FRESNO COUNTY SUPERIOR COURT • STATE OF CALIFORNIA

PLAINTIFF'S PACKET SMALL CLAIMS DEPARTMENT Civil Division – Fresno 1130 "O" Street, Fresno, CA 93724 559-457-1900



FILING A SMALL CLAIMS ACTION

Filing the Plaintiffs Claim

If the damages claimed are \$1,500 or less the filing fee is \$30. If the damages claimed are more than \$1,500 but less than or equal to \$5,000 the filing fee is \$50. If the damages claimed are more than \$5,000 but less than or equal to \$10,000 the filing fee is \$75.

If you have filed more than 12 claims during the past 12 months, the filing fee is \$100.00. If you are filing a claim to recover COVID-19 rent for over \$10,000.00, the filing fee is \$75.00.

You need to:

- Electronic Filing is available via https://www.fresno.courts.ca.gov/forms-filing/local-forms/online-document-help Click on Civil then Small Claims to start a claim online.
- File the original claim and one copy with the Clerk's Office. No extra copy is needed if using E-File. Check Local Rule 2.8.6 for the proper venue. Claim is a six-page document.
- Make two copies of your claim for each named defendant.
- Make one copy to keep for yourself.

Serving the Plaintiff's Claim

You must serve every defendant you sue by one of the following methods:

- Certified mail by the court.
- Personal service using Sheriff's Department representatives.
- Using private process servers.
- Having a disinterested party serve the claim. (A disinterested party is anyone over the age of 18 years who is not a party to the claim.)

If you want the court to serve the defendant(s) by certified mail, you will be charged \$15.00 for each defendant to be served. You must contact the court two weeks prior to the hearing date to find out if the service was successful.

If you are unable to serve the defendant(s), you must reschedule the hearing date and attempt to have the defendant(s) served in one of the other ways listed above.

If you choose to have the defendant(s) personally served, you must file a properly completed Proof of Service form with the court at least 5 days before the hearing date.

After Judgment

Suggested number of forms to copy:

- Writ of Execution: Original plus 4 copies
- Application and Order for Examination: Original plus 3 copies
- Abstract of Judgment: Original plus 1 copy

Note: Verify that all pages of forms are copied.

Settling the Case

If your claim is settled before trial, please complete a Request for Dismissal form and file it with the court.

Filing a Lawsuit?

No-Cost Services Are Available Before or After You File

BBB Mediation Services

ho Are We

The BBB Mediation Services can help you resolve your dispute before it goes to court by arranging a meeting where you can work out your own settlement with the help of a skilled mediator. The mediator will not take sides or tell you what to do. Instead, the mediator will guide you through a proven process for reaching a settlement that meets the needs of everyone involved.

Why Try Mediation?

- *It's Free.* No cost to residents or businesses in Fresno County or for cases filed in Fresno County Courts.
- It's Fast. When the parties agree, mediation can often be scheduled within a few days.
- It's Private. Everything said or done in mediation is confidential unless the parties agree otherwise.
- *It's Fair.* The mediator does not take sides or tell you what to do. If you think a settlement offer is unfair, say "no."
- is usually a lot less stressful. If mediation doesn't end in agreement, you can still take the case to small claims court for a judge to decide.



Contact the BBB Mediation Services

Phone: 559-256-6300 Fax. 559-228-6518 Website: https://www.bb.org/local-bbb/bbb-serving-central-

california-and-inland-empire-counties

Location: 2600 W. Shaw Lane, Fresno, CA 93711

The BBB Mediation Services is a project of the Better Business Bureau® of Central California Foundation, Inc.

Small Claims Advisor

What Do We Do?

The Fresno County Small Claims Advisor (SCA) provides advice on Small Claims court procedures and common Small Claims issues, such as:

- Landlord/Tenant Disputes
- Bad Checks
- Consumer/Merchant Conflicts

Whom Can We Help?

The SCA can assist any person with a dispute that has been or could be brought in Small Claims court in Fresno County.

We Cannot Assist...

- People who want to sue, or have been sued, in a court other than Small Claims court.
- People with a dispute involving more than \$10,000.00, unless the amount over \$10,000.00 is waived (\$5,000.00 for businesses).**
- People who want a court order against another person (i.e. order to remove a tree, order to remove a fence, etc.).
- People dealing with criminal charges.

Contact the Small Claims Advisor

Phone: 559-457-2174

Location: B.F. Sisk Courthouse, 1130 'O' St., Fresno

Hours: Monday–Friday: 8:00 AM– 4:00 PM

 $Website: \ {\it www.fresnosmall} claims advisor.org$

Email: info@fresnosmallclaimsadvisor.org

Assistance is currently provided remotely via telephone

and email.

There is an exception for COVID-19 Rental Recovery.

èVa Archivar Una Demanda?

Servicios Sin Cobro Alguno Están Disponibles Antes o Después De Que Archive

BBB Servicios de Mediación

¿Quienes Somos Nosotros?

que hacer. En cambio, el mediador guía el proceso para que lleguen a un El BBB Servicios de Mediación le puede ayudar a resolver conflictos con llegar a un acuerdo. El mediador no decide, no toma lados, y no les dice mediador cita a las personas para que puedan hablar de sus conflictos y la asistencia de un mediador antes de llevar su caso a la corte. El acuerdo que sea satisfecho para ambos partidos.

¿Para Que Usar El Proceso De Mediación?

- **Es Gratis.** No hay cobro para los residentes o comerciantes del condado de Fresno o para casos que están archivados en la corte.
- Es Rápido. Cuando ambos partidos están de acuerdo a utilizar mediación, se puede hacer una cita entre unos días.
- Es Privado. Todo dicho o hecho el la mediación es confidencial al menos que los partidos convengan de otra manera.
- decisiones por usted. Si usted cree que el acuerdo es injusto, nomás Es Justo. El mediador no toma lados, es neutral y no hace
- Es Conveniente. Cuando la mediación funciona, le ahorrar tiempo y dinero, y usualmente es menos estresante. Si durante la mediación no hay algún acuerdo, todavía pueden llevar la demanda a corte para



Comuníquese con el BBB Servicios de Mediación

Teléfono: 559-256-6300 Fax. 559-228-6518 Página Web: https://www.bbb.org/local-bbb/bbb-serving-

central-california-and-inland-empire-counties

Lugar: 2600 W. Shaw Lane, Fresno, CA 93711

El BBB Servicios de Mediación es un proyecto del Better Business Bureau® of Central California Foundation, Inc.

Asesor Legal de Reclamos Menores

¿Que Hacemos Nosotros?

