RULE CHANGE 2020(02) RULES OF PROCEDURE FOR JUDICIAL BYPASS OF PARENTAL NOTIFICATION REQUIREMENTS

Rules 1, 2, and 3 and JDF 11

RULES OF PROCEDURE FOR JUDICIAL BYPASS OF PARENTAL NOTIFICATION REQUIREMENTS

Rule 1. Applicability

This rule applies to proceedings instituted pursuant to Section 123-37.522-1707(12)(g), C.R.S. which allows for judicial bypass of the parental notification requirements set forth in the Colorado Parental Notification Act, Sections 1312-2237.5-1701, et seq. concerning abortions to be performed on unemancipated minors.

Rule 2. Petition for Waiver of Parental Notification Requirements

(a) [NO CHANGES]

(b) Expedited Proceedings. Court proceedings under this rule shall be given preference over other pending matters and shall be heard and decided as soon as practicable but in no event later than four calendar days after the petition was filed. If the court fails to act within four calendar days, the court in which the proceeding is pending shall immediately issue an order setting forth that the parental notification requirements have been dispensed with by operation of law, pursuant to Section 123-37.522-1707(12)(f), C.R.S.

(c) – (e) [NO CHANGES]

- (f) Grounds for waiver. In review of the petition, the court shall enter an order dispensing with the notice requirements of Section 1213-37.522-1704, C.R.S. if:
- (1) the court determines, by clear and convincing evidence, that the minor is sufficiently mature to decide whether to have an abortion; or
- (2) the court determines, by a preponderance of the evidence, that the giving of parental notice would not be in the best interest of the minor.

(g) – (h) [NO CHANGES]

Rule 3. Appeal to The Court of Appeals

(a) – (b) [NO CHANGES]

(c) Decision. A decision shall issue no later than five calendar days after the notice of appeal was filed. If no decision is rendered within five days, the court shall immediately issue an order setting forth that the parental notification requirements have been dispensed with by operation of law, pursuant to Section 123-37.522-1707(12)(f), C.R.S. A certified copy of any order issued shall be provided to the minor by the method requested in the petition, the minor's attorney, if represented, and the guardian ad litem, if one has been appointed. A certified copy of the order also shall be provided to the attending physician of the minor, as set forth in the petition.

□ District Court □ Denver Juvenile Court			
Court Address:			
IN THE MATTER OF THE PETITION OF:			
[Name of Minor]			
For a Waiver of Parental Notification Requirements Concerning an Abortion	COURT USE ONLY		
Attorney, if Minor Represented (Name and Address):	Case Number:		
Phone Number: E-mail:	Division Courtroom		
FAX Number: Atty. Reg. #: PETITION FOR WAIVER OF PARENTAL NOTIFICATION REQUIF	Division Courtroom REMENTS OF §12 13-37.522-104704,		
C.R.S.			
- Detition on a minor state.			
e Petitioner, a minor, states:			
I am years old.			
I am approximately weeks pregnant and desire to terminate the	pregnancy by abortion.		
I want to have the abortion without telling my parent(s), guardian or foster	er parent.		
I am ☐ am not ☐ married.			
I do ☐ do not ☐ financially support myself.			
I live with my:			
☐ parent(s)			
☐ guardian			
foster parent(s)			
relative: (state relationship)			
other:(state relationship)			
· · · · · · · · · · · · · · · · · · ·			
' ·	ences of naving the abortion.		
(Check one or both):I believe I am mature enough to decide on my own to have an about	ortion without tolling my parent(a)		
J believe I am mature enough to decide on my own to have an aborduration or foster parent.	ortion without telling my parent(s),		
It would not be in my best interest to tell my parent(s), guardian of	or factor parent of the abortion		
	·		
The name, business address and telephone number of the clinic or doctor who would perform the abortion are (this information is optional if you want to have the court's decision sent directly to the clinic or doctor)			
. I ask the Court to appoint a lawyer to represent me at no cost to			

		I have a lawyer and ask the Court to appoint that person to continue to represent me. My lawyer's name					
		business address, telephone and fax numbers ar	e:				
		I do not want to be represented by a lawyer.	······································				
11.	I und	nderstand that the court proceedings and my court fil	le are confidential and cannot be disclosed to anyone,				
	inclu	luding my parent(s), guardian or foster parent.					
12.	The	e Court can let me know of any Court proceedings of	r decisions in the following way:				
		Via Fax: #; Attr	n:				
		Via Telephone: #	; Attn:				
		Via E-mail:					
		Via Beeper or Pager #					
		Via First Class Mail:					
		Via My Attorney					
13.	l ask	I ask that the Court provide me with a certified copy of the court's order in the following way (check one):					
		Via My Attorney					
		Via the Court File for pickup by me or	who has my permission to pick				
		up the certified copy on my behalf from the court	file at the courthouse				
14.	The	The best days and times for me to come to court are:					
		EFORE, I request to the Court enter an order al (s), guardian or foster parent.	lowing me to have the abortion without telling my				
-		, , , ,					
Re	spect	ctfully submitted this day of, 20_					
			Signature of Minor				
			Signature of Attorney, if Petitioner is represented				

RULES OF PROCEDURE FOR JUDICIAL BYPASS OF PARENTAL NOTIFICATION REQUIREMENTS

Rule 1. Applicability

This rule applies to proceedings instituted pursuant to Section 13-22-707(1)(g), C.R.S. which allows for judicial bypass of the parental notification requirements set forth in the Colorado Parental Notification Act, Sections 13-22-701, *et seq.* concerning abortions to be performed on unemancipated minors.

