F.C.A. §§156, 453, 548, 846,	, 1071, 1072	General Form 7a (Summons - Violation of Court Order) 8/2002
FAMILY COURT OF THE S COUNTY OF	STATE OF NEW YORK	0,2002
In the Matter of a Proceeding under Article of the Family Court Act		Docket No.
		SUMMONS (Violation of
-against-	Petitioner, Respondent.	Court Order)
	E TO APPEAR IN COURT	MAY RESULT IN YOUR IMMEDIATE
CANNOT AFFORD A PRI TO ASSIGN A LAWYER. WILLFULLY FAILED TO	VATE LAWYER, YOU HA IF, AFTER A HEARING 'O OBEY THE ORDER, YOU ONTHS FOR CONTEMPT	SENTED BY A LAWYER. IF YOU AVE THE RIGHT TO ASK THE JUDGE THE JUDGE FINDS THAT YOU UMAY BE IMPRISONED FOR A TERM OF COURT IN THE NAME OF THE
	of this Court, dated [specify]	y of which is annexed, alleging that you: , issued by this Court
	, New York, on	pefore this Court at [specify address]:, at [specify
	er the petition and show cause of the Family Court	e why you should not be dealt with in Act.
		BY ORDER OF THE COURT
Dated:		

NOTICE: Family Court Act §154(c) provides that petitions brought pursuant to Articles 4, 5, 6, 8 and 10 of the Family Court Act, in which an order of protection is sought or in which a violation of an order of protection is alleged, may be served outside the State of New York upon a Respondent who is not a resident or domiciliary of the State of New York. If no other grounds for obtaining personal jurisdiction over the Respondent exist aside from the application of this provision, the exercise of personal jurisdiction over the Respondent is limited to the issue of the request for, or alleged violation of, the order of protection. Where the Respondent has been served with this summons and petition and does not appear, the Family Court may proceed to a hearing with respect to issuance or enforcement of the order of protection.