El Asesor Legal de Reclamos Menores da consejos legales en casos de demandas pequeñas y consejos en casos como:

- Propietario/inquilinos
- Cheques cancelados por no tener fondos
- Consumidor/comerciante

¿A Quien Ayudamos?

El consejero del condado de Fresno puede asistir a cualquier persona con una demanda que ha sido archivada o se puede llevar a la corte de demandas menores.

No Podemos Asistir en Casos de...

- Personas que quieren demandar o han sido demandas en otra corte que no sea la corte de demandas pequeñas.
- cantidad sobre \$10,000.00 sea renunciada (\$5,000.00 para negocios).** Personas que tienen demandas de más de \$10,000.00, al menos que la
- Personas que quieren una orden contra otra persona (por ejemplo una orden de remover una cerca, orden civil, una orden para remover un árbol).
- Personas con casos criminales.

Comuníquese con el Asesor Legal de Reclamos Menores

Teléfono: 559-457-2174

Lugar: B.F. Sisk Courthouse, 1130 'O' St., Fresno

Horas: Lunes a Viernes de 8:00 AM a 4:00 PM

Página Web: www.fresnosmallclaimsadvisor.org

Email: info@fresnosmallclaimsadvisor.org

Actualmente, la asistencia se proporciona de forma remota por teléfono y correo electrónico.

**Hay una excepción para la recuperación de alquiler de COVID-19 de

TIPS FOR SMALL CLAIMS LITIGANTS

CONDUCT IN THE COURTROOM

- · No food, drinks or gum are allowed in the courtroom.
- Be prepared and on time. You must be present when your case is called.
- Do not ask the court staff for legal advice. The staff is not allowed to give legal advice.

TRIAL PREPARATION

- The scheduled date with which you are provided is the date set for your trial. You must come to court prepared to present your case.
- Bring all the exhibits you might want the court to see and consider, such as
 written contracts, repair estimates, photos, receipts, etc. You will be required to
 allow the opposing party to see and read your exhibits before your case is heard.
 If you have exhibits that will take time to read, you should make copies and give
 them to the opposing party either before the trial date or on the trial date, as soon
 as both parties have arrived in court.
- If you have any witnesses whose testimony you need to prove your case, they should come to court on your trial date. You are solely responsible for arranging the appearance of any witnesses at your trial. Remember that this is your case, and you must present the evidence for the court to consider.
- As the plaintiff in the case, you are the one requesting judgment. Be ready to answer questions the judge may ask, such as: How did you arrive at the amount of the claim?
- The court may keep the exhibits you present. If you need copies of your records to retain, you should make those copies before you come to court.
- If you require an Interpreter for court, submit form INT-300 Request for Interpreter Civil. This is available on the Court's website under California State Forms.

DAY OF TRIAL

- If your name is on the calendar, when the courtroom is unlocked please take a seat in the courtroom and remain in the courtroom until roll is taken and the oath has been administered.
- When roll is taken, <u>if you are representing someone else</u>, please advise the clerk taking the roll of that fact, and give him or her your name and correct spelling. Be sure to notify the clerk of any change of address.
- If you are assigned to a courtroom where a temporary judge will be sitting, you will be asked to stipulate, on the record, that he or she may decide your case. A temporary judge is an attorney who sits by assignment of the Fresno Superior Court, has been as attorney for at least five years, and has attended a small claims judicial officer training course. Once you stipulate, any judgment issued by the temporary judge is the same as a judgment issued by an appointed judge.

- After roll is taken, <u>if you have not already done so</u>, give the opposing party copies
 of your exhibits or let the opposing party see the exhibits you plan to present to
 the court. <u>The opposing party must have a chance to read the exhibits before the
 judge sees them.</u> You will delay the time of your trial if you do not give these
 copies to the opposing party ahead of time. Keep your original exhibits until your
 case is called.
- Cases may not be called in the order listed on the posted calendar.
- Mediation is highly regarded as an excellent alternative to a trial. A Better Business Bureau representative (mediator) will be at court on the day and time of your hearing to help you resolve your case.
- The mediator is specially trained and impartial, he or she does not give legal advice or make decisions. The parties involved in the dispute make the decisions and the mediator and the parties work together to identify the issues that are most important for each side and then to find practical resolutions. If a settlement cannot be reached the case goes to trial that same day and a judge will decide the outcome.

AFTER TRIAL

- Once a judgment is rendered, the time to appeal the court's decision extends for thirty (30) days. <u>The judgment will become final after the 30-day appeal period, if</u> an appeal is not filed.
- Original exhibits may be picked up from the Small Claims Department of the Sisk Civil Courthouse at 1130 "O" Street after the judgment becomes final. A notice will be mailed by the clerk's office with a number to call and set an appointment to pick up exhibits.
- Once a judgment is issued in your case, a notice of that judgment will be mailed to you.
- If your matter was taken under advisement by the temporary judge or judge hearing your case, you will be notified of his or her decision by mail. The court can take up to ninety (90) days to issue a ruling when a case is taken under advisement. Please do not call the court.

PLEASE KEEP THE COURT ADVISED IF YOUR ADDRESS CHANGES.

OTHER RESOURCES

Guide & File Form Preparation Interviews Link – Choose Civil, then Small Claims https://www.fresno.courts.ca.gov/forms-filing/local-forms/online-document-help

Small Claims Advisors 1130 O Street, Fresno, CA 93724 (559) 457-2174 Open Mon-Fri 8:00-4:00 www.fresnosmallclaimsadvisor.org Fresno, CA 93711 1221 Van Ness Ave.

ATTORNEY OR PARTY WITHOUT ATTORNEY: STATE BAR NO:	FOR COURT USE ONLY
NAME:	
FIRM NAME:	
STREET ADDRESS:	
CITY: STATE: ZIP CODE:	
TELEPHONE NO.: FAX NO.:	
E-MAIL ADDRESS:	
ATTORNEY FOR (name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	CASE NUMBER:
Plaintiff/Petitioner:	
Defendant/Respondent:	JUDICIAL OFFICER:
CONSENT TO ELECTRONIC SERVICE AND NOTICE OF ELECTRONIC SERVICE ADDRESS	DEPARTMENT:
1. The following party or the attorney for: a. plaintiff (name): b. defendant (name): c. petitioner (name): d. respondent (name): e. other (describe): consents to electronic service of notices and documents in the above-captioned actions. The electronic service address of the person identified in item 1 is (specify):	tion.
Date:	
TYPE OR PRINT NAME	(SIGNATURE OF PARTY OR ATTORNEY)

	CASE NUMBER:
CASE NAME:	

(Note: If you serve Consent to Electronic Service and Notice of Electronic Service Address by mail, you should use form POS-030, Proof of Service by First-Class Mail–Civil, instead of using this page.)

