## Idaho Juvenile Rule 33. Summons

YOU ARE HEREBY	NOTIFIED THAT:			
			County, Idaho, alleg of the Child Protective Act (C.P	
legal guardian, or cust		directed to ap	been issued] You, as the parent, ppear personally before the court	for
<u>Hearing</u>	<u>Date</u>	<u>Time</u>	<u>Location</u>	
control of said before the cour	child/ren, are hereby dire t for an Adjudicatory Hea The court has entered an	ected to appear aring at the fo	idual(s) who has/have the custody repersonally and bring said child/sollowing time and location:	ren
-	of the Order of Removal		ace of shelter care until the Shelte	r
peace officer or other residence, restrain any fro	suitable person to exclude contact or communication	eon with the chi eet, or other ap	ppropriate distance, of the child/r	's
personally before			e child/ren are directed to appear er to Prevent Removal at the	
-		. •	), or custodian(s) of the child, ubjects you to the provisions of the	e

If you fail to appear without reasonable cause, the Court may proceed in your absence or may proceed against you for contempt of court. If the Court proceeds without your presence, you may forfeit all your rights. You may be financially liable for the support of the child(ren).

You have the right to be represented by counsel. If you are unable to afford an attorney, you have the right to have an attorney appointed by the court at state expense.

If you want to ask to have an attorney appointed for you at public expense, call the before the hearing at this phone number:	court
An attorney has been appointed for you at public expense. Call the court before the hearing at this phone number for your attorney's contact information:	

When a child has been placed in the temporary and/or legal custody of the Idaho Department of Health and Welfare (I.D.H.W.) for 12 of the most recent 22 months, I.D.H.W. shall, prior to the last day of the 15<sup>th</sup> month, file a petition to terminate parental rights, unless the child has been permanently placed with a relative, there are compelling reasons why termination of parental rights is not in the best interest of the child, or the Department has failed to provide reasonable efforts to reunify the child with his/her family.