DIS	STRICT COURT OF MARYLAND FOR	City/County
	atad at	Core No.
Loca	Court Address	Case No.
Name		Name
	vs.	Address
	Plaintiff/Judgment Creditor	Defendant/Judgment Debtor
☐ Original	☐ Serve by Sherif¶ Constable	
☐ Renewal	☐ Send by Restricted Delivery Mail	
	☐ Serve by Private Process	
	REQUEST FOR SHOW CAUSE (3-633) (S	
The Plaintiff	alleges that	has failed to:
	bey this Court's Order compelling answers to inter-	
	,	rogatories in Aid of Execution effected on
	Date  Date  Date  Date	ement of Judgment on
	s ordered by this Court and properly served on	ement of Judgment on
	ther	
	requests that the Court:	and sharr course why an audentamin contament should not
	e passed;	and show cause why an order for in contempt should not
2. 🗖	(Check if jail is also requested) Send the person na Please read important notice on reverse side of this	amed above to jail until the Court's order is obeyed. is form.
	Date	Signature of Plaintiff/Attorney
		Address
		Telephone No.
	SHOW CAUSE ORDER	R FOR CONTEMPT
Upon conside	eration of the Plaintiff's request, it is ORDERED:	
That	Name	appear in person before this
		to show cause why this Court
		d as shown above provided a copy of this Request and
Order is serve	ed on the person named above on or before	Date
		Judge

**NOTICE** 

If you fail to appear, an order may be issued resulting in your arrest and you may be found in contempt of court. Please read the important information on the reverse side of this form

## NOTICE TO ALLEGED CONTEMNOR

To the person alleged to be in contempt of court and for whom a request for jail has been made:

- 1. It is alleged that you have disobeyed a court order, are in contempt of court, and should go to jail until you obey the Court's order.
- 2. You have the right to have a lawyer. If you already have a lawyer, you should consult the lawyer at once. If you do not now have a lawyer, please note:
  - (a) A lawyer can be helpful to you by:
    - (1) explaining the allegations against you;
    - (2) helping you determine and present any defense to those allegations;
    - (3) explaining to you the possible outcomes; and
    - (4) helping you at the hearing.
  - (b) Even if you do not plan to contest that you are in contempt of court, a lawyer can be helpful.
  - (c) If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you.
    - To find out if the Public Defender will provide a lawyer for you, you must contact the Public Defender after any prehearing conference and at least 10 business days before the date of a hearing before a judge.
    - If no prehearing conference is scheduled, you must contact the Public Defender as soon as possible, at least 10 business days before the date of the hearing before the judge.
    - The court clerk will tell you how to contact the Public Defender.
  - (d) If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
  - (e) DO NOT WAIT UNTIL THE DATE OF YOUR COURT HEARING TO GET A LAWYER. If you do not have a lawyer before the court hearing date, the judge may find that you have waived your right to a lawyer, and the hearing may be held with you unrepresented by a lawyer.
- 3. IF YOU DO NOT APPEAR FOR A SCHEDULED PREHEARING CONFERENCE OR COURT HEARING BEFORE THE JUDGE, YOU WILL BE SUBJECT TO ARREST.

To request a foreign language interpreter or a reasonable accommodation under the Americans with Disabilities Act, please contact the court immediately.