Circuit Court for City or County	Case No
VS.	
Plaintiff's Name	Defendant's Name
SHOW CAUS	E ORDER
(Form to be comple (DOM REL	
UPON consideration of the Petition for Con- which are incorporated by reference herein, this Con-	urt ORDERS the □Plaintiff/□Defendant,
following proceedings:	, to appear in person, in this Court for the
PREHEARING CONFERENCE to be held	d on, at
a.m./p.m. in Room	at
CONTEMPT HEARING to be held on	, at
a.m./p.m. in Room	at This
hearing will be held before a:	
MASTER, pursua	ant to Maryland Rule 9-208(a)(1)(G)
JUDGE	
and to show cause, if any, why the Plaintiff/Defenda in the Petition for Contempt, provided that a copy o shall be served on the Plaintiff/Defendant or his/her	f the Petition for Contempt and this Order attorney of record in the following manner: pursuant to Maryland
Rule 15-206 on or before the day of	, Any written answe
shall be filed by the Plaintiff/Defendant on or before	e the day of,
NOTICE: If jail time is requested in the F back of the Show Cause Order.	Petition, read the Notice on the
back of the Show Cause Ofter.	
	Judge
Serve on:	Date
 Defendant Defendant's Attorney Plaintiff Plaintiff's Attorney 	

Failure to file proof of service may result in the dismissal of the Petition.

**If the proposed Show Cause Order and Petition for Contempt are not served by the date indicated above, the Petitioner must request that the Show Cause Order be reissued. Failure to do so will result in the

dismissal of the Petition for Contempt.**

NOTICE (Jail Time Requested on Petition) TO THE PERSON ALLEGED TO BE IN CONTEMPT OF COURT:

- 1. It is alleged that you have disobeyed a court order, are in contempt of court, and should go to jail until you obey the court's order.
- 2. You have the right to have a lawyer. If you already have a lawyer, you should consult the lawyer at once. If you do not now have a lawyer, please note:
 - (a) A lawyer can be helpful to you by:
 - (1) explaining the allegations against you;
 - (2) helping you determine and present any defense to those allegations;
 - (3) explaining to you the possible outcomes; and
 - (4) helping you at the hearing.
 - (b) Even if you do not plan to contest that you are in contempt of court, a lawyer can be helpful.
 - (c) If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you.
 - To find out if the Public Defender will provide a lawyer for you, you must contact the Public Defender after any prehearing conference or master's hearing and at least 10 business days before the date of a hearing before a judge.
 - If no prehearing conference or master's hearing is scheduled, you should contact the Public Defender as soon as possible, at least 10 business days before the date of the hearing before the judge.
 - The court clerk will tell you how to contact the Public Defender.
 - (d) If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
 - (e) DO NOT WAIT UNTIL THE DATE OF YOUR COURT HEARING TO GET A LAWYER. If you do not have a lawyer before the court hearing date, the judge may find that you have waived your right to a lawyer, and the hearing may be held with you unrepresented by a lawyer.

3. IF YOU DO NOT APPEAR FOR A SCHEDULED PREHEARING CONFERENCE, MASTER'S HEARING OR COURT HEARING BEFORE THE JUDGE, YOU WILL BE SUBJECT TO ARREST.