INSTRUCTIONS FOR APPLYING TO THE COURT FOR A WAIVER OF PARENTAL NOTIFICATION

(Form 1A)

Your situation and the law

If you are younger than 18 and have not been legally "emancipated," you are "unemancipated," which means that you are legally under the custody or control of your parent(s), managing conservator, or guardian. (A "managing conservator" is a parent, other adult, or agency appointed by a court to have custody or control of you.)

If you are pregnant, unemancipated, and younger than 18, you cannot get an abortion in Texas unless:

• your doctor first informs your parent(s), managing conservator, or guardian at least 48 hours before you can have an abortion,

or unless

• a judge issues an order that "waives," or removes, the requirement that you must let your parent(s), managing conservator, or guardian know about your planned abortion.

How to get a waiver of parental notification

• Fill out the application

To get a court order waiving the requirement that you tell your parent(s), managing conservator, or guardian about your planned abortion, you or someone acting on your behalf must complete Forms 2A and 2B, Confidential Application for Waiver of Parental Notification. Form 2A is the "Cover

Page" for the Application; it requests basic information about why you are seeking the order. Form 2B is the "Verification Page," which requests information about you.

On the Verification Page, you will be asked to tell the court how you may be contacted quickly and confidentially. It is verv important that you provide this information because the court may later need to contact you about your application. If you cannot be contacted, your application will be denied. You may list a phone, pager, beeper, or fax number, or other way that you can be contacted. You can but need not give your own number — instead, you can ask the court to contact you through someone who is helping you or acting on your behalf. You may also list a second person who may be contacted on your behalf.

You or someone acting on your behalf must deliver the forms to the clerk in the district court, county court-at-law, county court, or probate court to be filed. The court clerk can help you complete and file the application, and can help you get a hearing on your request. However, the clerk cannot give you legal advice or counsel you about abortion.

All of the information you put on the application is confidential. You do not have to pay a fee to file this application.

Your hearing

The court will tell you when to come to the courthouse for your "hearing." In your hearing, you will meet with a judge to discuss

your request. The court will hold your hearing within two days (not counting weekends and holidays) after you file your application.

After you file your application, the court will appoint a person to meet with you before the hearing and help the judge decide your application. The person is called a "guardian ad litem." In your application you may ask the court to appoint someone you want to be your guardian ad litem (who can be a relative, clergy, counselor, psychiatrist or psychologist, or other adult), but the court is not required to appoint this person.

You must have a lawyer with you at your hearing. You may hire your own lawyer, or you may ask the court to appoint one to represent you for free. The person appointed to be your lawyer might also be appointed to be your guardian ad litem.

Keeping it confidential

Your hearing will be confidential and private. The only persons allowed to be there are you, your guardian ad litem, your lawyer, court staff, and any person whom you request to be there

You already know that your application stays confidential. So will everything from your hearing: all testimony, documents and other evidence presented to the court, and any order given by the judge. The court will keep everything sealed. No one else can inspect the evidence

• The court's decision

The court must "rule" — issue a decision on your application — before 5:00 p.m. on the second day after the day you filed your application, not counting weekends and holidays.

If the court fails to rule within that time, it counts as an "OK" to you — it is an automatic waiver of the requirement that you inform your parent(s), managing conservator, or guardian about your planned abortion. If this happens, you can get a certificate from the court clerk that says that your request is "deemed granted," which means that your application was approved.

If the court *does* rule within the required time, the court issues an order that does one of the following four things:

- (1) Approves your request because the court finds that you are mature enough and know enough to choose on your own to have an abortion;
- (2) Approves your request because it is in your best interests to *not* notify your parent(s), managing conservator, or guardian before getting the abortion;
- (3) Approves your request because notifying your parent(s), managing conservator, or guardian before getting the abortion may lead to physical, sexual, or emotional abuse of you; or
- (4) Denies your request because the court does not find (1), (2) or (3).

If you say, or if there is evidence, that you have been or may be sexually abused, the court must treat your claim as a very serious matter and may be required to refer it to the police or other authorities for investigation.

Appealing the court's decision

If the court denies your request, you may ask another court to hear your case. This request is called an "appeal," and the new court will be the Court of Appeals.

To appeal the first court's decision, have your own lawyer or your court-appointed lawyer fill out Form 3A, *Notice of Appeal in Parental Notification Proceeding.* The lawyer must file it with the clerk of the court that denied your request for a waiver of parental notification.

