Nebraska State Court Form DC 6:5.31 Rev. 06/2019 Neb. Rev. Stat. § 42-364.15

(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 hearing pursuant to an Order to Show Cause/Contempt Citation which was entered by the court.

The court, having fully reviewed the evidence, finds as follows:

1. The plainti	ff,:
	appeared with/by counsel,
	appeared pro se.
	did not appear.
2. The defend	ant,:
	appeared with/by counsel,
	appeared pro se.
	did not appear.
3.	waives his/her right to court-appointed counsel.
OR	
	is represented by

4.	ADMITS to being in willful contempt.			
	OR DENIES being in willful contempt			
	DENIES being in willful contempt.			
5. The	e Order to Show Cause was was not duly served upon			
	, the court entered an order granting visitation hts with the minor child(ren).			
7.	has failed and refused to			
allow	visitation as ordered by the court.			
IT IS	HEREBY ORDERED as follows:			
A.	is found in willful contempt.			
OR	is not found in willful contempt.			
В	is hereby sentenced todays in			
the	eCounty Jail, beginning on			
Execu	tion of the sentence is deferred for so long as			
	s visitation as set forth in the purge plan outlined below.			
If	fails to allow			
such y	visitation, he/she shall report at the County Jail			
	nmence serving the above sentence.			
If he/s	she fails to report immediately to jail as ordered, the person wishing to			
exerci	se the visitation shall submit an affidavit stating that the visitation			
ordere	ed under the purge plan has not been exercised, and requesting a bench			
warra	nt. A bench warrant or capias shall then be issued for the arrest,			
	pon arrest,			
senten	ce unless visitation is exercised as ordered.			

C. _____ may purge himself/herself of the contempt by:

Dated:

BY THE COURT:

Judge