(county where original action was filed)

	,	Case No. CI
(name of person listed as plaintiff in original action)	Plaintiff,	(case number assigned by clerk of court)
VS.		
		ORDER VISITATION
(name of person listed as defendant in original action)	Defendant.	CONTEMPT
ON		, this matter came on for
	er to Show Caus	se/Contempt Citation which was
ntered by the court.		1
The court, having fully review	ewed the eviden	ce. finds as follows:
. The plaintiff,		
-		; ;
appeared pro	•	
did not appea		
2. The defendant,		:
appeared pro	=	
did not appear		
3.	waives hi	s/her right to court-appointed coun
OR		
<b>71</b> 0		. 11
	is represe	ented by

4.	ADMITS to being in willful contempt.					
OR						
	DE	NIES being in wil	Iful contempt.			
5. The Order to Show O	Cause was	was not duly ser	ved upon			
6. On rights with the mino		e court entered an o	order granting v	isitation		
7		has failed	and refused to			
allow visitation as orde	ered by the cour	t.				
IT IS HEREBY ORDE	RED as follows	s:				
A		is found in w	illful contempt.			
OR			-			
		is not found	in willful conte	empt.		
В			tenced to			
the	County J	ail, beginning on _		•		
Execution of the senter	nce is deferred t	for so long as				
allows visitation as set	forth in the purg	ge plan outlined be	low.			
If			fails to a	llow		
such visitation, he/she	shall report at	the				
to commence serving	-			·		
If he/she fails to report	immediately to	jail as ordered, t	he person wish	ning to		
exercise the visitation	shall submit ar	n affidavit stating	that the visitat	tion		
ordered under the purg	e plan has not b	een exercised, and	l requesting a b	ench		
warrant. A bench warr	rant or capias	shall then be issu	ed for the arre	est,		
and upon arrest,			shall serve	e the		
sentence unless visitatio	n is exercised as	s ordered.				

C.			may purge himself/herself of th	ne
	contempt by:			
Т	Dated:			
1	Juicu	·		
		BY THE CO	URT:	
		Judge		