You will *not* have to go to the Court of Appeals. Instead, the Court of Appeals will review the written record and will issue a written ruling on your appeal no later than 5:00 p.m. on the second day after the day you file the *Notice of Appeal*, not counting weekends and holidays.

The Court of Appeals will provide its ruling to you, the lawyer, your guardian ad litem, or any other person designated by you to receive the ruling.

The same guardian ad litem and lawyer who helped you with your first hearing can help with your appeal.

• Getting the forms you need

Forms 2A and 2B, the Cover Page and Verification Page to the *Confidential Application for Waiver of Parental Notification*, and Form 3A, *Notice of Appeal in Parental Notification Proceeding*, should all be attached to these instructions.

If these forms are not attached to these instructions, you can get them from the clerk of the district, county court-at-law, county, or probate court or Court of Appeals. These forms are also available on the Texas Judiciary Internet website at www.courts.state.tx.us.

Attention Clerk: Please Expedite

Confidential Application for Waiver of Parental Notification: Cover Page (Form 2A)

As prescribed by the Clerk of the Supreme Court of Texas pursuant to Tex. Fam. Code § 33.003(m). (Do not complete this section. Court staff will complete this section.) CAUSE NO. IN RE JANE DOE ____COUNTY, TEXAS Important: Your Application has two parts: (1) this cover sheet (Form 2A), which asks for basic information about your application; and (2) a separate verification page (Form 2B), which asks for information about you and for you to swear to the truth of everything you say in the cover sheet and verification page. You or someone acting on your behalf must complete both of these forms. If you are completing this application for a minor, remember that "I" or "my" refers to the minor rather than to you. 1. I ask the court for an order that allows me to have an abortion without first telling my parent(s), managing conservator, or guardian before I have an abortion. I swear or affirm that (place a check mark in all the blanks for which you answer "ves"): I am pregnant. I am unmarried and younger than 18 years of age. I do not have an order from a Texas court that gives me the same legal rights and responsibilities as an adult. I request this order for one of the following reasons (place a check mark beside any that 2.

Please continue to the next page.

I am mature enough to decide to have an abortion without telling my parent(s), managing conservator, or guardian. I also know enough about abortion to make this decision.

	Telling my parent(s), managing conservator, or guardian that I want an abortion is not in my best interest.
	Telling my parent(s), managing conservator or guardian that I want an abortion may lead to physical or emotional abuse of me.
	Telling my parent(s), managing conservator or guardian that I want an abortion may lead to sexual abuse of me.
3.	Please check one of the following statements:
	I do not have a lawyer. (The court will appoint one for you).
	I have a lawyer, who is:
	Lawyer's name:
	Lawyer's address:
	Lawyer's phone:
4.	The court must appoint a "guardian ad litem" for you. A guardian ad litem meets with you before the hearing and helps the judge decide your application. Please state whether you want the court to appoint someone you know as your guardian ad litem. This person could be a relative, a member of the clergy, a counselor, a psychiatrist or psychologist, or other adult, or your lawyer. You do not have to ask the court to appoint someone you know. Keep in mind that the court may appoint the person you request, but it does not have to.
	I am requesting that the court appoint someone I know as my guardian ad litem (you will identify this person on your verification page)
	I am not requesting the court to appoint someone I know as my guardian ad litem. (The court will appoint someone it chooses).
5.	Please state whether you have filed a Confidential Application for Waiver of Parental Notification other than this one.
	I have filed another Confidential Application for Waiver of Parental Notification.
	I have not filed another Confidential Application for Waiver of Parental Notification.

(End of Cover Page)

CAUSE NO	
(Do not fill in the blank above.	Court staff will fill in the blank.)

Confidential Application for Waiver of Parental Notification: Verification Page

(Form 2B)

As prescribed by the Clerk of the Supreme Court of Texas pursuant to Tex. Fam. Code §33.003(m)

Important: Your Application has two parts: (1) this cover sheet (Form 2A), which asks for basic information about your application; and (2) a separate verification page (Form 2B), which asks for information about you and for you to swear to the truth of everything you say in the cover sheet and verification page. You or someone acting on your behalf must complete both of these forms. If you are completing this application for a minor, remember that "I" or "my" refers to the minor rather than to you.

