

## **NOTICE ABOUT A WRITTEN RESPONSE TO A MOTION TO MODIFY**

### **FILED IN DOUGLAS COUNTY CIRCUIT COURT**

- 1. A written response to the motion to modify must be filed.**
- 2. “Pursuant to Douglas County Circuit Court Rule 8.051, you should take notice that if it is your intent to contest the matters involved herein, a written response specifying the matters to be contested must be filed by you with the Trial Court Administrator with proof of service of a true copy thereof on the moving party’s attorney\* no later than (30) days from the date of service of this order upon you. Absent good cause shown, no contest to a show cause shall be permitted unless the contestant has filed a written response.”**

**\*If the moving party does not have an attorney, the true copy of the written response must be served on the moving party, and proof of that service must be filed with the Court.**

- 3. Your written response must be accompanied by payment of any filing fee required by law or you must obtain a court order waiving or deferring such filing fee. (You should contact the Clerk of the Court if you have any questions concerning a filing fee).**
- 4. The written response shall respond to the motion and affidavit to modify. Upon the filing of a written response, the matter will be set for trial pursuant to UTCR 7.020. Further pleadings will not be permitted except for good cause shown. If you are seeking affirmative relief rather than or in addition to opposing relief requested by the moving party, you must file a separate motion pursuant to this rule.**
- 5. Where no written response is filed, the Court may rule on the motion without a hearing upon the expiration of thirty (30) days from the date of service, or the Court may request additional documents or may set the matter for hearing.**