PROOF OF ELECTRONIC SERVICE

	CONSENT TO ELECTRONIC SERVICE AND NOTICE OF ELECTRONIC SERVICE ADDRESS
	m at least 18 years old. My residence or business address is <i>(specify):</i>
b.	My electronic service address is (specify):
	ectronically served a copy of the <i>Consent to Electronic Service and Notice of Electronic Service Address</i> as follows: Name of person served:
b.	Electronic service address of person served: On behalf of (name or names of parties represented, if person served is an attorney):
C.	On (date):
d.	At (time):
	Electronic service of the Consent to Electronic Service and Notice of Electronic Service Address on additional persons is described in an attachment.
decla	re under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Date:	$\mathbf{K}_{\cdot\cdot}$
	(TYPE OR PRINT NAME OF DECLARANT) (SIGNATURE OF DECLARANT)

INFORMATION FOR THE SMALL CLAIMS PLAINTIFF

This information sheet is written for the person who sues in the small claims court. It explains some of the rules of, and some general information about, the small claims court. It may also be helpful for the person who is sued.

WHAT IS SMALL CLAIMS COURT?

Small claims court is a special court where disputes are resolved quickly and inexpensively. The rules are simple and informal. The person who sues is the plaintiff. The person who is sued is the defendant. In small claims court, you may ask a lawyer for advice before you go to court, but you cannot have a lawyer in court. Your claim cannot be for more than \$6,250 if you are a business or public entity or for more than \$12,500 if you are a natural person (including a sole proprietor). (See below for reference to exceptions.*) If you have a claim for more than this amount, you may sue in the civil division of the trial court or you may sue in the small claims court and give up your right to the amount over the limit. You cannot, however, file more than two cases in small claims court for more than \$2,500 each during a calendar year.

WHO CAN FILE A CLAIM?

- 1. You must be at least 18 years old to file a claim. If you are not yet 18, tell the clerk. You may ask the court to appoint a quardian ad litem. This is a person who will act for you in the case. The guardian ad litem is usually a parent, a relative, or an adult friend.
- 2. A person who sues in small claims court must first make a demand, if possible. This means that you have asked the defendant to pay, and the defendant has refused. If your claim is for possession of property, you must ask the defendant to give you the property.
- 3. Unless you fall within two technical exceptions, you must be the **original owner** of the claim. This means that if the claim is assigned, the buyer cannot sue in the small claims court.

- You must also appear at the small claims hearing yourself unless you filed the claim for a corporation or other entity that is not a natural person.
- 4. If a corporation files a claim, an employee, an officer, or a director must act on its behalf. If the claim is filed on behalf of an association or another entity that is not a natural person, a regularly employed person of the entity must act on its behalf. A person who appears on behalf of a corporation or another entity must not be employed or associated solely for the purpose of representing the corporation or other entity in the small claims court. You must file a declaration with the court to appear in any of these instances. (See Authorization to Appear, form SC-109.)

WHERE CAN YOU FILE YOUR CLAIM?

You must sue in the right court and location. This rule is called venue. Check the court's local rules if there is more than one court location in the county handling small claims cases. If you file your claim in the wrong court, the court will dismiss the claim unless all defendants personally appear at the hearing and agree that the claim may be heard. The right location may be any of these:

- 1. Where the defendant lives or where the business involved is located:
- 2. Where the damage or accident happened;
- 3. Where the contract was signed or carried out;
- 4. If the defendant is a corporation, where the contract was broken; or
- 5. For a retail installment account or sales contract or a motor vehicle finance sale:
 - a. Where the buyer lives;
 - b. Where the buyer lived when the contract was entered into;
 - c. Where the buyer signed the contract; or
 - d. Where the goods or vehicle are permanently kept.

SOME RULES ABOUT THE DEFENDANT (including government agencies)

- 1. You must sue using the defendant's exact legal name. If the defendant is a business or a corporation and you do not know the exact legal name, check with the state or local licensing agency, the county clerk's office, or the Office of the Secretary of State, Corporate Status Unit, at www.sos.ca.gov/business. Ask the clerk for help if you do not know how to find this information. If you do not use the defendant's exact legal name, the court may be able to correct the name on your claim at the hearing or after the judgment.
- If you want to sue a government agency, you must first file a claim with the agency before you can file a lawsuit in court. Strict time limits apply. If you are in a Department of Corrections or Youth Authority facility, you must prove that the agency denied your claim. Please attach a copy of the denial to your claim.
- With very limited exceptions, the defendant must be served within the state of California.

HOW DOES THE DEFENDANT FIND OUT ABOUT THE CLAIM?

You must make sure the defendant finds out about your lawsuit. This has to be done according to the rules or your case may be dismissed or delayed. The correct way of telling the defendant about the lawsuit is called service of process. This means giving the defendant a copy of the claim. YOU CANNOT DO THIS YOURSELF. You should read form SC-104B, What is "Proof of Service"? Here are four ways to serve the defendant:

- 1. Service by a law officer—You may ask the marshal or sheriff to serve the defendant. A fee will be charged.
- 2. **Process server**—You may ask anyone who is *not a party* in your case and who is at least 18 years old to serve the defendant. The person is called a process server and must personally give a copy of your claim to the defendant. The person must also sign a proof of service form showing when the defendant was served. Registered process servers will serve papers for a fee. You may also ask a friend or relative to
- 3. Certified mail—You may ask the clerk of the court to serve the defendant by certified mail. The clerk will charge a fee. You should check back with the court before the hearing to see if the receipt for certified mail was returned to the court. Service by certified mail must be done by the clerk's office except in motor vehicle accident cases involving out-of-state defendants.
- 4. **Substituted service**—This method lets you serve another person instead of the defendant. You must follow the procedures carefully. You may also wish to use the marshal or sheriff or a registered process server.

* Exceptions: Different limits apply in an action against a defendant who is a quarantor. (See Code Civ. Proc., § 116.220(c).)

Page 1 of 2

- 4. Substituted service (continued) A copy of your claim must be left at the defendant's business with the person in charge, OR at the defendant's home with a competent person who is at least 18 years old. The person who receives the claim must be told about its contents. Another copy must be mailed, first class postage prepaid, to the defendant at the address where the paper was left. The service is not complete until 10 days after the copy is mailed.
- 5. **Timing and proof of service**—No matter which method of service you choose, the defendant must be served by a certain date, or the trial will be postponed. If the defendant lives in the county, service must be completed at least *15 days* before the trial date. This period is at least *20 days* if the defendant lives outside the county.