1.	If you are requesting the court to appoint someone you know as your guardian ad litem (see Question 4 on the Cover Sheet, Form 2A), please identify them:			
	Name:	Relationship:		
	Address:	Phone:		
2.	If you do not have a lawyer, please complete the two blanks below. Tell us how the court, the lawyer appointed by the court, and the guardian ad litem appointed by the court can quickly contact you. If you cannot be contacted, your application will be denied. You can choose to be contacted by telephone, pager/beeper, or any other method by which you can be contacted immediately and confidentially. You do not have to give us your own telephone number, and you can have us contact someone else who helps you.			
	Person to be contacted (you or another person)	Another person to be contacted (optional)		
	Phone/pager/beeper/fax number(s)	Phone/pager/beeper/fax number(s)		
clerk	ortant: Please sign your name in the blank below. , or other person authorized to give oaths.	Phone/pager/beeper/fax number(s) You must sign your name before a notary public, court ication (both the Cover Sheet and this Verification Page) is		
clerk	ortant: Please sign your name in the blank below. or other person authorized to give oaths. I swear or affirm that the information in my Apple	You must sign your name before a notary public, court		
clerk true a	ortant: Please sign your name in the blank below. or other person authorized to give oaths. I swear or affirm that the information in my Appliand correct.	You must sign your name before a notary public, court ication (both the Cover Sheet and this Verification Page) is Full name of minor printed or typed		

REQUEST TO POSTPONE TRIAL COURT HEARING IN PARENTAL NOTIFICATION PROCEEDING; DESIGNATION OF ALTERNATIVE TIME FOR HEARING (Form 2C)

	CAUSE NO	
IN RE JANE DOE		IN THE
		COUNTY, TEXAS
Please check and complete	any questions below that app	ply:
or by	at a.m./p.m.	my application. The hearing currently is due to be held on second business day after (please state a date after which yo
	ve the hearing):	The clerk will notify you concerning the specific
I will contact you a	at a later time to determine a	time for the hearing.
	Attorney's Signatur	re:
	Attorney's Name, F	Printed:
	Attorney's State Ba	ır No.:
	Attorney's Address	:
	Attorney's Telepho	ne:
	Attorney's Fax No.	

JUDGMENT AND FINDINGS OF FACT AND CONCLUSIONS OF LAW ON APPLICATION IN PARENTAL NOTIFICATION PROCEEDING (Form 2D)

	CAUSE NO.		
IN RE	JANE DOE	IN THE	
		COUNTY, TEXAS	
testimo	This matter was heard on this day of ony and evidence presented, this court finds:		
3.	The applicant is pregnant.		
4.	The applicant is unmarried and under 18 year	ars of age.	
5.	The applicant has not had her disabilities as Texas Family Code.	a minor removed under Chapter 31 of the	
6.	The applicant wishes to have an abortion wi parents, her managing conservator or guardi		
7.	ne following [State "yes" beside any issue for nt by a preponderance of the evidence. If any t, the court need not consider other issues]:		
		sufficiently well informed to make the performed without notification to either of inservator or guardian.	
	Findings of Fact/Conclusions of Law:		

	Notifying either of the applicant's parents, managing conservator guardian would not be in her best interest.
Findin	gs of Fact/Conclusions of Law:
Tinani	55 of Fact Concresions of Law.
	Notifying either of the applicant's parents, managing conservator or guardian may lead to physical, sexual, or emotional abuse of the applic
Findin	gs of Fact/Conclusions of Law:
THIGH	gs of Pact/Conclusions of Law.
EFORE	E, IT IS ORDERED
	The application is GRANTED and the applicant is authorized to consect to the performance of an abortion without notifying either of her parent a managing conservator or guardian.

The application is DENIED. The applicant is advised of her right to
appeal under Rule 3 of the Texas Parental Notification Rules and will be
furnished a Notice of Appeal form, Form 3A.
All costs shall be paid by the State of Texas pursuant to Family Code Chapter 33.
Judge Presiding

CERTIFICATE OF DEEMED GRANTING OF APPLICATION IN PARENTAL NOTIFICATION PROCEEDING (Form 2E)

	CAUSE NO		
IN RE JANE DOE		IN THE	
			COUNTY, TEXAS
This will certify that on the a court order authorizing her to con Family Code. The court did not ru application was filed. Accordingly, GRANTED.	sent to an abortion we le on the application	vithout the parental noti by 5:00 p.m. on the sec	cond business day after the day the
Signed this da	y of	,	
		udge Presiding or Clerk	

