## FAMILY COURT OF THE STATE OF NEW YORK COUNTY OF BROOME

In the Matte	rof			
		, PETITIONER		
FIRST			Dk#	
ADDRESS:			FF#:	
	e: Work:			
Cell:			PETI	TION FOR
				CHILD SUPPORT
				SPOUSAL SUPPORT
	-AGAINST-		_	OI OUGAL GOI I ORT
FIRST	M.I LAST	, RESPONDENT		
ADDRESS:				
Phone #: Home	e:Work:_			
Cell:				
THE P	PETITIONER, BEING D	DULY SWORN, STA	ATES THAT	Γ:
1.Petitioner is apply):	s authorized to bring th	is proceeding again	st Respond	ent because (check all which
11 37				
	spondent is my spouse			
		CHALLED		
	spondent is my former	-	idamont on	d any applicable agreements
☐ Res	(You must attach a cop	oy of your Divorce Ju	•	d any applicable agreements.)
☐ Res	( <b>You must attach a cop</b> spondent is a parent of	oy of your Divorce Ju f the child(ren) nam	ed in this po	• • • • • • • • • • • • • • • • • • • •
☐ Res ☐ Res ☐ I ar	(You must attach a cop	oy of your Divorce Ju f the child(ren) nam d(ren) named in thi	ed in this possible p	etition

2. Respondent is res	sponsible for the support	of <b>L</b> Petition	er 🖵 an	d these d	ependents:	
<u>NAME</u>	LIVES WITH	DOB	Male	Female		
	D Dot D Door		<u> </u>			
	Pet 🗆 Resp _	1 1				
3. The father of the abo	ve named child(ren) is				and	
☐ The father was m	arried to the mother of the	child(ren) at	the time	of concep	otion or birth	
☐ An Order of Fili	ation was made by the				Court on	
	(Attach a copy of t	that order.)				
	nent of Paternity was sign	•	arents. <i>(</i> .	Attach a	copy of that	
Acknowledge		, ,	,		, ,	
	reement or Compromis	e was annr	oved by	, the Fa	amily Court	
	County on				-	
		(Alla	спа сор	y or mac	nstrument.)	
☐ The father is dec						
☐ Paternity has not	been legally established					
A Respondent heginnin	ng on	20	has fail	ed to prov	vide fair and	
	e above identified individu	ai(s) accordir	ig to the	Respond	ent's means	
and earning capacity.						
	ly to make payments in a				· · · · · · · · · · · · · · · · · · ·	
6. Upon information and and his/her employer is	belief, Respondent's occ				·	
7. Check which appl	•					
	pplied for child support se	rvices with the	e Broome	e County	Department	
of Social Services.  I am applying for child support enforcement services by filing this petition						
	t wish to apply for child su			, imig u	no poddon.	
				20001122	anly enguesal	
	eligible for child support e is sought.	morcements	ei vices (	oecause (	nny spousal	

DIRECTING RESPONDENT TO PROEXERCISE THE OPTION FOR ADDITION	URT TO GRANT ME AN ORDER OF SUPPORT OVIDE FAIR AND REASONABLE SUPPORT, TO ONAL COVERAGE FOR HEALTH INSURANCE TO REN), AND FOR OTHER RELIEF AS THE LAW
Date:, 20	PETITIONER'S SIGNATURE
	PRINT OR TYPE PETITIONER'S NAME
	ATTORNEY'S SIGNATURE (If applicable)
	PRINT OR TYPE ATTORNEY'S NAME
STATE OF NEW YORK: COUNTY OF BROOME:	VERIFICATION
	I have read this petition and its contents are true ters alleged to be on information and belief and, be true.
Sworn to before me on, 20	PETITIONER
(Deputy) Clerk of the Court, Notary or Comm. Of Deeds	

8. No previous application has been made to any court or any judge for the relief requested

in this petition, except:

## NOTICE

NOTE: (1) A COURT ORDER OF SUPPORT RESULTING FROM A PROCEEDING COMMENCED BY THIS APPLICATION (PETITION) SHALL BE ADJUSTED BY THE APPLICATION OF A COST OF LIVING ADJUSTMENT AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN TWENTY-FOUR MONTHS AFTER SUCH ORDER IS ISSUED, LAST MODIFIED OR LAST ADJUSTED, UPON

THE REQUEST OF ANY PARTY TO THE ORDER OR PURSUANT TO PARAGRAPH (2) BELOW. SUCH COST OF LIVING ADJUSTMENT SHALL BE ON NOTICE TO BOTH PARTIES WHO, IF THEY OBJECT TO THE COST OF LIVING ADJUSTMENT, SHALL HAVE THE RIGHT TO BE HEARD BY THE COURT AND TO PRESENT EVIDENCE WHICH THE COURT WILL CONSIDER IN ADJUSTING THE CHILD SUPPORT ORDER IN ACCORDANCE WITH SECTION FOUR HUNDRED THIRTEEN OF THE FAMILY COURT ACT, KNOWN AS THE CHILD SUPPORT STANDARDS ACT.

- (2) A PARTY SEEKING SUPPORT FOR ANY CHILD(REN) RECEIVING FAMILY ASSISTANCE SHALL HAVE A CHILD SUPPORT ORDER REVIEWED AND ADJUSTED AT THE DIRECTION OF THE SUPPORT COLLECTION UNIT NO EARLIER THAN TWENTY-FOUR MONTHS AFTER SUCH ORDER IS ISSUED, LAST MODIFIED OR LAST ADJUSTED BY THE SUPPORT COLLECTION UNIT, WITHOUT FURTHER APPLICATION BY ANY PARTY. ALL PARTIES WILL RECEIVE A COPY OF THE ADJUSTED ORDER.
- (3) WHERE ANY PARTY FAILS TO PROVIDE, AND UPDATE UPON ANY CHANGE, THE SUPPORT COLLECTION UNIT WITH A CURRENT ADDRESS, AS REQUIRED BY SECTION FOUR HUNDRED FORTY-THREE OF THE FAMILY COURT ACT, TO WHICH AN ADJUSTED ORDER CAN BE SENT, THE SUPPORT OBLIGATION AMOUNT CONTAINED THEREIN SHALL BECOME DUE AND OWING ON THE DATE THE FIRST PAYMENT IS DUE UNDER THE TERMS OF THE ORDER OF SUPPORT WHICH WAS REVIEWED AND ADJUSTED OCCURRING ON OR AFTER THE EFFECTIVE DATE OF THE ADJUSTED ORDER, REGARDLESS OF WHETHER OR NOT THE PARTY HAS RECEIVED A COPY OF THE ADJUSTED ORDER.