The person who serves the defendant must sign a court paper showing when the defendant was served. This paper is called a *Proof of Service* (form SC-104). It must be signed and returned to the court clerk as soon as the defendant has been served.

WHAT IF THE DEFENDANT ALSO HAS A CLAIM?

Sometimes the person who was sued (the **defendant**) will also have a claim against the person who filed the lawsuit (the **plaintiff**). This claim is called the *Defendant's Claim*. The defendant may file this claim in the same lawsuit. This helps to resolve all of the disagreements between the parties at the same time.

If the defendant decides to file the claim in the small claims court, the claim may not be for more than \$6,250, or \$12,500 if the defendant is a natural person (see exceptions on page 1*). If the value of the claim is more than this amount, the defendant may either give up the amount over \$6,250 or \$12,500 and sue in the small claims court or sue in the appropriate court for the full value of the claim. If the defendant's claim relates to the same contract, transaction, matter, or event that is the subject of your claim and exceeds the value amount for small claims court, the defendant may file the claim in the appropriate court and file a motion to transfer your claim to that court to resolve both claims together.

The defendant's claim must be served on the plaintiff at least *five days* before the trial. If the defendant received the plaintiff's claim *10 days* or less before the trial, then the claim must be served at least *one day* before the trial. Both claims will be heard by the court at the same time.

WHAT HAPPENS AT THE TRIAL?

Be sure you are on time for the trial. The small claims trial is informal. You must bring with you all witnesses, books, receipts, and other papers or things to prove your case. You may ask the witnesses to come to court voluntarily, or you may ask the clerk to issue a **subpoena**. A subpoena is a court order that *requires* the witness to go to trial. The witness has a right to charge a fee for going to the trial. If you do not have the records or papers to prove your case, you may also get a court order before the trial date requiring the papers to be brought to the trial. This order is called a *Small Claims Subpoena and Declaration* (form SC-107).

If you settle the case before the trial, you must file a dismissal form with the clerk.

The court's decision is usually mailed to you after the trial. It may also be hand delivered to you when the trial is over and after the judge has made a decision. The decision appears on a form called the *Notice of Entry of Judgment* (form SC-130 or SC-200).

WHAT HAPPENS AFTER JUDGMENT?

The court may have ordered one party to pay money to the other party. The party who wins the case and is owed the money is called the **judgment creditor**. The party who loses the case and owes the money is called the **judgment debtor**. Enforcement of the judgment is **postponed** until the time for appeal ends or until the appeal is decided. This means that the judgment creditor cannot collect any money or take any action until this period is over. Generally both parties may be represented by lawyers after judgment. More information about your rights after judgment is available on the back of the *Notice of Entry of Judgment*. The clerk may also have this information on a separate sheet.

HOW TO GET HELP WITH YOUR CASE

- Lawyers—Both parties may ask a lawyer about the case, but a lawyer may not represent either party in court at the small claims trial. Generally, after judgment and on appeal, both parties may be represented by lawyers.
- 2. Interpreters—If you do not speak English well, ask the court clerk as soon as possible for a court-provided interpreter. You may use form INT-300 or a local court form to request an interpreter. If a court interpreter is not available at the time of your trial, it may be necessary to reschedule your trial. You cannot bring your own interpreter for the trial unless the interpreter has been approved by the court as a certified, registered, or provisionally qualified interpreter. (See Cal. Rules of Court, rule 2.893, and form INT-140.)
- 3. Waiver of fees—The court charges fees for some of its procedures. Fees are also charged for serving the defendant with the claim. The court may excuse you from paying these fees if you cannot afford them. Ask the clerk for the *Information Sheet on Waiver of Superior Court Fees and Costs* (form FW-001-INFO) to find out if you meet the requirements so that you do not have to pay the fees.
- Night and Saturday court—If you cannot go to court during working hours, ask the clerk if the court has trials at night or on Saturdays.

- 5. Parties who are in jail—If you are in jail, the court may excuse you from going to the trial. Instead, you may ask another person who is not an attorney to go to the trial for you. You may mail written declarations to the court to support your case.
- 6. **Accommodations**—If you have a disability and need assistance, immediately ask the court to help accommodate your needs. If you are hearing impaired and need assistance, notify the court immediately.
- 7. **Forms**—You can get small claims forms and more information at the California Courts Self-Help Center website (www.courts.ca.gov/smallclaims), your county law library, or the courthouse nearest you.

8.	Small claims advisors —The law requires each county to provide assistance in small claims cases free of charge. (Small claims advisor information):
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SC-100

Plaintiff's Claim and ORDER to Go to Small Claims Court

Notice to the person being sued:

- You are the defendant if your name is listed in **(2)** on page 2 of this form or on form SC-100A. The person suing you is the plaintiff, listed in **(1)** on page 2.
- You and the plaintiff must go to court on the trial date listed below. If you
 do not go to court, you may lose the case. If you lose, the court can order
 that your wages, money, or property be taken to pay this claim.
- Bring witnesses, receipts, and any evidence you need to prove your case.
- Read this form and all pages attached to understand the claim against you and to protect your rights.

Aviso al Demandado:

- Usted es el Demandado si su nombre figura en ② de la página 2 de este formulario, o en el formulario SC-100A. La persona que lo demanda es el Demandante, la que figura en ① de la página 2.
- Usted y el Demandante tienen que presentarse en la corte en la fecha del juicio indicada a continuación. Si no se presenta, puede perder el caso. Si pierde el caso, la corte podría ordenar que le quiten de su sueldo, dinero u otros bienes para pagar este reclamo.
- Lleve testigos, recibos y cualquier otra prueba que necesite para probar su caso
- Lea este formulario y todas las páginas adjuntas para entender la demanda en su contra y para proteger sus derechos.

olork stamps date here when form to med.
Fill in court name and street address:

Superior	Court of	Californ	ia, Count	y of

Court fills in case number when form is filed.

Case Number:	
Case Name:	

Order to Go to Court

The people in (1) and (2) must attend court: (Clerk fills out section below.)

Trial	→ Date	Time	Department	Name and address of court, if different from above
Date	1			
	2.			
	3.			
	Date:		Clerk, by	, Deputy

Instructions for the person suing:

Do not use this form to recover COVID-19 rental debt, which is unpaid rent or other financial obligations under a tenancy due between March 1, 2020, and September 30, 2021. (See Code of Civil Procedure, §1179.02.) To recover COVID-19 rental debt, use form SC-500, *Plaintiff's Claim and ORDER to Go to Small Claims Court*.

