

(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 OF CONTEMPT
(ALIMONY)**

_____,
(name of person listed as defendant in original action) Defendant.

ON _____, this matter came on for hearing pursuant to an
(date)
Order to Show Cause/Contempt Citation which was entered by the court. The court, having fully reviewed the evidence, finds as follows:

1. The plaintiff, _____:
appeared with/by an attorney, _____
appeared without an attorney.
did not appear.
2. The defendant, _____:
appeared with/by an attorney, _____
appeared without an attorney.
did not appear.
3. _____ waives his/her right to court-appointed counsel.
4. _____ ADMITS to being in willful contempt.

OR

_____ DENIES being in willful contempt.

5. The Order to Show Cause was was not duly served upon _____.

6. On _____, the court entered an order directing _____ to pay: the sum of \$ _____ per month as alimony;

7. The evidence reflects that a current delinquency of \$ _____ for alimony exists as of _____, and that the last payment in the amount of \$ _____ was made on _____.

8. _____ is capable of employment and has an earning capacity of \$ _____ per hour.

OR

_____ is gainfully employed at _____ earning the sum of \$ _____ per hour.

OR

_____ is unemployed.

At the conclusion of the evidence, THE COURT ORDERS as follows:

A. _____ is found in willful contempt for failing to pay alimony.

OR

_____ is not found in willful contempt.

B. _____ is hereby sentenced to _____ days in the _____ County Jail, beginning on _____.

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

Paying \$ _____ to _____
by _____.

Paying \$ _____ to _____ on the 1st
day of _____, 20____, and paying \$ _____ to
_____ on the first day of each subsequent
month for a total of _____ consecutive months.

D. Execution of the sentence is deferred so long as the purge payments as
ordered are timely paid.

E. If any payments are not paid as ordered, _____
is ordered to report immediately to the _____
County Jail to serve the above sentence. If _____
fails to report immediately to jail as ordered, _____
shall submit an affidavit stating that the alimony ordered to be paid under the
purge plan has not been paid, and request a bench warrant. A bench warrant
or capias shall then be issued for the arrest, and upon arrest, shall serve the
sentence, unless purge payments are paid current.

F. All purge amounts for alimony are to be paid to

If the original Order that included alimony also included child support,
payments will be made to **Nebraska Child Support Payment Center, PO
Box 82600, Lincoln NE 68501-2600**. The Nebraska Child Support Payment
Center is ordered to distribute monies received in this case in accordance with the
purge plan.

The clerk of the _____ County District Court shall accept
payment on behalf of _____ in order to facilitate
his/her release from custody under the terms of this order.

If the original Order that included alimony did NOT include child support,
payment will be made to the clerk of the _____ County District
Court.

G. _____ is to pay the costs of this action in
the amount of \$ _____ to the **Clerk of the District Court** by
_____.

Dated: _____ .

BY THE COURT:

Judge