	District Court Juvenile Court County, Colourt Address:	lorado				
	re: The Marriage of: The Civil Union of: Parental Responsibilities concerning:					
Pe	etitioner:					
ar	nd					
C	o-Petitioner/Respondent:	A	COURT USE ONLY			
Attorney or Party Without Attorney (Name and Address):				umber:		
			Division			
	hone Number: E-mail: AX Number: Atty. R		Courtro			
	MOTION AND AFFIDAVIT FO		CONT	MPT OF COURT		
	ata	to that		(the c	ther perty)	
has	sta s failed to comply with an order of this court as	s follows:		(tile C	other party)	
1.	On (date), an Order was signed by this court ordering the other party to do the					
	following: (Briefly describe what the Order says and attach a copy of the signed Order.)					
	9					
2.	As of this date, the other party owes me a to	tal of \$	_, for	(number of payme	ents)	
	payment(s) in the amount(s) of \$date(s):				owing 	
	□and □or					
	Other: (Identify exactly what the other party h	nas done or failed to d	lo in viola	ation of the Order)		
	Other. (Identity exactly what the other party i	ias done, or railed to d	io, iii viole	ation of the Order.		
	-					
3.	Describe any circumstances which may sho	w that the other party	has the	present ability to com	ply with the	

4.	Describe any circumstances which may show that the other party willfully refused to comply with the Order:						
5.	There has not been a stay	of execution or me	odification of th	ne Order.			
6.	The actions of the other party are contrary to the Order of this court.						
7.	I request this court to issue an order to the other party to appear before the court at a specific date and time fo a hearing to show cause why there has been a failure and/or refusal to comply with the Order of this court.						
8. I hereby request:							
	☐ Remedial Contempt.	Court's Order. A	As described a Order; (2) kn	that the other party is in remedial contempt of this above, I attest that the responding party (1) did no ew of the Order; and (3) has the present ability to			
	As a result, I request the	nis court impose th	ne following sa	nctions:			
	 payment of my costs and reasonable attorney's fees in connection with this contempt proceeding; payment of a fine and/or imprisonment until the other party, who has the present ability to comply, performs the act(s) ordered; other (be very specific) 						
	and/or						
	☐ Punitive Contempt.	Court's Order. A responding party	As described a y (1) had know	that the other party is in punitive contempt of this bove, I attest that, beyond a reasonable doubt, the ledge of the Order; (2) had the ability to comply with seed to comply with the Order.			
				rty to be offensive to the authority and dignity of the se a fine or fixed sentence of imprisonment, or both			
		\	/ERIFICATI	ON			
l de	clare under penalty of pe	rjury under the la	aw of Colorad	o that the foregoing is true and correct.			
Exe	ecuted on the day o	f		at			
		(month)	(year)	at(city or other location, and state OR country			
	nted Name:						
Sig	nature:						

Attorney Signature: (if any)	
Mailing Address:	
Phone Number:	

It is important that the party accused of contempt read the following information.

A party accused of remedial contempt has the following rights:

- 1. The right to be represented by a lawyer.
- 2. The right to a hearing before a judicial officer where the court must find that you were subject to a court order, that you had knowledge of that Order, that you did not comply with the Order, that you had the ability to comply with that Order, and that you have the present ability to comply with that Order.

If you are found to be in remedial contempt of court, the court may require you to pay the other party's court costs and attorney's fees connected with the contempt hearing, to pay a fine, and/or to serve an indefinite jail sentence until you comply with the original order.

A party accused of punitive contempt has the following rights:

- 1. The right to be represented by a lawyer. If you cannot afford a lawyer and if a jail sentence is contemplated, you may apply for a court-appointed lawyer.
- 2. The right to a jury if a jail sentence in excess of 180 days is contemplated.
- 3. If the judge initiated the proceedings, the right to have the contempt matter heard by a different judge.
- **4.** The right to plead guilty or not guilty to the charge of contempt.
- **5.** The right to be presumed innocent unless and until the allegation(s) in the motion for contempt is/are proven beyond a reasonable doubt.
- **6.** The right to confront and cross-examine all witnesses against you.
- 7. The right to present relevant witnesses and evidence at the hearing.
- 8. The right to request the court to issue subpoenas to compel witnesses to appear and give testimony.
- **9.** The right to remain silent.
- **10.** The right to testify on your own behalf. If you testify, you waive your right to remain silent and the other party may cross-examine you.
- **11.** The right to make a statement on your own behalf prior to the imposition of sanctions, if you are found in contempt of court.

If the court finds beyond a reasonable doubt that you were subject to a lawful court Order, that you had knowledge of that Order, that you had the ability to comply with that Order, that you willfully failed or refused to obey that Order, and that such conduct was offensive to the authority and dignity of the court, you may be sentenced to pay a fine or serve a jail sentence.