- You are the plaintiff. The person you are suing is the defendant.
- **Before** you fill out this form, read form <u>SC-100-INFO</u>, *Information for the Plaintiff*, to know your rights. You can get form SC-100-INFO at any courthouse or county law library, or go to <u>www.courts.ca.gov/forms</u>.
- Fill out pages 2, 3, and 4 of this form. Make copies of all the pages of this form and any attachments—one for each party named in this case and an extra copy for yourself. Take or mail the original and the copies to the court clerk's office and pay the filing fee. The clerk will write the date of your trial in the box above. Your court may allow electronic filing. Check your local court website for information: www.courts.ca.gov/find-my-court.htm.
- You must have someone at least 18—not you or anyone else listed in this case—give each defendant a court-stamped copy of all pages of this form and any pages this form tells you to attach. There are special rules for "serving," or delivering, this form to public entities, associations, and some businesses. See forms SC-104B, and SC-104B, and SC-104B, and SC-104B, and SC-104B.
- Go to court on your trial date listed above. Bring witnesses, receipts, and any evidence you need to prove your case.



SC-100, Page 1 of 6

Name:		e:	
Street address:			
Street Mailing address (if different):	City	State	Zip
Street	City	State	— <u></u>
Email address (if available):			
If more than one plaintiff, list next pla	aintiff here:		
Name:	Phone	e:	
Street address:			
Street Mailing of Life and Control of the Control	City	State	Zip
Mailing address (if different): Street			
Email address (if available):	•	Giaic	2.10
Check here if more than two plaintiffs and a	doing business under a fictitious		v
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(3) b.	When did this happen? (Date): If no specific date, give the time period: Date started:	Through:
c.	How did you calculate the money owed to you? (Do not inc	
	Check here if you need more space. Attach one sheet of pap the top.	er or form <u>MC-031</u> and write "SC-100, Item 3" at
S	You must ask the defendant (in person, in writing ue. If your claim is for possession of property, you property. Have you done this? Yes No If no, explain why not:	
_		
_		
	Why are you filing your claim at this courthouse? This courthouse covers the area (check the one that applies):	
a.	 (1) Where the defendant lives or does business. (2) Where the plaintiff's property was damaged. (3) Where the plaintiff was injured. 	Where a contract (written or spoken) was made, signed, performed, or broken by the defendant <i>or</i> where the defendant lived or did business when the defendant made the contract.
b	Where the buyer or lessee signed the contract, lives now is about an offer or contract for personal, family, or how § 395(b).)	
c.		
d		I when the contract was made, or where the vehicle is
e.	Other (specify):	
6 L	ist the zip code of the place checked in ⑤ abov	e (if you know):
\ /	s your claim about an attorney-client fee dispute Tyes, and if you have had arbitration, fill out form SC-101, att	
	re you suing a public entity? ☐ Yes ☐ No	, ,
-	yes, you must file a written claim with the entity first. A can be supported that A can be supported to A can	• • • • • • • • • • • • • • • • • • • •
IJ	the phone chang derives your claim of does not answer within	ine time attorned by turn, you can file this form.

Plaintiff (list names):	Case Number:
Have you filed more than 12 other small claim Yes No If yes, the filing fee for this case will	
Is your claim for more than \$2,500? Yes If you answer yes, you also confirm that you have not filed small claims cases for more than \$2,500 in California dur.	l, and you understand that you may not file, more than two
(11) I understand that by filing a claim in small cla claim.	nims court, I have no right to appeal this
I declare under penalty of perjury under the laws of the State of attachments to this form is true and correct.	California that the information above and on any
Date:	
	>
Plaintiff types or prints name here	Plaintiff signs here
Date:	K .
Second plaintiff types or prints name here	Second plaintiff signs here



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the trial. For these and other accommodations, contact the clerk's office for form MC-410, *Disability Accommodation Request*. (Civ. Code, § 54.8.)



SC-100

Information for the defendant (the person being sued)

"Small claims court" is a special court where claims for \$12,500 or less are decided. Individuals, including "natural persons" and sole proprietors, may claim up to \$12,500. Corporations, partnerships, public entities, and other businesses are limited to claims of \$6,250. (See below for exceptions.*) The process is quick and cheap. The rules are simple and informal. You are the *defendant*—the person being sued. The person who is suing you is the *plaintiff*.

Do I need a lawyer? You may talk to a lawyer before or after the case. But you *may not* have a lawyer represent you in court (unless this is an appeal from a small claims case).

How do I get ready for court? You don't have to file any papers before your trial, unless you think this is the wrong court for your case. But bring to your trial any witnesses, receipts, and evidence that support your case. And read "Be Prepared for Your Trial" at www.courts.ca.gov/smallclaims/prepare.

What if I need an accommodation? If you have a disability or are hearing impaired, fill out form MC-410, *Disability Accommodation Request*. Give the form to your court clerk or the ADA/Access Coordinator.

What if I don't speak English well? Ask the court clerk as soon as possible for a court-provided interpreter. You may use form INT-300, Request for Interpreter (Civil) or a local court form to request an interpreter. If a court interpreter is unavailable for your trial, it may be necessary to reschedule your trial. You cannot bring your own interpreter for the trial unless the interpreter has been approved by the court as a certified, registered, or provisionally qualified interpreter. (See Cal. Rules of Court, rule 2.893, and form INT-140.)

Where can I get the court forms I need? Go to any courthouse or your county law library, or print forms at www.courts.ca.gov/forms.

What happens at the trial? The judge will listen to both sides. The judge may make a decision at your trial or mail the decision to you later.

What if I lose the case? If you lose, you may appeal. You'll have to pay a fee. (Plaintiffs cannot appeal their own claims.)

- If you were at the trial, file form <u>SC-140</u>, <u>Notice of Appeal</u>. You must file within 30 days after the clerk hands or mails you the judge's decision (judgment) on form <u>SC-200</u> or form <u>SC-130</u>, <u>Notice of Entry of Judgment</u>.
- If you were not at the trial, fill out and file form <u>SC-135</u>, <u>Notice of Motion to Vacate Judgment and Declaration</u>, to ask the judge to cancel the judgment (decision). If the judge does not give you a new trial, you have 10 days to appeal the decision. File form <u>SC-140</u>.

For more information on appeals, see www.courts.ca.gov/smallclaims/appeals.

Do I have options? Yes. If you are being sued you can:

Settle your case before the trial. If you and the
plaintiff agree on how to settle the case before the trial, the
plaintiff must file form <u>CIV-110</u>, <u>Request for Dismissal</u> or a
written and signed settlement agreement with the clerk. Ask the
Small Claims Advisor for help.

