## STATE OF LOUISIANA

## **Juvenile Court for the Parish of Jefferson**

Case No.:	Section: ""

vs.

## **SUBPOENA DUCES TECUM**

TO:

You are hereby commanded in the name of the State of Louisiana and of the Juvenile Court for	
the Parish of Jefferson, to appear and to produce on the day of, 20	_, at
o'clockM., or any other day to which this case shall be continued, the following, to-wit:	
(Check one of the following):	
☐ IN OPEN COURT - Section "," Juvenile Court Center, 1546 Gretna Blvd., Harvey, Louisiana.	
DEPOSITION - To produce in the office of:	
Address: Phone #: Phone #:	
2.10.10 m	
This document prepared pursuant to the provisions of Article 1354 et. seq. of the Louisiana Code of Civil Procedure as amended by Act No. 824 of the 2008 Regular Leg Session. Effective January 1, 2009, the following language is required to appear on this form:	islativ
An. 1354. Subpoena may order a person to appear and/or and produce at the trial, deposition, or hearing, books, papers, documents, or any other tangible things, or electronically stored information, in his possession or under his reasonably accurate description thereof is given;. A subpoena may specify the form or forms in which electronically stored information is to be produced. A party or an attorney requesting the issuance and service of a subpoena shall take reaso to avoid imposing undue burden or cost on a person subject to that subpoena, but the court in which the action is pending in its discretion may vacate or modify the subpoena dire subpoena does not spect named person shall be ordered to appear, the person may designate another person having knowledge of the contents of the books, papers, documents, or other things, or electronically stored information, to appear as his representative.  B. A person commanded to respond to a subpoena document within fifteen days free service, send to of attorney designated in the subpoena written objections, with supporting reasons, to any or all of the requests, including objection to the production of electronically stored information in the form or forms requested. If objection is so made, the party or attorney of the subpoena and prile a motion to compel compliance with the subpoena and may move for sanctions for resurctions for sucretion for the requests, including objection to the production of electronically stored information in the form or forms requested. If objection is so made, the party or attorney of the subpoena and may move for sanctions for future to reasonably comply.  C. A person responding to a subpoena to produce books, papers, or documents shall produce them as they are kept in the usual course of business or may organize and label them to correspond with the categories in the demand.	nable step by order cify that the he party of rty servin
D. If a subpoena does not specify the form or forms for producing electronically stored information, a person responding to a subpoena may produce the information in a form or forms in which the person ordinarily maintain form or forms that are reasonably useable.  E. A person responding to a subpoena need not produce the same electronically stored information in more than one form.  F. A person responding to a subpoena need not produce books, papers, documents, or electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On	
compel production or to quash, the person from whom production is sought shall show that the information sought is not reasonably accessible because of undue burden or cost. If that showing is made, the court may specify conditions, including an allocation of the costs, for the production.  G. When the person subponeacd is an adverse party, the party requesting the subponea company his request with a written request under oath as to what facts he believes the books, papers, documents, ele stored information, or tangible things will prove, and a copy of such statement must shall be attached to the subponea. If the party subponeaced fails to comply with the subponea, the facts set forth in the written statement shall be taken as confess addition the party subponea duces to company his request with a written request under oath as to what facts he believes the books, papers, documents, ele stored information, or tangible things will prove, and a copy of such statement must shall be attached to the subponea. If the party subponeaded fails to comply with the subponea, the facts set forth in the written statement shall be taken as confess addition the party subponeaded shall be subject to the penalties set forth in Article 1357.  H. Subponead shall set with the information of the party subponeaded fails to comply with the subponea, the facts set forth in the written statement shall be taken as confess addition the party subponeaded shall be subject to the penalties set forth in Article 1357.	ction fror
Issued at the request of:	
ATTORNEY: Attorney's Signature	
ATTORNEY'S NAME:BAR ROLL NO	

\_\_\_\_\_ CITY/STATE/ZIP: \_\_\_\_\_