ORDER THAT COSTS IN PARENTAL NOTIFICATION PROCEEDING BE PAID BY STATE PURSUANT TO TEXAS FAMILY CODE §33.007 (Form 2F)

Notice: To guarantee reimbursement, this Order must be served on the Director, Fiscal Division, Texas Department of Health, within the deadlines imposed by Tex. Paren. Notif. R 1.9(b). CAUSE NO. IN THE _____ IN RE JANE DOE TEXAS ORDER In this proceeding filed under Texas Family Code § 33.003, the court heard evidence on the _____ day _____, concerning court costs. Based on the evidence presented, pursuant to Texas Family Code § 33.007, the State of Texas is ordered to pay: Reasonable and necessary attorney ad litem fees and expenses of \$ to: 1. Name: State Bar No. Address: Telephone: Federal Tax ID: Reasonable and necessary guardian ad litem fees and expenses of \$ to: 2. Name: Address: Federal Tax ID: Telephone: 3. Court reporter's fees certified by the court reporter to: Name: Address: Telephone: Federal Tax ID: 4. All court costs certified by the clerk. Judge Presiding

CLERK'S CERTIFICATION OF COURT COSTS AND FEES AND TRANSMISSION OF ORDER FOR PAYMENT IN PARENTAL NOTIFICATION PROCEEDING

(Form 2G)

Director, Fiscal Division Texas Department of Health 1100 West 49th Street Austin TX 78756 Re: In re Jane Doe Cause No. Court: County: Dear Sir or Madam: Please find enclosed a certified copy of an Order issued on _______, 20______, in the referenced case. Please pay the amounts to the payees as stated in the Order. In accordance with the Order, I certify the following fees and costs for payment as follows: Amount: \$ Name of the Clerk: Address: Tax Identification No.: Thank you. Sincerely, [seal] Position: Encl: Certified copy of Order

ORDER APPOINTING INTERPRETER FOR CHAPTER 33, FAMILY CODE PROCEEDINGS (Form 2H)

C	USE NO	
IN RE JANE DOE	IN THE	
	COUNTY, TEXA	AS
ORDERED that for good ca applying for relief under Chapter 33,	ORDER se, the following person is appointed an interpreter to assist the application amily Code:	ant in
Name:	State Bar No.	
Address:		
Telephone:		
Signed: this day of	, 20	
	Judge	

OATH FOR INTERPRETER

Ι,	, do swear or affirm	n that I am competent and well versed in the a true interpretation of all the proceedings	e to the applicant:
		a true interpretation of all the proceedings s of all persons who are a part of the proce	
		nguage and in the	
my best skill and jud	Igment.		
process; (2) commun	nicate with any other person regarding made during the proceeding, or (3)	han as an interpreter in the decision making the proceedings except a literal translation disclose or discuss any of the proceedings	on of questions,
rono n'ing entry or je			
		Print Name:	
		Address:	
		Telephone:	
SWORN TO AND S	SUBSCRIBED before me on	, 20	
Γα	eal]		

Attention Clerk: Please Expedite

Notice of Appeal in Parental Notification Proceeding (Form 3A)

As prescribed by the Clerk of the Supreme Court of Texas pursuant to Tex. Fam. Code \S 33.004(d).

	CAUSE NO	
IN RE JANE DOE	IN THE	
	COUNTY, TEXAS	
(Important: You	lawyer or court-appointed lawyer should fill out the information below.)	
Court of Appea	of,, notice is hereby given that Jane Doe appeals to the from the final order entered in the above-referenced cause denying her application fo consent to an abortion without the parental notification required by Section 33.002,	r a
	Attorney's Signature:	
	Attorney's Name, Printed:	
	Attorney's State Bar No.:	
	Attorney's Address:	
	Attorney's Telephone:	
	Attorney's Fax No.:	

REQUEST TO POSTPONE COURT OF APPEALS' RULING IN PARENTAL NOTIFICATION PROCEEDING; DESIGNATION OF ALTERNATIVE TIME FOR RULING (Form 3B)

	CAUSE NO		
IN RE JANE DOE		IN THE COURT O	OF APPEALS FOR THE
		I	DISTRICT OF TEXAS
		AT	, TEXAS
Please rule on my will be ready to he specific time of th	a.m./p.m. appeal by 5:00 p.m. on the ave the hearing):	my appeal. The appeal curr	ently is due to be ruled on by blease state a date after which you will notify you concerning the eal.
	Attorney's Signat	ure:	
	Attorney's Name	Printed:	
	Attorney's State I	Bar No.:	
	Attorney's Addre	ss:	
	Attorney's Telepl	none:	
	Δttorney's Fax N	0 :	

