# INSTRUCTIONS FOR FLORIDA SUPREME COURT APPROVED FAMILY LAW FORM 12.960, MOTION FOR CIVIL CONTEMPT/ENFORCEMENT

#### When should this form be used?

You may use this form to ask the court to enforce a prior court <u>order</u> or <u>final judgment</u>.

#### What should I do next?

To initiate a civil contempt/enforcement proceeding against a **party** who is not complying with a prior court order, you must file a **motion** with the court explaining what the party has failed to do. This form should be typed or printed in black ink. After completing this form, you should sign it before a **notary public** or **deputy clerk**. You should then **file** the original with the **clerk of the circuit court** in the county where your case was filed and keep a copy for your records.

A copy of this form must be <u>personally served</u> by a sheriff or private process server or mailed\* **or** hand delivered to any other party(ies) in your case. \*Please note that if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should have the motion personally served. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for **Summons: Personal Service on an Individual,** Telorida Family Law Rules of Procedure Form 12.910(a).

The court will then set a <a hreazing</a>. You should check with the clerk of court, <a href="judicial assistant">judicial assistant</a>, or <a href="family law intake staff">family law intake staff</a> for information on the local procedure for scheduling a hearing. Once you know the time and date of the hearing, you will need to complete <a href="Notice of Hearing on Motion for Contempt/Enforcement">Notice of Hearing (Child Supreme Court Approved Family Law Form 12.961</a>, or, if applicable, <a href="Notice of Hearing (Child Support Enforcement Hearing Officer">Notice of Hearing (Child Support Enforcement Hearing Officer</a>), <a href="Partial Florida Supreme Court Approved Family Law Form 12.921">Description of Referral to General Master</a>, <a href="Partial Florida Family Law Rules of Procedure Form 12.920(b)">Procedure Form 12.920(b)</a>, which will specify a time and place for a hearing on the issue. A copy of this form must be mailed or hand delivered to the other party. Again, if notice is mailed, the court in certain circumstances may not consider mailing to be adequate notice. If you want to be sure, you should have the notice personally served. This is a technical area of the law; if you have any questions about it, you should consult a lawyer. For more information on personal service, see the instructions for Summons: Personal Service on an Individual, <a href="#Partial Florida Family Law Rules of Procedure Form 12.910(a)">Description Florida Family Law Rules of Procedure Form 12.910(a)</a>.

At the hearing, as in any other civil proceeding, you, as the moving party, will have the burden of proving the other party has not obeyed a prior court order. Once noncompliance is established, the other party will have an opportunity to show an inability to comply with the prior court order. If he or she is unable to do so, the judge may find the other party to be in contempt. If so, the judge may order appropriate sanctions to compel compliance by the other party, including jail, payment of attorneys' fees, suit money, or costs, and coercive or compensatory fines, and may order any other relief permitted by law.

### Where can I look for more information?

**Before proceeding, you should read "General Information for Self-Represented Litigants" found at the beginning of these forms.** See also section 61.14, Florida Statutes and rule 12.615, Florida Family Law Rules of Procedure.

Remember, a person who is NOT an attorney is called a nonlawyer. If a nonlawyer helps you fill out these forms, that person must give you a copy of **Disclosure from Nonlawyer**,  $\square$  Florida Family Law Rules of Procedure Form 12.900(a), before he or she helps you. A nonlawyer helping you fill out these forms also **must** put his or her name, address, and telephone number on the bottom of the last page of

every form he or she helps you complete.					

IN	THE CIRCUIT COURT OF THE	
	IN AND FOR	COUNTY, FLORIDA
		Case No.:
		Division:
	Petitioner,	
	and	
	Respondent.	
	MOTION FOR CIVIL CONT	EMPT/ENFORCEMENT
against	( ) Petitioner ( ) Respondent requests that the t ( ) Petitioner ( ) Respondent in this case be	Court enter an order of civil contempt/enforcement cause:
1.	A final judgment or order {title of final judgment in this case was entered on {date}	ent or order}, by {court, city, and state}
	☐ Check here if the judgment or order is not from	om this Court and attach a copy.
2.	1 1	in this case to do or not do the following: {Explain of do.}
	☐ Check here if additional pages are attached.	
3.	The other party in this case has willfully failed to the other party has or has not done.}	comply with this order of the Court: {Explain what
	☐ Check here if additional pages are attached.	
4.		er holding the above-named person in civil contempt,
	if appropriate, and/or providing the following rel a. enforcing or compelling compliance	
	b. awarding a monetary judgment;	
	c. if a monetary judgment was includ garnishment or other appropriate p	ed in the prior order, issuing a writ of execution or rocess:
	d. awarding prejudgment interest;	
	f. if the other party is found to be in c	ts and fees in connection with this motion; ivil contempt, ordering a compensatory fine; ivil contempt, ordering a coercive fine;

	h. if the other party is found	to be in civil contempt, ordering incarceration of the other
	party;	
		for real property, writ for possession of personal property,
	or other appropriate writ;	charact if the other nexts fails to among at the bearing set on
	j. issuing a writ of bodily atta- this motion;	chment if the other party fails to appear at the hearing set on
	· · · · · · · · · · · · · · · · · · ·	make payments through the central governmental depository
		nents to be automatically deducted from the other party's
	income or funds;	nones to be automatically deducted from the other party s
	m. requiring the other party to	seek employment:
		n with minor child(ren) as follows {explain}:
		· / · · · · · · · · · · · · · · · · · ·
		; and
	o. awarding other relief {expl	lain}:
		_
I certif	y that a copy of this document w	$f(x)$ vas [ $\sqrt{x}$ one only] ( ) mailed ( ) faxed and mailed ( ) hand
delivered to the	e person(s) listed below on {date	}
Other party o	r his/her attorney:	
Address:		
City, State, Zip:		_
Fax Number:		
_		
I unde	erstand that I am swearing or	affirming under oath to the truthfulness of the claims
		nowingly making a false statement includes fines and/or
imprisonment		owning a raise sourcinent includes into and, or
inprisonium.	•	
Dated:		
		Signature of Party
		Printed Name:
		Address:
		City, State, Zip:
		Telephone Number:Fax Number:
		1 ux 1 unioci.
STATE OF FL	ORIDA	
Sworn to or aff	irmed and signed before me on _	by
Sworn to or arr	inned and signed before the on .	

## NOTARY PUBLIC or DEPUTY CLERK

	[Print, type, or stamp commissioned name of notary or clerk.]
Personally known Produced identification Type of identification produced	I
BLANKS BELOW: [ 🗷 fill in all bla	3
I, {full legal name and trade name of a nonlawyer, located at {street}	, {city}, helped {name}
who is the $\lceil \sqrt{\text{one only}} \rceil$ petitioner	