**Superior Court of Washington, County of**

|  |  |
| --- | --- |
| In re:  Petitioner/s *(person/s who started this case)*:    And Respondent/s *(other party/parties)*: | **No.**  **Order to Go to Court for Contempt Hearing (Order to Show Cause)**  **(ORTSC)**  **Clerk’s action required: 2** |

**Order to Go to Court for Contempt Hearing  
(Order to Show Cause)**

1. Findings

The court has reviewed the *Motion for Contempt Hearing* filed by the *(check one):*   
[ ] Petitioner [ ] Respondent and finds there is reason to approve this order.

**2. The court orders** *(name):* to:

**Go to court on:**  at [ ] a.m. [ ] p.m.

*date time*

at: in

*court’s address room or department*

*docket/calendar or judge/commissioner’s name*

At the hearing, you must show why the court should **not** approve the requests made by the other party and find you in contempt. Follow the instructions at the end of this order about filing a statement or other written proof.

***Warning!*** If you do not go to the hearing, the court may:

* Approve the other party’s requests without hearing your side, and
* Issue a warrant for your arrest.

If the other party has asked the court to send you to jail and you cannot afford a lawyer, you may ask the court to appoint a lawyer to represent you.

3. Other orders (if any):

**Ordered.**

*Date Judge or Commissioner*

Presented by: [ ] Petitioner [ ] Respondent

*Sign here Print name (if lawyer, also list WSBA No.) Date*

|  |
| --- |
| **Instructions to both parties:**  ***Deadline!*** Your papers must be filed and served by the deadline in your county’s Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at [www.courts.wa.gov](http://www.courts.wa.gov).  If you want the court to consider your side, you **must**:   * File your original documents with the Superior Court Clerk; AND * Give the Judge/Commissioner a copy of your papers (if required by your county’s Local Court Rules); AND * Have a copy of your papers served on all other parties or their lawyers; AND * Go to the hearing.   The court may not allow you to testify at the motion hearing. Read your county’s Local Court Rules, if any.  Bring proposed orders to the hearing.  **To the person requesting this order:**  You must have this order, and the paperwork you filed with the court to get this order, personally served on the other party by someone 18 or older who is not a party to this case.  **To the person receiving this order:**  If you do not agree with the requests in the motion, file a statement (using form *FL All Family 135*, *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side. |