHER	4705 PRESCOTT AVE DAYTON, OH 45404	JUNE 24, 2024 @ 11:30AM	SMALLS	VISITATION	BRYAN CORTNER	23-1409	05-09-24
NAOMI ROE, MOTHER	2200 RECTOR AVENUE FAYTON, OH 45414	JUNE 6, 2024@ 9:15AM	SMALLS	GENETIC TESTING	SEA	24-0861	05-09-24
SHARMAINE BASS, MOTHER	2042 RAVENWOOD AVENUE DAYTON, OH 45406	MAY 30, 2024 @ 1:30PM	KIMMEL	GENETIC TESTING	SEA	24-0241	05-09-24

THESE ARE ALSO LOCATED ONLINE AT: http://mcjcohio.org

NOTICE REGARDING ALL HEARINGS:

ABUSE, NEGLECT, DEPENDENT CHILDREN - See next page

PERSON ACCUSED OF CONTEMPT OF A COURT ORDER – See last two pages of this document

NOTICE REGARDING ALL HEARINGS – ABUSE, NEGLECT, DEPENDENT CHILDREN

If a complaint has been filed and the child(ren) is/are adjudicated abused, neglected, and/or dependent, or if a motion has been filed, an order of protective supervision, temporary custody, legal custody, planned permanent living arrangement, or permanent custody may result.

An order of **protective supervision** permits the child(ren) to remain with the parent, guardian, or custodian.

An order of **temporary custody** will cause the removal of the child(ren) from the legal and physical custody of the non-custodial parent, guardian, or custodian until the Court terminates the order, grants an alternative disposition, or, at another hearing, permanently divests the parents of their parental rights.

An order of **legal custody** will cause the removal of the child(ren) from the legal and physical custody of the non-custodial parent, guardian, or custodian for an indefinite time.

An order placing the child(ren) in a **planned permanent living arrangement** will cause the removal of the child(ren) from the legal and physical custody of the parent, guardian, or custodian for an indefinite time if the Court finds any of the conditions listed in Section 2151.353(A)(5)(a) to (c) of the Ohio Revised Code to exist.

An order of **permanent custody** permanently divests all parents, guardians, and legal or temporary custodians of all of their parental rights, privileges, and obligations with respect to the child(ren).

A case plan may be prepared for the child(ren)/family. The case plan may require you to participate in certain supportive services in order to assist you in meeting the goals and objectives of the case plan. You may be held in contempt of court and subject yourself to a fine, incarceration, removal from the child(ren)'s home, or another appropriate sanction for failure to comply with the terms of the court ordered case plan.

You may be subject to a child support obligation. Failure to appear may result in the loss of valuable rights, may subject you to a court sanction, may result in a judgment against your interests, may affect your parental rights, and may result in the temporary or permanent loss of legal and physical custody of the child(ren).

You have the right to be represented by an attorney in these proceedings and you have the right to have counsel appointed if you are indigent. You may request the prompt appointment of an attorney by contacting the Case Coordinator at (937) 496-3158.

NOTICE REGARDING ALL HEARINGS – PERSON ACCUSED OF CONTEMPT OF A COURT ORDER

- (1) A notice of a hearing date is attached. **Your failure to appear at this hearing may result in the issuance of an order for your arrest.** If this case involves alleged failure to pay support, the court may also issue an order for the payment of support by withholding an amount from your personal earnings or by withholding or deducting an amount from some other asset of yours.
- You have a right to be represented by legal counsel in this matter. If you believe that your are indigent, you must apply for a public defender or court appointed counsel within three (3) business days after receipt of the attached summons. THE ADDRESS OF THE MONTGOMERY COUNT PUBLIC DEFENDER'S OFFICE IS 117 S. MAIN STREET, SUITE 400, DAYTON, OHIO 45422 THIS IS LOCATED IN THE REIBOLD BUILDING.
- The court may refuse to grant you a continuance at the time of the hearing for the purpose of obtaining counsel, if you fail to make a good faith effort to retain counsel or to obtain a public defender.

STATUTORY PENALITIES: FOR A FIRST OFFENSE, YOU MAY BE FINED NOT MORE THAN \$250.00 AND IMPRISONED NOT MORE THAN THIRTY DAYS OR BOTH. FOR A SECOND OFFENSE, YOU MAY BE FINED NOT MORE THAN \$500.00 AND IMPRISONED NOT MORE THAN SIXTY DAYS, OR BOTH. FOR A THIRD OFFENSE, YOU MAY BE FINED NOT MORE THAN \$1,000.00 AND IMPRISONED NOT MORE THAN 90 DAYS, OR BOTH (R.C. §2705.05)

IMPRISONMENT UNTIL COMPLIANCE: IF YOUR CONTEMPT CONSISTS OF THE OMISSION TO DO AN ACT WHICH THE COURT FINDS YOU CAN YET PERFORM, YOU MAY BE IMPRISONED UNTIL YOU PERFORM IT. (R.C.§2705.06

SUPPORT CONTEMPT: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO MAKE CHILD SUPPORT OR SPOUSAL SUPPORT PAYMENTS, AS ORDERED, IN ADDITION TO ALL OTHER PENALTIES, THE COURT MUST ORDER YOU TO PAY COURT COSTS AND REASONABLE ATTORNEY FEES TO THE OTHER PARTY. (R.C.§3105.21; §3113.31(K); & §3105.18(G)). IN ADDITION, IF THE COURT FINDS YOUR FIALURE TO PAY CHILD SUPPORT WAS WILLFUL, IT MUST REQUIRE YOU TO PAY INTERESTE ON YOUR CHILD SUPPORT ARREARAGES. (R.C.§3123.17)

HEALTH INSURANCE CONTEMPT: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO COMPLY WITH HEALTH INSURANCE ORDERS RELATING TO MINOR CHILDREN, YOU ARE LIABLE FOR ANY MEDICAL EXPENSES INCURRED AS A RESULT OF YOUR FAILURE, AND UPON A SECOND OFFENSE, YUR CHILD SUPPORT OBLIGATION MAY BE INCREASED (R.C. §3119.56)

<u>VISITATION CONTEMPT</u>: IF YOU ARE FOUND IN CONTEMPT FOR FAILURE TO COMPLY WITH OR INTERFERENCE WITH ANY COMPANIONSHIP OR VISITATION RIGHTS, IN ADDITION TO ALL OTHER PENALTIES, THE COURT MUST ORDER YOU TO PAY ALL COURT COSTS AND REASONABLE ATTORNEY FEES TO THE OTHER PARTY, AN DMAY ALSO AWARD COMPENSATORY VISITATION TIME: (R.C.§2705.031).

<u>ADDITIONAL PENALTIES</u>: IN ADDITION TO ALL PENALTIES IMPOSED BY STATUTE, THE COURT HAS THE INHERENT POWER TO IMPOSE ADDITIONAL SANCTIONS FOR CONTEMPT OF COURT. (Hale v. State, 55 Ohio St. 210 (1896); Zakany v. Zakany, 9 Ohio St. 3d 192 (1984)).