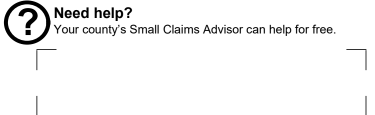
- Prove this is the wrong court. Send a letter to the court before your trial explaining why you think this is the wrong court. Ask the court to dismiss the claim. You must serve (give) a copy of your letter (by mail or in person) to all parties. (Your letter to the court must say you have done so.)
- Go to the trial and try to win your case. Bring
 witnesses, receipts, and any evidence you need to prove your
 case. To have the court order a witness to go to the trial, fill out
 form <u>SC-107</u>, <u>Small Claims Subpoena and Declaration</u>,
 and have it served on the witness.
- against the plaintiff, and the claim is appropriate for small claims court as described on this form, you may file *Defendant's Claim* (form <u>SC-120</u>) and bring the claim in this action. If your claim is for *more* than allowed in small claims court, you may still file it in small claims court if you give up the amount over the small claims value amount, or you may file a claim for the full value of the claim in the appropriate court. If your claim is for more than allowed in small claims court *and* relates to the same contract, transaction, matter, or event that is the subject of the plaintiff's claim, you may file your claim in the appropriate court and file a motion to transfer the plaintiff's claim to that court to resolve both matters together. You can see a description of the amounts allowed in the paragraph above, titled "Small Claims Court."
- Agree with the plaintiff's claim and pay the money. Or, if you can't pay the money now, go to your trial and say you want to make payments.
- Let the case "default." If you don't settle and do not go to the trial (default), the judge may give the plaintiff what he or she is asking for plus court costs. If this happens, the plaintiff can legally take your money, wages, and property to pay the judgment.

What if I need more time?

You can change the trial date if:

- You cannot go to court on the scheduled date (you will have to pay a fee to postpone the trial), or
- You did not get served (receive this order to go to court) at least 15 days before the trial (or 20 days if you live outside the county).

Ask the Small Claims Clerk about the rules and fees for postponing a trial. Or fill out form <u>SC-150</u> (or write a letter) and mail it to the court *and* to all other people listed on your court papers before the deadline. Enclose a check for your court fees, unless a fee waiver was granted.



Or go to www.courts.ca.gov/smallclaims/advisor.

^{*} Exceptions: Different limits apply in an action against a defendant who is a guarantor. (See Code Civ. Proc., § 116.220(c).) Limits do not apply in an action to recover COVID-19 rental debt. (See Code Civ. Proc., §§ 116.223 & 1179.02; form SC-500.)



SC-100

Información para el demandado (la persona demandada)

La "Corte de reclamos menores" es una corte especial donde se deciden casos por \$12,500 o menos. Los individuos, o sea las "personas físicas" y los propietarios por cuenta propia, pueden reclamar hasta \$12,500. Las corporaciones, asociaciones, entidades públicas y otras empresas solo pueden reclamar hasta \$6,250. (Vea abajo para las excepciones.*) El proceso es rápido y económico. Las reglas son sencillas e informales. Usted es el Demandado—la persona que se está demandando. La persona que lo está demandando es el Demandante.

¿Necesito un abogado? Puede hablar con un abogado antes o después del caso. Pero no puede tener a un abogado que lo represente ante la corte (a menos que se trate de una apelación de un caso de reclamos menores).

¿Cómo me preparo para ir a la corte? No tiene que presentar ningún documento antes del juicio, a menos que piense que ésta es la corte equivocada para su caso. Pero lleve al juicio cualquier testigos, recibos y pruebas que apoyan su caso. Y lea "Esté preparado para su juicio" en www.courts.ca.gov/reclamosmenores/preparese.

¿Qué hago si necesito una modificación? Si tiene una discapacidad o tiene impedimentos de audición, llene el formulario MC-410, Solicitud de modificaciones para discapacidad. Entregue el formulario al secretario de la corte o al Coordinador de Acceso/ADA de su corte.

¿Qué pasa si no hablo bien inglés? Solicite un intérprete al secretario de la corte lo más pronto posible. Puede usar el formulario INT-300 o un formulario de su corte local. Si no está disponible un intérprete de la corte para su juicio, es posible que se tenga que cambiar la fecha de su juicio. No puede llevar su propio intérprete para el juicio a menos que el intérprete haya sido aprobado por la corte como un intérprete certificado, registrado, o provisionalmente calificado. (Vea la regla 2.893 de las Reglas de la Corte de California, y el formulario INT-140.)

¿Dónde puedo obtener los formularios de la corte que necesito? Vaya a cualquier edificio de la corte, la biblioteca legal de su condado, o imprima los formularios en www.courts.ca.gov/smallclaims/forms (página está en inglés).

¿Qué pasa en el juicio? El juez escuchará a ambas partes. El juez puede tomar su decisión durante la audiencia o enviársela por correo después.

¿Qué pasa si pierdo el caso? Si pierde, puede apelar. Tendrá que pagar una cuota. (El Demandante no puede apelar su propio reclamo.)

- Si estuvo presente en el juicio, llene el formulario SC-140, Aviso de apelación (Notice of Appeal). Tiene que presentarlo dentro de 30 días después de que el secretario le entregue o envíe la decisión (fallo) del juez en el formulario SC-200 o SC-130, Aviso de publicación del fallo (Notice of Entry of Judgment).
- Si no estuvo en el juicio, llene y presente el formulario SC-135, Aviso de petición para anular el fallo y Declaración para pedirle al juez que anule el fallo (decisión). Si la corte no le otorga un nuevo juicio, tiene 10 días para apelar la decisión. Presente el formulario SC-140.

Para obtener más información sobre las apelaciones, vea www.courts.ca.gov/reclamosmenores/apelaciones.

¿Tengo otras opciones? Sí. Si lo están demandando, puede:

• Resolver su caso antes del juicio. Si usted y el Demandante se ponen de acuerdo en cómo resolver el caso antes del juicio, el Demandante tiene que presentar el formulario CIV-110 Solicitud de desestimación (Request for Dismissal) o un acuerdo de resolución escrito y firmado al secretario de la corte. Pídale al Asesor de Reclamos Menores que lo ayude.

