CHILDREN'S COURT FORM 10-517 [NEW MATERIAL]

Supreme Court Approved November 1, 2019

	••	VA advisement.
[For use with Children's	Court Rule 10-314 NMRA]	
STATE OF NEW MEXI		
COUNTY OF		
COUNTY OF JUD	DICIAL DISTRICT	
IN THE CHILDREN'S (COURT	
In the Matter of	, a Child,	
And Concerning	and	
	, Respondents.	No
RESPONDENT'S FIRS	ST APPEARANCE RIGHTS A	AND
INDIAN CHILD WEL	FARE ACT ADVISEMENT (I	F APPLICABLE)
		- ,
1. Do	you understand that you have a	right to have the court hearing
	guage that you understand? W	
	sert primary language here). Do	
YES or NO. (Choose one		you wish to have an interpreter
(
2. Now	that I have read the allegations a	gainst you in the abuse or neglec
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Detition (Or terrimation (ot parental rights motion), do vou	understand the allegations? ²
petition (or termination c	of parental rights motion), do you	understand the allegations? ²
		_
3. Do yo	ou understand that you have the	right to [an adjudicatory hearing
3. Do you	ou understand that you have the petition] [the right to a trial on t	right to [an adjudicatory hearing
3. Do you	ou understand that you have the petition] [the right to a trial on t	right to [an adjudicatory hearing
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2	may request that the case be transferred to tribal court?		
3	2. Do you understand that either parent may object to the transfer if		
4	transfer is requested?		
5	dunister is requested.		
6	3. Do you understand that the Children, Youth and Families Department		
7	is required to place your child according to the placement preferences set forth in the Indian		
8	Child Welfare Act, unless the court finds good cause not to follow these placement		
9	preferences?		
10			
11	4. Do you understand that the Children, Youth and Families Department		
12 13	is required to make active efforts to provide services and programs designed to prevent the		
13	breakup of your Indian family?		
14			
15	5. Do you understand that if a motion to terminate parental rights is filed,		
16	the Children, Youth and Families Department is required to prove the allegations beyond		
17	a reasonable doubt.		
18			
19	I hereby certify that I advised Respondent (insert name		
20	here) of the foregoing rights and determined that Respondent understands these rights on this day of 20		
21	tills day of 20		
22 23 24 25	5		
23	Children's Court Judge		
25	Ciniden & Court suage		
26	USE NOTES		
27			
28	1. If there are multiple Respondents, include answer for each Respondent.		
29	2. Prior to completing this form, the Judge should read each allegation in the		
30	Petition or Motion aloud to the Respondent and ensure that the Respondent understands		
31	each allegation. Similarly, the Judge should read each right aloud and ensure that the		
32	Respondent understands each right. After determining that the Respondent understands		
33	the allegations or rights in each paragraph, the Judge should initial the paragraph. Knowing		
34	that Respondents in abuse, neglect, and termination of parental rights cases are often		
35	overwhelmed by the information being provided in court, and that they may indicate		
36	understanding even when they do not fully understand what is happening, the Committee		
37	encourages the court to allow Respondents an opportunity to consult with counsel		

3. The Judge may appoint an attorney "in the interest of justice" even if the Respondent is not indigent. NMSA 1978, § 32A-4-10.

whenever it is not readily apparent that the Respondent truly understands each allegation

and right. Furthermore, for this advisement to be meaningful, Respondent attorneys are encouraged to review this form with their clients before the hearing and should be prepared

to explain the meaning of terms like "legal custody," "placement," "reunification," and

4. Respondent attorneys are encouraged to discuss fully the possible

"termination."

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consequences of an abuse or neglect petition or termination of parental rights motion with their clients before the hearing. During the hearing, the judge may use the following language to inform the Respondent of possible consequences: These consequences may include the child(ren) remaining in the State's legal custody, the child(ren) living with someone else, and you being ordered to work a case plan that requires you to complete services or other conditions. If ordered, the goal of the case plan would be to reunify your family. Additionally, if you are not successful in your attempts at reunification, then this could turn into a termination of parental rights case. The possible consequences of a motion to terminate parental rights are having all rights to your child(ren) severed permanently and the child(ren) being placed for adoption. The consequences may not be an inclusive list.

5. The completed and signed form should be filed with the court and distributed to the Respondents during the hearing.

[Adopted by Supreme Court Order No. 19-8300-020, effective for all cases filed, or pending in which respondent has not made a first appearance, on or after December 31, 2019.]