Name	
Address	
City, State, Zip	
Phone	
	Check your email. You will receive information and documents at this email address.
Email	
I am [ ] Plaintiff/Petitioner [ ] Defenda [ ] Plaintiff/Petitioner's Attorney [ ] Defenda [ ] Plaintiff/Petitioner's Licensed Paralegal Practice [ ] Defendant/Respondent's Licensed Paralegal	ant/Respondent's Attorney (Utah Bar #:) actitioner
[ ] Zoonaan roopenson o zoonoo ronan	(
In the [ ] District [ ]	Justice Court of Utah
Judicial Distric	t County
Court Address	
	Ex Parte Verified Motion to Enforce Order and Request for
Plaintiff/Petitioner	[ ] Finding of Contempt
V.	[ ] Bench Warrant
v.	(Utah Code 78B-6-303)
Defendant/Respondent	
	Case Number
	Judge
	Commissioner (domestic cases)
I am the judgment creditor. I personal called as a witness I would and could be called as a witness I would and could be called as a witness I would and could be called as a witness I would and could be called as a witness I would and could be called as a witness I would and could be called as a witness I would be called as a witness	ally know the facts below to be true. If I am distribution that testify about those facts.
2. I have had the following served on the	ne debtor:
[ ] Order Scheduling Hearing to Ide	entify Judgment Debtor's Property
[ ] Order to Appear and Explain Fa	ailure to Comply with Order

	[ ] Bench Warrant with bail set at \$
3.	Proof of Service is [ ] attached [ ] already on file with the court.
4.	The debtor was ordered to attend a hearing on (date) at (time) to answer questions under oath about their property. The debtor did not attend the hearing. The date and time for the hearing have passed.
5.	The debtor has not served me with satisfactory Answers to Questions About Judgment Debtor's Property. I have not been notified that the debtor's attendance at the hearing was excused.
6.	I ask the court to:
	[ ] hold the debtor in contempt;
	[ ] issue a Bench Warrant, and that bail be set at \$
Plaint	iff/Petitioner or Defendant/Respondent
	tiff/Petitioner or Defendant/Respondent re under criminal penalty under the law of Utah that everything stated in this document is true.
I declai	·
I declai	re under criminal penalty under the law of Utah that everything stated in this document is true.
I declai	re under criminal penalty under the law of Utah that everything stated in this document is true.
I declai	re under criminal penalty under the law of Utah that everything stated in this document is true.  at (city, and state or country).
I declai	re under criminal penalty under the law of Utah that everything stated in this document is true.  at (city, and state or country).  Signature ►
I declar Signed Date	re under criminal penalty under the law of Utah that everything stated in this document is true.  at (city, and state or country).  Signature ►
I declar Signed Date	re under criminal penalty under the law of Utah that everything stated in this document is true.  at

## Notice to responding party

You have a limited amount of time to respond to this motion. In most cases, you must file a written response with the court and provide a copy to the other party:

- within 14 days of this motion being filed, if the motion will be decided by a judge, or
- at least 14 days before the hearing, if the motion will be decided by a commissioner.

In some situations a statute or court order may specify a different deadline.

If you do not respond to this motion or attend the hearing, the person who filed the motion may get what they requested.

See the court's Motions page for more information about the motions process, deadlines and forms: utcourts.gov/motions



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### Finding help

The court's Finding Legal Help web page (utcourts.gov/help) provides information about the ways you



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can get legal help, including the Self-Help Center, reduced-fee attorneys, limited legal help and free legal clinics.

#### Aviso para la parte que responde

Su tiempo para responder a esta moción es limitado. En la mayoría de casos deberá presentar una respuesta escrita con el tribunal y darle una copia de la misma a la otra parte:

- dentro de 14 días del día que se presenta la moción, si la misma será resuelta por un juez, o
- por lo menos 14 días antes de la audiencia, si la misma será resuelta por un comisionado.

En algunos casos debido a un estatuto o a una orden de un juez la fecha límite podrá ser distinta.

Si usted no responde a esta moción ni se presenta a la audiencia, la persona que presentó la moción podría recibir lo que pidió.

Vea la página del tribunal sobre Mociones para

encontrar más información sobre el proceso de las mociones, las fechas límites y los formularios:



Para accesar esta página escanee el código QR

utcourts.gov/motions-span

# Cómo encontrar ayuda legal

La página de la internet del tribunal Cómo encontrar ayuda legal (utcourts.gov/help-



Para accesar esta página escanee el código QR

# span)

tiene información sobre algunas maneras de encontrar ayuda legal, incluyendo el Centro de Ayuda de los Tribunales de Utah, abogados que ofrecen descuentos u ofrecen ayuda legal limitada, y talleres legales gratuitos.