- Probar que es la corte equivocada. Envíe una carta a la corte antes del juicio explicando por qué cree que es la corte equivocada. Pídale a la corte que despida el reclamo. Tiene que entregar (dar) una copia de su carta (por correo o en persona) a todas las partes. (Su carta a la corte tiene que decir que hizo la entrega.)
- Ir al juicio y tratar de ganar el caso. Lleve testigos, recibos y
 cualquier prueba que necesite para probar su caso. Si desea que
 la corte emita una orden de comparecencia para que los testigos
 vayan al juicio, llene el formulario SC-107, Citatorio de reclamos
 menores (Small Claims Subpoena) y entrégueselo legalmente al
 testigo.
- Demandar a la persona que lo demandó. Si tiene un reclamo contra el Demandante, y el reclamo se puede presentar en la corte de reclamos menores, tal como se describe en este formulario, puede presentar el formulario SC-120, Reclamo del demandado (Defendant's Claim) y presentarlo en este mismo caso. Si su reclamo excede el límite permitido en la corte de reclamos menores, puede igualmente presentarlo en la corte de reclamos menores si está dispuesto a limitar su reclamo al máximo permitido, o puede presentar un reclamo por el monto total en la corte apropiada. Si su reclamo excede el límite permitido en la corte de reclamos menores y está relacionado con el mismo contrato, transacción, asunto o acontecimiento que el reclamo del Demandante, puede presentar su reclamo en la corte apropiada y presentar una moción para transferir el reclamo del Demandante a dicha corte, para poder resolver los dos reclamos juntos. Puede ver una descripción de los montos permitidos en el párrafo anterior titulado "Corte de reclamos menores".
- Aceptar el reclamo del Demandante y pagar el dinero. O, si no puede pagar en ese momento, vaya al juicio y diga que quiere hacer los pagos a plazos.
- No ir al juicio y aceptar el fallo por falta de comparecencia. Si no llega a un acuerdo con el Demandante y no va al juicio (fallo por falta de comparecencia), el juez le puede otorgar al Demandante lo que está reclamando más los costos de la corte. En ese caso, el Demandante legalmente puede tomar su dinero, su sueldo o sus bienes para cobrar el fallo.

¿Qué hago si necesito más tiempo? Puede cambiar la fecha del juicio si:

- No puede ir a la corte en la fecha programada (tendrá que pagar una cuota para aplazar el juicio), o
- No le entregaron los documentos legalmente (no recibió la orden para ir a la corte) por lo menos 15 días antes del juicio (ó 20 días si vive fuera del condado).

Pregúntele al secretario de reclamos menores sobre las reglas y las cuotas para aplazar un juicio. O llene el formulario SC-150 (o escriba una carta) y envíelo antes del plazo a la corte y a todas las otras personas que figuran en sus papeles de la corte. Adjunte un cheque para pagar los costos de la corte, a menos que le hayan dado una exención.



¿Necesita ayuda? El Asesor de Reclamos Menores de su condado le puede ayudar sin cargo.

O visite www.courts.ca.gov/reclamosmenores/asesores.

* Excepciones: Existen diferentes límites en un reclamo contra un garante. (Vea el Código de Procedimiento Civil, sección 116.220 (c).) Los límites no se aplican a las acciones para reclamar una deuda de alquiler del COVID-19. (Vea el Código de Procedimiento Civil, secciones 116.223 y 1179.02; y el formulario SC-500.)

SC-100A

Other Plaintiffs or Defendants

Case Number:	

1	☐ This form is attached to form If more than two plaintiffs Other plaintiff's name:	(person, business,		
	Street address:		Phon	e:
	City:	State:	Zip:	
	Mailing address (if different):			
	City:			
	Is this plaintiff doing business un			
	Other plaintiff's name:			V
	Street address:		Phon	e:
	City:	State:	Zip:	
	Mailing address (if different):			
	City:			
	Is this plaintiff doing business un Check here if more than 4 pl	nder a fictitious name? aintiffs and fill out and att	Yes \square No If yes, attach another form SC-10	ch form SC-103. 0A.
(2)	If more than one defendate below:		-	ed), list their information
	Other defendant's name:		Phon	۵۰
	City:	State	7in:	e:
	Mailing address (if different):	State:	Zip.	
		State:		
	If this defendant is a corporation service of process:			
	Name:	Jol	title, if known:	
	Address:			
	City:	State:	Zip:	
	Check here if your case is ag	•	v	ttach another form SC-100A.
(3)(4)	Is your claim for more that If yes, I have not filed, and under California during this calendar y I understand that by filing	rstand that I cannot file, mo vear.		-
	claim.	, a. c.a c		
	clare under penalty of perjury under is true and correct.	er California state law that	he information above a	nd on any attachments to this
Date			•	
Тур	e or print your name			Sign your name
Date				
Type	e or print your name		•	Sign your name

SC-103

Fictitious Business Name

Case Number:		

If we want to file a constitution of	
("doing business as," or "dba") give estate investment trusts do not have to file this f Business name of the person suing:	O. Box):
☐ an individual ☐ a con☐ an association ☐ a lim☐ a partnership ☐ other You must follow the laws for fictitious business	rporation nited liability company r (specify): names. If you have not followed these laws, including filing a ty and publishing this information in a local newspaper, the court
Name of county where you filed your	Fictitious Business Name Statement (dba):
Your Fictitious Business Name State Date your Fictitious Business Name	Statement expires:
	vs of the State of California that the information above is true and cutive officer (CEO), or other qualified officer can sign this form.
correct. Only the owner, president, chief exec	

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:		FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE: ZIP C	ODE:	
TELEPHONE NO.:	FAX NO.:		
EMAIL ADDRESS:			
ATTORNEY FOR (name):			
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PLAINTIFF/PETITIONER:			
DEFENDANT/RESPONDENT:			
BEI END, WITHLEST STIBERT			
REQL	JEST FOR DISMISSAL		CASE NUMBER:
-			
A conformed copy will not be r	eturned by the clerk unless a r	nethod of return is p	provided with the document.
This form may not be used for	dismissal of a derivative action	n or a class action o	r of any party or cause of action in a
class action. (Cal. Rules of Co			or any pancy or cauco or action in a
TO THE CLERK: Please dismis:	s this action as follows:		
a. (1) With prejudice	(2) Without prejudice	(3) Without	prejudice and with the court retaining
a. (1) with projudice	(2) Without projudice		on (Code Civ. Proc., § 664.6)
b. (1) Complaint	(2) Petition	janoaroa	on (3043 511.1 105., g 50 1.5)
(3) Cross-complaint fil	` '	by (name):	
· · · —		• •	
(4) Cross-complaint fil		by (name):	
, , <u>——</u>	parties and all causes of action		
(6) Other (specify)*:			
2. (Complete in all cases except far	nily law cases.)		
The court did did	not waive court fees and costs	for a party in this case	e. (This information may be obtained from
the clerk. If court fees and costs			
Date:		V2	
(TYPE OR PRINT NAME OF ATTORNEY	PARTY WITHOUT ATTORNEY)	A	(SIGNATURE)
* If dismissal requested is of specified parties o		Attornev or	party without attorney for
or of specified cross-complaints only, so state a	•		tiff/Petitioner Defendant/Respondent
action, or cross-complaints to be dismissed			s-Complainant
2. TO THE OLEDIA OF THE 41-	_b		- 1
3. TO THE CLERK: Consent to the	above dismissal is nereby given.	I	
Date:		K .,	
(TYPE OR PRINT NAME OF ATTORNEY	PARTY WITHOUT ATTORNEY)		(SIGNATURE)
† If item 1a(3) is checked, all parties must sign.		•	party without attorney for
If a cross-complaint—or Response—Marriage seeking affirmative relief—is on file, the attorn			tiff/Petitioner Defendant/Respondent
must sign this consent if required by Code of		Cros	s-Complainant
Check here and use form MC-	025 or a separate page for addition	onal signatures. Inclu	de date, printed name, and party information.
4. Dismissal entered as reque	ested on <i>(date):</i>		
5. Dismissal entered on (date		(name):	
	requested for the following reaso		
	,	(-1)/-	
7. a. Attorney or party witho	ut attorney notified on <i>(date):</i>		
	ut attorney not notified. Filing par	ty failed to provide	
a copy to be co		s to return conformed	Copy
Date:		erk, by	, Deputy
			Page 1 of 2