Rule 2. Petition for Waiver of Parental Notification Requirements

(a) [NO CHANGES]

(b) Expedited Proceedings. Court proceedings under this rule shall be given preference over other pending matters and shall be heard and decided as soon as practicable but in no event later than four calendar days after the petition was filed. If the court fails to act within four calendar days, the court in which the proceeding is pending shall immediately issue an order setting forth that the parental notification requirements have been dispensed with by operation of law, pursuant to Section 13-22-707(1)(f), C.R.S.

(c) – (e) [NO CHANGES]

- (f) Grounds for waiver. In review of the petition, the court shall enter an order dispensing with the notice requirements of Section 13-22-704, C.R.S. if:
- (1) the court determines, by clear and convincing evidence, that the minor is sufficiently mature to decide whether to have an abortion; or
- (2) the court determines, by a preponderance of the evidence, that the giving of parental notice would not be in the best interest of the minor.

(g) – (h) [NO CHANGES]

Rule 3. Appeal to The Court of Appeals

(a) – (b) [NO CHANGES]

(c) Decision. A decision shall issue no later than five calendar days after the notice of appeal was filed. If no decision is rendered within five days, the court shall immediately issue an order setting forth that the parental notification requirements have been dispensed with by operation of law, pursuant to Section 13-22-707(1)(f), C.R.S. A certified copy of any order issued shall be provided to the minor by the method requested in the petition, the minor's attorney, if represented, and the guardian ad litem, if one has been appointed. A certified copy of the order also shall be provided to the attending physician of the minor, as set forth in the petition.

	☐ District Court ☐ Denver Juvenile Court	
	Court Address:	
-	IN THE MATTER OF THE PETITION OF:	
	[Name of Minor]	
- 1	For a Waiver of Parental Notification Requirements Concerning an Abortion	COURT USE ONLY
	Attorney, if Minor Represented (Name and Address):	Case Number:
	Phone Number: E-mail:	
-	FAX Number: Atty. Reg. #:	Division Courtroom
	PETITION FOR WAIVER OF PARENTAL NOTIFICATION REQU	IREMENTS OF §13-22-704, C.R.S.
Th	e Petitioner, a minor, states:	
1.	I am years old.	
	I am approximately weeks pregnant and desire to terminate the p	pregnancy by abortion.
3.	I want to have the abortion without telling my parent(s), guardian or foste	r parent.
4.	I am ☐ am not ☐ married.	
5.	I do ☐ do not ☐ financially support myself.	
6.	I live with my:	
	☐ parent(s)	
	☐ guardian	
	☐ foster parent(s)	
	relative: (state relationship)	
	other:(state relationship)	
7.	I have \square have not \square been informed about the risks and conseque	nces of having the abortion
8.	(Check one or both):	nood of flaving the abolition.
Ο.	☐ I believe I am mature enough to decide on my own to have an abo	ortion without telling my parent(s).
	guardian or foster parent.	3 71 (7/
	☐ It would not be in my best interest to tell my parent(s), guardian o	r foster parent of the abortion.
9.	The name, business address and telephone number of the clinic or do	ctor who would perform the abortion a
	(this information is optional if you want to have the court's decision	n sent directly to the clinic or doctor
10	I ask the Court to appoint a lawyer to represent me at no cost to	me.

		I have a lawyer and ask the Court to appoint that pe	rson to continue to represent me. My lawyer's name			
		business address, telephone and fax numbers are:				
		I do not want to be represented by a lawyer.				
11.	I und	derstand that the court proceedings and my court file	are confidential and cannot be disclosed to anyone,			
	inclu	uding my parent(s), guardian or foster parent.				
12.	The	Court can let me know of any Court proceedings or o	ecisions in the following way:			
		Via Fax: #; Attn:_				
		Via Telephone: #	_; Attn:			
		Via E-mail:				
		Via Beeper or Pager #				
		Via First Class Mail:				
		Via My Attorney				
13.	l ask	I ask that the Court provide me with a certified copy of the court's order in the following way (check one):				
		Via First Class Mail:				
		Via My Attorney				
		Via the Court File for pickup by me or	who has my permission to pick			
		up the certified copy on my behalf from the court file	e at the courthouse			
14.	The	The best days and times for me to come to court are:				
WF	IERE	FORE, I request to the Court enter an order allo	wing me to have the abortion without telling my			
		s), guardian or foster parent.				
Re	spect	tfully submitted this day of, 20				
			Signature of Minor			
			Signature of Attorney, if Petitioner is represented			

Amended and Adopted by the Court, En Banc, March 5, 2020, effective immediately.

By the Court:

Richard L. Gabriel Justice, Colorado Supreme Court