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6	IN THE J	USTICE COURT OF	TOWNSHIP
7	IN AND F	OR THE COUNTY OF	, STATE OF NEVADA
8			
9	Name: Address:		
10	Phone:		
11		Landlord/Plaintiff	
12	vs.		CASE NO:
13	Name:		DEPT. NO:
14	Address:		
15	Phone:		
16		Tenant/Defendant	
17 18			
19	AP	PLICATION FOR A TEMPO	RARY WRIT OF RESTITUTION
20	NOW	COMES Plaintiff and mak	kes Application for a Temporary Writ of
21	Restitution pu	ursuant to NRS 40.300(3)	and requests that the Court issue an Ex
22	Parte Order to	o Show Cause Why a Temp	oorary Writ of Restitution Should Not Issue,
23	and after serv	vice thereof to conduct a h	earing at the date and time given in such
24			
25			g the Court determines that a Temporary
26	Writ of Restit	ution should issue, then Pla	aintiff requests that the Court ascertain the
27	probable loss	to the tenant if a Temporary	y Writ of Restitution is issued.
28	Mobile Home	1 0	f 4
	Landlord Application for a Ter Form #13	nporary Writ of Restitution	©2006 Nevada Supreme Court Revised: April 17, 2006

1	Plaintiff describes in the accompanying affidavit the basis for this application.
2	Plaintiff request that the hearing occur prior to the expiration of
3	( <u>does</u> or <u>does not)</u>
4	eleven (11) calendar days subsequent to the date of service of the Complaint and
5	Summons. If Plaintiff does make a request for an earlier show cause hearing,
6 7	Plaintiff describes in the affidavit the extraordinary circumstances justifying such
8	earlier hearing date.
9	POINTS AND AUTHORITIES
10	
11	Pursuant to NRS 40.300(3) upon application, the Court may issue an Order
12	to Show Cause Why a Temporary Writ of Restitution Shall Not Be Issued. At the
13	hearing indicated in the Order, the Court shall determine if a Temporary Writ of
14	Restitution should issue.
15	In Farnow v Department 1 of Eighth Judicial District, 64 Nev. 109, 126, 178
16	P.2d 371, 379 the Nevada Supreme Court stated:
17	We do not believe to be constitutional any procedure so speedy, summary and drastic as to enable a landlord to
18	dispossess a tenant without first showing, by competent, relevant
19	and material evidence, at a hearing, judicially, fairly and impartially conducted, the existence of sufficient facts to establish, at least
20	prima facie, the clear right to the immediate possession of the property involved.
21	If the Court determines that a Temporary Writ of Restitution should issue,
22	the Court shall not issue the Temporary Writ until the Landlord has posted a bond
23	set by the Court, pursuant to NRS 40.300(3). The Court determines the amount of
24	the bond based on the Tenant's probable loss.
25	The hearing on such order to show cause shall not occur until at least 11
26	calendar days after the Tenant has been served with Summons and Complaint,
27	unless the request is premised on extraordinary circumstances. If the order to show
28	Mobile Home 2 of 4
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1	cause indicates a hearing date prior to	the 11 <sup>th</sup> calendar day after service of the
2		cause order must describe the alleged
3	extraordinary circumstances that justify a	
4		
5		
6		Submitted by,
7		
8	Date	Signature of Landlord/Plaintiff or Duly
9		Authorized Agent
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11		
12		Print Name of Landlord/Plaintiff or Duly
13		Authorized Agent
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	Mobile Home 3 C Landlord Application for a Temporary Writ of Restitution Form #13	©2006 Nevada Supreme Court Revised: April 17, 2006

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	(Name of do	cument that wa	as served)			
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