CASE CAPTION

**ORDER OF CONTEMPT AND WRIT OF BODILY ATTACHMENT**

**THIS CAUSE** came before the Court on \_\_\_\_\_\_\_\_\_, 2025 upon Plaintiff’s Motion for Entry of a Writ of Bodily Attachment. Plaintiff was represented by \_\_\_\_\_\_\_\_\_\_\_, Esq. Defendant was not present and was not represented.

The Court finds as fact from review of the Court file that a hearing was conducted on \_\_\_\_\_\_\_\_\_\_\_\_\_, 2023 at \_\_\_\_\_\_\_ upon the Order to Show Cause [DE \_\_\_\_] entered \_\_\_\_\_\_\_\_\_\_2025. At that hearing, Defendant did not appear and was not represented by counsel. The Court afforded Defendant, \_\_\_\_\_\_\_\_\_\_, ample opportunity to appear by first calling another case, and then calling this action at \_\_\_\_\_\_. The return of service shows that Defendant was personally and individually served with the Order to Show Cause by process server.

The Court finds as fact from review of the Court file that on \_\_\_\_\_\_\_, 2025 the Court entered its Order Adjudicating Defendant to be in Civil Contempt of Court, Establishing Purge Conditions and Directing Sanctions in the Event of Defendant’s Failure to Purge the Contempt [DE \_\_\_]. The return of service shows that Defendant was personally and individually served with this Order by process server.

The Court finds as fact from review of the Court file that on \_\_\_\_\_\_\_\_\_.

Plaintiff filed an Affidavit of Non-Purge of Contempt [DE \_\_\_\_\_\_\_] attesting to Defendant’s

failure to purge the Contempt. There has been no response filed by Defendant in

contravention of the Affidavit.

The Court finds as fact from review of the Court file that both the Orders, served personally and individually upon Defendant, provided purge provisions, and that no response to any of the Orders, Plaintiff’s Affidavit, or Motion for Entry of Writ of Bodily Attachment have been filed by Defendant.

 The Court having examined the Court file, and having heard the legal argument

of counsel, representation that a good faith attempt to confer was made and the Court further finding as fact that:

1. Defendant, \_\_\_\_\_\_\_\_\_\_, was properly served with all pleadings,

orders and notices as required by Rule 2.516(b)(2) Fla. R. Gen. Prac. & Jud. Admin.

1. Defendant, \_\_\_\_\_\_\_\_, was personally and individually served

with copies of the Order to Show Cause [DE \_\_\_\_\_\_\_] setting a hearing for \_\_\_\_\_\_\_\_ and the Order Adjudicating Defendant to be in Civil Contempt of Court, Establishing Purge Conditions and Directing Sanctions in the Event of Defendant’s Failure to Purge the Contempt [DE \_\_\_].

1. In addition, the Court issued conformed copies of the Orders to Defendant

by mail, and the Clerk’s docket shows that none of the mailings were returned to the Court by the US Postal Service.

1. Defendant, \_\_\_\_\_\_\_\_\_\_-, has failed to purge his Contempt

of Court.

1. No showing has been made by Defendant, GARY JEAN-FRANCOIS,

as to why he should not be held in contempt, whether by appearance before the Court or any document filed with the Clerk of the Court.

1. The failure of Defendant to respond to the multiple Court Orders was and is

willful and deliberate and is conduct intended to thwart the purpose and meanings of the

Court’s Orders.

and the Court otherwise fully advised in the premises, it is

          **ORDERED AND ADJUDGED** that Defendant, \_\_\_\_\_\_\_\_\_, is found in civil contempt for the above-stated noncompliance.

**TO: ALL THE SHERIFFS OF THE STATE OF FLORIDA:**

 **YOU ARE HEREBY COMMANDED** to take into custody the Defendant, \_\_\_\_, and place in the Palm Beach County Jail until such time as he may be brought before Judge Siperstein in Courtroom **10D** of the **Main** County Courthouse, 205 North Dixie Highway, WPB, FL or Judge in the 15th Judicial Circuit. This Writ shall be promptly served and executed BETWEEN THE HOURS OF 8:00 A.M. AND 3:00 P.M., MONDAY THROUGH FRIDAY (LEGAL HOLIDAYS EXCLUDED), and shall expire and terminate if not served within one hundred and eighty (180) days from the date of this Order. In rare instances when the Defendant is taken into custody during normal court hours but cannot, after diligent effort, be brought before a Judge of the Court on the same date this Writ is served, said Defendant may be confined in the Palm Beach County Jail until the earliest possible time that she can be brought before this Court or an alternate County Court Judge including a Judge presiding over First Appearance hearings.

Upon execution of this Writ, the Sheriff shall promptly notify by telephone AND DURING OFFICE HOURS the office of the undersigned Judge at **(561) 355-3845.**

**AS AN ALTERNATIVE TO BEING TAKEN INTO CUSTODY AND TO SECURE RELEASE, the Defendant may post a CASH BOND with the Clerk of Court in the amount of $2,000.00, in addition to completed Post-Judgment Interrogatories as copy of which is attached hereto.** Said monies may be disbursed to the Plaintiff judgment creditor upon the Defendant’s failure to promptly cure the above noncompliance after hearing before the Court and appropriate court order. In no event shall Defendant be held over 72 hours.

**DONE AND ORDERED** in Chambers, Palm Beach County, Florida.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Hon. Judge Siperstein

Circuit Court Judge

**INFORMATION SHEET**

Home address of Defendant:

Telephone Number:

Email address:

Race:

Sex:

Date of Birth:

SS#:

Eyes:

Hair:

Height:

Weight: