Instructions for Order to Show Cause Forms

READ ALL THE INSTRUCTIONS AND REVIEW THE FORMS BEFORE BEGINNING

An Order to Show Cause is a directive issued by the Court at your request requiring the other party to appear and show cause or reason as to why they have not complied with an order of the Court. If the Judge finds that there is not sufficient cause presented in the *Motion and Statement for Order to Show Cause (UJS-357)*, the Motion and Order could be denied, and no further action will be taken.

YOU MAY USE THESE FORMS IF...

• You have a divorce decree, temporary order, or other civil order from a Court in South Dakota, or a Court Order from another State is registered in a South Dakota Court.

<u>AND</u>

• The other party is aware of and has willfully disobeyed the divorce decree, temporary order, or other civil order issued by the Court.

YOU MAY NOT USE THESE FORMS TO MODIFY OR ADD TO AN EXISTING ORDER

IMPORTANT NOTICES

- Court employees cannot help you fill out forms or give you legal advice. If you have questions please consult an attorney, or you can call the Legal Form Help Line at 855-784-0004, email UJS staff at ujssrlhelp@ujs.state.sd.us or by following this link https://ujslawhelp.sd.gov/emailstaff.aspx.
- You will need a copy of the final order that you are trying to enforce. You will need to attach to your Motion and Affidavit for Order to Show Cause (UJS-357).

FOLLOW THESE INSTRUCTIONS TO FILE FOR AN ORDER TO SHOW CAUSE

- 1. Fill out the caption of the *Motion and Statement for Order to Show cause (UJS-357)*. The caption should match your original order you are trying to enforce. (The caption is the top portion of the form where you will put the name of the county, circuit number, the names of the parties, and the case number) (If you were the Plaintiff in the original case, you will continue to be called the Plaintiff when filling out these forms. The same thing applies if you were the Defendant, you will still be listed as the Defendant.)
- 2. The Motion and Statement for Order to Show Cause (UJS-357) will begin with "COMES NOW". Please put your name on the line provided. Please fill out the remainder of the form stating why you believe the other party has failed to comply with the ORIGINAL final order ON YOUR CASE.
- 3. Only fill out the top portion (the caption) of the *Order to Show Cause (UJS-358)* exactly as it appears on the original order you are trying to enforce. The Judge will complete and sign the *Order to Show Cause (UJS-358)* if they order a hearing.
- 4. Complete a Case Filing Statement (UJS-232).

- 5. File the original *Motion and Statement for Order to Show Cause (UJS-357)* with a copy of your court order attached, the proposed *Order to Show Cause (UJS-358)*, and the *Case Filing Statement (UJS-323)* with the Clerk.
- 6. Based upon the information that you provide in the *Motion and Statement for Order to Show Cause (UJS-357)*, the Judge may set a hearing date and sign the proposed *Order to Show Cause (UJS-358)*. If you have not heard from the Clerk within 5 business days, you should call their office back and inquire as to the status of your case.
- 7. If a hearing date is set, the opposing party will need to be served all of the documents filed at least 10 days prior to the hearing. Service on the other party can be completed by way of Sheriff or process server (may be subject to fees).
- 8. If a hearing date is set, complete only the caption of *Order Granting or Denying Contempt of Court (UJS-353)* and bring it with you to the hearing.
 - *Failure to file proof of service to the court could result in the dismissal of your Motion.*

INFORMATION FOR YOUR HEARING

- You must attend Court on the date and time set by court staff. This is your time to present evidence to the court. If you plan on presenting any documents, it may be helpful to have multiple copies with you to provide to the judge or opposing party.
- If you intend to call any witnesses who you believe can verify your claims, and require a subpoena, the Clerk can issue one for you subject to fees. Subpoenas should be issued as soon as you have filed the completed proof of service to ensure adequate notice upon your witnesses.
- Court hearings are formal proceedings. Do not bring children to the hearing. You should be polite to everyone in the courtroom and address the Judge as "your honor." Speak to the Judge only when directed. Do not talk or argue with the other party during the hearing.

CASE FILING STATEMENT – Information Only; Not Retained in Case Records

Provide the Case File No. for the record you are filing into or the Case Type if initiating a new action:

Social Security Numbers (not Driver's License Numbers) must be provided for divorce, child support, & paternity cases, 42 USC 666(a)(13)(B). All filers are <u>required</u> to provide the SSN <u>or</u> DL# for each of <u>their</u> participants regardless of the case type. Business entities must provide the EIN number in lieu of SSN or DL#.

INFORMATION FOR PLA	AINTIFF/PETITI	ONER/APPLICANT:
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Last/Business Name	First Name	Middle	Suffix
Physical Address Check if Same as Mailing	City	State	Zip
Mailing Address	City	State	Zip
Home	Work	Cell	
Social Security No.	Date of Birth	Driver's License No. State	Employer ID (Business)
Attorney:			
Last Name	First Name	State Bar ID No.	
Mailing Address	City	State	Zip
Phone	-		
Last/Business Name	First Name	Middle	Suffix
Physical Address Check if Same as Mailing	City	State	Zip
Mailing Address	City	State	Zip
Home	Work	Cell	
Social Security No.	Date of Birth Date of Death	Driver's License No. State	Employer ID (Business)
Attorney:			
Last Name	First Name	State Bar ID No.	
Mailing Address	City	State	Zip
Phone	-		

Plaintiff Defendant	FILE NO: MOTION AND STATEMENT FOR ORDER TO SHOW CAUSE
Defendant	
COMES NOW,(Your name)	, and moves this court to enter an Order to
ow Cause in this matter and being duly sworn s	tates and alleges as follows:
1. (Opposing party name)	has failed to comply with the following
2. A copy of the order which is the subject of for Order to Show Cause.	f this action is attached to this Motion and Statemen
3had (Opposing party name)	knowledge of the order in that (check all that apply)
a they were present in cour	t at the time the Order was made;
b. they were served with a c	opy of the Order;
c they signed a Stipulation d. Other:	upon which the Order was based;

THEREFORE, base	ed on the fo	oregoing st	atement and	allegations, I	(Your name)
		0 0		<u> </u>	(Your name)
respectfully request that	it the Cour	t enter an (Order to Sho	w Cause requiring	(Your name) g(Opposing party name)
to attend a hearing and	show cause	e as to why	they have n	ot complied with	(Opposing party name) the Court's Order.
I declare under	penalty of	neriurv un	der the law (of South Dakota t	hat the foregoing is true and
correct. Signed on the _		_ ****, **/	(Month)	(Year)	***
(City or other location, and S	tate)				
				Signature	
				Printed Name	
				A 11	
				Address	
				City, State, Zi	n Code
				21ty, 2tate, 21	p Couc
				Phone Numbe	r
				I HOHE I VUITION	1

ATTEST:

Clerk of Courts

Deputy Clerk
(SEAL)

Circuit Court Judge

COUNTY OF	JUDICIAL CIRCUIT
Plaintiff vs. Defendant	FILE NO: ORDER GRANTING DENYING CONTEMPT OF COURT
Court having heard and considered the evidence	Plaintiff/Defendant has shown the existence of a gability to comply with court order; willful and er. The Court finds the Plaintiff/Defendant in
evidence to show that the Plaintiff/Defendant has by this court and the motion and affidavit to sho	·
Dated this day of	
ATTEST:	BY THE COURT: Circuit Court Judge
Clerk of Courts	
Deputy Clerk (SEAL)	