

PETITION FOR CONTEMPT HEARING

If you have not received the completed financial disclosure form from the defendant within 15 days of you receiving your Notice of Entry of Judgment from the court, then you may request a Petition for Contempt of Court.

If you already know where the defendant works you may proceed with Garnishment as soon as your judgment is entered. You do not need the Financial Disclosure form for this.

On the Petition and Order for Hearing On Contempt:

Fill in PLAINTIFF, DEFENDANT and CASE NUMBER.

For NAME, fill in the defendant's name, DATE is the day the judgment was awarded to you and the AMOUNT is the total amount of the judgment awarded to you. Sign and date this form in front of a notary or any Deputy Clerk of Court.

The Court will assign a Judge to this case, the Calendar Clerk for that Judge will schedule a hearing. You will be sent 2 copies of the Petition (pink & yellow). One you will keep. The other you will have served on the defendant. You will need to contact the Rock County Sheriff (or the Sheriff from the County where the defendant lives) or a Private Process Server to do this service for you. Any other way of service will result in this contempt being dismissed. After service is completed you will need to get the proof of service from who ever did service for you and bring this into court with you and give to the Judge/Clerk.