JUDGMENT ON APPEAL IN PARENTAL NOTIFICATION PROCEEDING

(Form 3C)

CAUSI	E NO
IN RE JANE DOE	IN THE COURT OF APPEALS FOR THE
	DISTRICT OF TEXAS AT, TEXAS
order authorizing her to consent to an aboris: Affirmed. The Parental Notific	rt's final order in this cause denying the minor's application for a court rtion without the parental notice required by Section 33.002, Family Code, minor will be advised of her right to appeal under Rule 4 of the Texas reation Rules and furnished a Notice of Appeal form, Form 4A. The application is GRANTED.
Opinion to follow No opinion to follow.	
Other Members of the Panel:	Justice
Justice	Justice
Date:	

CERTIFICATION OF DEEMED REVERSAL OF ORDER ON APPEAL IN PARENTAL NOTIFICATION PROCEEDING

(Form 3D)

	CAUSE NO				
IN RE JANE DOE		IN THE COURT O	F APPEALS FOR THE		
		DISTRICT OF TEXAS			
		AT	, TEXAS		
notice of appeal from an of without the parental notice appeal by 5:00 p.m. on the	that on the day of order denying her application for e required by Section 33.002, Fa e second business day after the of the Code, the order is deemed to b	a court order authorizing amily Code. The court of ay the notice of appeals v	s her to consent to an abortion f appeals did not rule on her was filed. Accordingly, under		
Signed this	day of				
	Ind	ge Presiding or Clerk			

ATTENTION CLERK: PLEASE EXPEDITE

NOTICE OF APPEAL TO TEXAS SUPREME COURT IN PARENTAL NOTIFICATION PROCEEDING (Form 4A)

	CAUSE N	10		
	IN THE SUPP	REME COURT OF	TEXAS	
	IN	I RE JANE DOE		
Court	day of Court of Texas for review of of Appeals affirming the den the parental notice required b	nial of her applicatio	, notice is hereby given the Cause Non for a court order authorizing hamily Code.	at Jane Doe _, in the er to consent
		·		
	A 44 a mm acce? a East	No.		

Form 2I: NOTICE TO CLERK AND COURT REPORTER TO PREPARE RECORDS

CAUSE NO			_	
IN RE JANE D	OE:			
a final judgmen	t. Jane Doe may	desire to appea	 Jane Doe re 	The Court has issued quests the court reporter and dings and make it available to:
Immediately up	•	the record, the cl	erk must conta	address of minor's attorney) act both the undersigned attorney advise that the record is
(Telephone nu	mber for guardia	n ad litem)	(Telephone	e number for minor's attorney)
additional reque	est for the record of	of the trial proceed	edings is requir	k and court reporter and no red. The filing of this document on of the trial record was made.
Signed the	day of		at	[time] a.m./p.m [circle one]
		ATT	ORNEY	
		$\overline{\mathrm{GUA}}$	ARDIAN AD L	LITEM

Caution: no officials or court personnel involved in the proceedings may ever disclose to anyone outside the proceedings—including the minor's parent, managing conservator, or legal guardian—that the minor is or has ever been pregnant, or that she wants or has ever wanted an abortion, except as permitted by law.

Form 2J: NOTICE TO CLERK AND COURT REPORTER TO PREPARE RECORDS

(CAUSE NO				
IN RE JANE DOE:					
This matter was heard or final judgment and no a court reporter and appropavailable to:					
(Name and address of g Upon completion of the guardian ad litem at the	record, the clerk m	ust contact	both the unde		and the
(Telephone number for	guardian ad liten	n) (1	Telephone nu	mber for mino	– ·'s attorney)
A copy of this notice has additional request for the with the clerk constitutes	e record of the trial	proceeding	gs is required.	The filing of th	is document
Signed the day	of	,	at	_[time] a.m./p.n	n [circle one]
		ATTORN	NEY		
		GUARD	IAN AD LITE	EM	

Caution: no officials or court personnel involved in the proceedings may ever disclose to anyone outside the proceedings—including the minor's parent, managing conservator, or legal guardian—that the minor is or has ever been pregnant, or that she wants or has ever wanted an abortion, except as permitted by law.