PROBATE COURT OF	COUNTY, OHIO , JUDGE
ADOPTION OF	adoption)
NOTICE OF HEARING ON F Notice must be served not less than 3 [R.C. 31	0 days before the date of the hearing 07.11]
You are hereby notified that on the day of	
, filed in this Court a Petition for	
a minor, whose date of birth is	
This Court, loc	
	etition on the day of,
20, at o'clockM.	
It is alleged in the petition, pursuant to R.C. 3107.07, that the is not required due to the following:	he consent of
That person is a parent who has failed without justifiable ca period of one year immediately preceding the filing of the adoption	
That person is a parent who has failed without justifiable cause of the minor as required by law or judicial decree for a period of or	
The person meets criteria set forth under subsection	of R.C. 3107.07 and therefore the person's consent is
A FINAL DECREE OF ADOPTION, IF GRANTED, V RESPONSIBILITIES, INCLUDING THE RIGHT TO CO BETWEEN THE MINOR AND YOU AND YOUR RELAT STRANGER TO YOU AND YOUR RELATIVES FOR AL (A)(1)(b) OF SECTION 3107.15 OF THE REVISED CODE	NTACT THE MINOR. ALL LEGAL RELATIONSHIPS IVES WILL TERMINATE, SO THAT THE MINOR IS A L PURPOSES, WITH THE EXCEPTION OF DIVISION
IF YOU OBJECT TO THE ADOPTION, AND THE MINOR THE PETITION FOR ADOPTION WAS FILED, YOU MUS	

(1) FILE A WRITTEN OBJECTION WITH THE COURT WITHIN FOURTEEN DAYS FROM THE DATE OF SERVICE OF NOTICE OF THE FILING OF THE PETITION AND OF THE TIME AND PLACE OF HEARING. (2) APPEAR AT THE HEARING.

IF YOU OBJECT TO THE ADOPTION, AND THE MINOR WAS ONE YEAR OF AGE OR OLDER AT THE TIME THE PETITION FOR ADOPTION WAS FILED, YOU MUST DO BOTH OF THE FOLLOWING:

(1) FILE A WRITTEN OBJECTION WITH THE COURT WITHIN TWENTY-EIGHT DAYS FROM THE DATE OF SERVICE OF NOTICE OF THE FILING OF THE PETITION AND OF THE TIME AND PLACE OF HEARING. FOR GOOD CAUSE SHOWN, THE COURT MAY EXTEND THE TIME IN WHICH A WRITTEN OBJECTION MAY BE FILED.

(2) APPEAR AT THE HEARING.

A FINAL DECREE OF ADOPTION MAY BE ENTERED IF YOU FAIL TO FILE A WRITTEN OBJECTION ON TIME AND APPEAR AT THE HEARING.

RIGHT TO AN ATTORNEY: YOU HAVE A RIGHT TO BE REPRESENTED BY AN ATTORNEY. IF YOU ARE INDIGENT AND UNABLE TO EMPLOY AN ATTORNEY, YOU ARE ENTITLED TO HAVE AN ATTORNEY PROVIDED FOR YOU PURSUANT TO CHAPTER 120. OF THE REVISED CODE. YOU MUST CONTACT THE COURT ON RECEIPT OF THIS NOTICE IF YOU ARE REQUESTING THAT AN ATTORNEY BE APPOINTED FOR YOU.

THE COURT SHALL CONSIDER A WRITTEN REQUEST FOR AN ATTORNEY OR A NOTICE OF APPEARANCE FILED BY AN ATTORNEY ON YOUR BEHALF, IN ACCORDANCE WITH THE ABOVEMENTIONED TIME FRAMES, AS GROUNDS FOR AN EXTENSION TO FILE WRITTEN OBJECTIONS.

_____,Probate Judge

By:_____

Deputy Clerk

CASE NO. _____

The State of Ohio,	Probate C	Court
		be mailed, by certified mail, to the last known address
At		
		,Probate Judge
		By: Deputy Clerk
	RETURN	
		, County, Ohio
		, 20
		, 20, ato'clock
		, 20, I served the same by delivering a
FEES		Sheriff
Service and return, 1st name, \$	_	Deputy Sheriff
Additional names, at \$	_	
Miles traveled, at \$	_	Name
		Title