



Let the \_\_\_\_\_ or \_\_\_\_\_ attorney show cause at IAS  
(opposing party's name) (his or her)

Part \_\_\_\_\_, of this Court, to be held at the Courthouse at \_\_\_\_\_,  
(Court street address)

\_\_\_\_\_, N. Y., on the \_\_\_\_ day of \_\_\_\_\_, 20\_\_, at \_\_\_\_ AM/PM  
(Insert return date & time advised of by the Court)

or as soon as the parties may be heard,

Why an order should not be made and entered pursuant to Domestic Relations  
Law §245 and Judiciary Law §756:

a. Holding \_\_\_\_\_ in Contempt of Court for willful refusal to  
(opposing party's name)  
comply with the Order or Judgment of this Court, dated \_\_\_\_\_:

- To pay child support
  - To pay maintenance
  - To comply with equitable distribution
  - Granting movant custody
  - Granting movant visitation
  - Other \_\_\_\_\_  
(Describe other relief)
- \_\_\_\_\_
- \_\_\_\_\_

b. Fining and/or imprisoning \_\_\_\_\_ for such contempt; and  
(opposing party's name)

c. Granting such other and further relief as this Court may deem just an  
proper.

Sufficient cause appearing therefor,

ORDERED, that personal service upon \_\_\_\_\_ and \_\_\_\_\_  
(opposing party's name) (his or her)

attorney, if any, of a copy of this Order together with the papers upon which it is based  
on or before \_\_\_\_\_, be deemed good and sufficient service. An

affidavit or other proof of service shall be presented to this Court on the return date as directed in this order.

---

Hon.  
JUSTICE OF SUPREME COURT