NAME

ADDRESS

CITY, STATE, ZIP CODE

PHONE

EMAIL

ROLE

superior court of arizona

county of <INSERT>

|  |  |  |
| --- | --- | --- |
| In re the Matter of:  Petitioner,  and  Respondent, | Case No. <INSERT>   |  | | --- | | **PETITION FOR ENFORCEMENT & CONTEMPT** |   (Assigned to Honorable < INSERT>) |

I am requesting my court orders be enforced and that the other party be held in contempt for their non-compliance with the court orders and I state as follows:

**Rule 92, Rules of Arizona Family Law Procedure: (a)Applicability.**This rule governs civil contempt procedures and sanctions are in addition to the procedures and sanctions for a child support arrest warrant under A.R.S. §§ 25-681 et seq.**(1)*Civil Contempt.***The court may use civil contempt sanctions under this rule only for compelling compliance with a court order or for compensating a party for losses because of a contemnor's failure to comply with a court order. **(2)*Criminal Contempt.***Contempt sanctions that punish an offender, or which vindicate the authority of the court, are criminal in nature and are not governed by this rule.

ARS 25-414. Violation of visitation or parenting time rights; penalties. A. If the court, based on a verified petition and after it gives reasonable notice to an alleged violating parent and an opportunity for that person to be heard, finds that a parent has refused without good cause to comply with a visitation or parenting time order, the court shall do at least one of the following: 1. Find the violating parent in contempt of court; 2. Order visitation or parenting time to make up for the missed sessions; 3. Order parent education at the violating parent's expense; Order family counseling at the violating parent's expense; Order civil penalties of not to exceed one hundred dollars for each violation. The court shall transmit monies collected pursuant to this paragraph each month to the county treasurer. The county treasurer shall transmit these monies monthly to the state treasurer for deposit into the alternative dispute resolution fund established by section 12-135; 6. Order both parents to participate in mediation or some other appropriate form of alternative dispute resolution at the violating parent's expense; 7. Make any other order that may promote the best interests of the child or children involved. B. Within twenty-five days of service of the petition the court shall hold a hearing or conference before a judge, commissioner or person appointed by the court to review noncompliance with a visitation or parenting time order. C. Court costs and attorney fees incurred by the nonviolating parent associated with the review of noncompliance with a visitation or parenting time order shall be paid by the violating parent. In the event the custodial parent prevails, the court in its discretion may award court costs and attorney fees to the custodial parent.

MY NAME:

THE OTHER PARTY’S NAME:

CHILD(REN)’S NAME(S):

CHILD(REN)’S AGE(S):

SPECIFIC COURT ORDERS/PROVISIONS I NEED ENFORCED:

HOW THE OTHER PARTY IS VIOLATING THE ORDERS/SPECIFIC EXAMPLES:

WHY I AM MAKING THIS REQUEST:

WHAT WILL HAPPEN IF IT IS NOT GRANTED:

WHAT I AM ASKING THE COURT TO DO:

Dated:

By: */s/*

SENT TO

HOW

WHEN

By: */s/*