

INRE OF SKYLAR JAY WAYMAN

TO: BRANDON NEIL LEMONS

And to all whom it may concern

GREETINGS:

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk

who issued this citation by 10:00 a.m. on the Monday next following the expiration of 20 days after you were served this

citation and MOTION TO MODIFY PARENT-CHILD RELATIONSHIP, CHANGE CHILD'S NAME AND TERMINATE PARENT CHILD RELATIONSHIP

a default judgment may be taken against you. The Petition of CASSADY KIRK as Movant

Was filed in 231st Court of Tarrant County, Texas; on 11th day of August, 2020 Against BRANDON NEIL LEMONS

numbered 231-458561-09, and entitled

INRE OF SKYLAR JAY WAYMAN, the suit requests MODIFY PARENT-CHILD RELATIONSHIP, CHANGE CHILD'S NAME AND TERMINATE

PARENT CHILD RELATIONSHIP. Said child was born on THE 15TH DAY OF OCTOBER, 2006- SKYLAR JAY WAYMAN

The court has authority in this suit to enter any judgment or decree in the child's interest which will be binding upon

you, including the termination of the parent-child relationship, the determination of paternity and the appointment of

a conservator with authority to consent to the child's adoption.

THE STATE OF TEXAS

To the Sheriff, Constable or Clerk of the Court of any County of the State of Texas, Greeting:

You are hereby commanded to serve the foregoing Citation by making publication thereof in some newspaper, of legal

circulation, published in the County of Tarrant, once a week for two consecutive weeks before the hearing, the first

publication to be at least 20 days before the return day of the Citation.

Herein Fail not, but on the return hereinabove named have you then and there before said Court, this Writ, with your

return thereon, showing how you have executed the same.

Issued and given under my hand and seal of said Court at Tarrant County, Texas, this the 21st day of December, 2020.

Thomas A. Wilder

Clerk of District Courts of Tarrant County, Texas

By /s/ CYNTHIA FISHER Deputy

NOTICE: You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the

clerk who issued this citation by 10:00 AM. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you.