ILY COURT OF THE TE OF NEW YORK JNTY OF ONEIDA Matter of ti ment of Guardiansh et No 09/ 30/ l to GORE ł RE KESFUNDENT: EVAN KLGG SUMMONS (PUBLICATIO) N THE NAME OF THE PEO OF THE STATE OF NEW YC TO THE ABOVE-NAMEL ESPONDENT: EVAN KLGG Petition having been ith this Court on Decen 1, 2023, under SC epyloge Law S284.b allo I OF RESP A Pe with this construction of the construction of the court for an order of publication on the natter contained the above-aptioned child; and petitioner taving moved the Court for an order of publication on the natter contained herein, based upon the motion of Denise J. Morgan, Esq., Assistant County Attorney from the Oneida County Department of Law on behalf of the Oneida County Department of Family and Community Services; and sufficient proof having been given to the Court that the present location of Sarah Norkman is not known; fou, Evan Kilgore is hereby summoned to appear before the HON. PAUL M. DEEP at the Direida County Family Court, 200 Elizabeth St., in the city of Jtica, New York on April 11, 2024, at 2:00 o'clock in the atermination of parental rights hearing in these matters without your presence. PLEASE TAKE NOTICE that if guardianship and custody of the children is committed to the Oneida County of Family and custody of the children is committed to the Oneida County of Family and custody of the children is committed to the Oneida County of Family and Custody of the children is committed to the Oneida County of the tother oneida County of Family and custody of the children is committed to the Oneida County of the children is committed to the Oneida County of the children is committed to the Oneida County of the children is committed to the Oneida County of the children is committed to the Oneida County of the children is committed to the Oneida County Count of Family and County of the children is committed to the Oneida County Count of Family and County of the children is committed to the Oneida County Count of Family and County Count County Count of Family te h wit PLE tl D ren may be adopted consent of an author cy, without your co ther notice to you. SE TAKE FUR CE that you have the conted by a la FURINEM have the right ad by a lawyer, finds that you y for a lawyer, ght to have a by the Court. PPEAR SHALL DENIAL OF ST IN THE /HICH MAY RTHE nable t nave th er assig RE TC RE IO TITUTE INTE REN, T WITI E IN TH Nexts) IN The Without Further The transfer of IENT OF The 'S Care, custody (Dianship in the 'S adoption in Addition in CHILDRE DR GU JE 2 aw, 4th (ilgore going summons is upon you by in pursuant to an the HON. PAUL M. Judge of the Family the State of New