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u	IV	/ -	1	1	u

PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	

COURT'S RECOVERY OF WAIVED COURT FEES AND COSTS

If a party whose court fees and costs were initially waived has recovered or will recover \$10,000 or more in value by way of settlement, compromise, arbitration award, mediation settlement, or other means, the court has a statutory lien on that recovery. The court may refuse to dismiss the case until the lien is satisfied. (Gov. Code, § 68637.)

	means, the court has a statutory lien on that recovery. The court may refuse to dismiss the case until the lien is satisfied. (Gov. Code, § 68637.)	
	Declaration Concerning Waived Court Fees	
1.	The court waived court fees and costs in this action for (name):	
2.	The person named in item 1 is (check one below)	
	a not recovering anything of value by this action.	
	b. recovering less than \$10,000 in value by this action.	
	c. recovering \$10,000 or more in value by this action. (If item 2c is checked, item 3 must be completed.)	
3.	All court fees and court costs that were waived in this action have been paid to the court (check one):	☐ No
۱d	leclare under penalty of perjury under the laws of the State of California that the information above is true and correct.	
Da	ate:	
(TY	PE OR PRINT NAME OF ATTORNEY PARTY MAKING DECLARATION) (SIGNATURE)	

What is "service"?

"Service" or "serving" is when someone—not you or anyone else listed in this case—gives a copy of your court papers to the person, business, or public entity you are suing. Service lets the other party know:

- What you are asking for;
- When and where the trial will be; and
- What the party can choose to do.

There are strict rules for serving court papers. This form explains how to serve these forms:

- Form SC-100, Plaintiff's Claim
- Form SC-120, Defendant's Claim
- Form SC-500, Plaintiff's Claim (COVID-19 Rental Debt)

How is service done?

This form tells you how to serve by *personal* service or *substituted* service.

Personal service means someone gives the papers directly to the person being sued or to the agent authorized to accept service (business or public entity).

Substituted service means someone gives the papers to an adult where the person lives, works, or receives mail (including a private post office box, but not a U.S. Postal Service P.O. Box).

What if the court papers do not get served?

The judge cannot hear your case unless the court papers were served correctly.

Can the court serve the papers for me?

Yes. You can pay the court to mail your claim to the person you are suing. But if the person you are suing or the person's agent for service doesn't sign the U.S. Postal Service mail receipt with his or her complete name, or if someone else signs the receipt, you will have to serve again using personal or substituted service.

Who can serve?

You can ask a friend, a process server, or the sheriff. The server must be at least 18 and not listed in the case.

A "process server" is someone you pay to deliver court forms. Look in the *Yellow Pages* under "Process Serving." The sheriff (or marshal if your county has one) can also deliver court forms. Ask the court clerk how to contact the sheriff. Or look in the county section of your phone book under "Sheriff." You must pay the server, unless you qualify for a fee waiver.

How is personal service done?

Ask someone who is at least 18 and not listed in this case to personally "serve" (give) a copy of your court papers to the person or the agent authorized to accept court papers for the person, business, or public entity listed on form SC-104.

Give the server a separate *Proof of Service* form for each person, business, or public entity you are suing. And tell the server to:

- Walk up to the person to be served.
- Say, "These are court papers."
- Give the person copies of all papers checked on form SC-104, *Proof of Service*. If the person won't take the papers, just leave them near the person. It doesn't matter if the person tears them up.
- Fill out and sign page 2 of form SC-104, *Proof of Service*.

How is substituted service done?

If you don't want to use personal service or can't find the person to be served, ask someone who is at least 18 and not listed in this case to serve the court papers.

Give the server a separate *Proof of Service* form for each person, business, or public entity you are suing. Tell the server to give the papers to:

- A competent adult (at least 18) at the home of and living with the person to be served *or*
- An adult who seems to be in charge where the person to be served usually works *or*
- An adult who seems to be in charge where the person receives mail (including a private mailbox, but not a U.S. Postal Service P.O. Box). *Note:* This is only for cases where the physical address of the person to be served is not known.

Then do the following:

- Write down that person's name and say, "Please give these court papers to [name of person to be served]."
 If the person does not want to give his or her name, describe the person you served.
- Give that person copies of all papers checked on form SC-104, *Proof of Service*. If the person won't take the papers, just leave them near the person.
- Mail another copy of the papers (by first-class mail) to the person being sued at the same address where you left the papers.
- Fill out and sign page 2 of form SC-104, *Proof of Service*.

What does the server do with the original *Proof of Service* form?

If a process server or sheriff served the papers, he or she can file form SC-104, *Proof of Service*, with the clerk. If the server used a different *Proof of Service* form, ask him or her to list each paper served on the form. Also make sure that the registered server will file the original directly with the court and will mail you a copy of the filed form. Take it with you when you go to court.

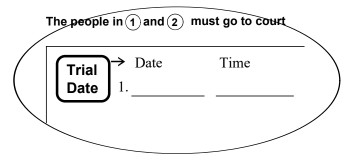
If a friend served the papers, tell him or her to give the completed form back to you. Keep a copy for your records and take the copy with you when you go to court.

You need to file the original completed *Proof of Service* form **5 days before** your trial.

When do the court forms have to be served?

If you are serving form SC-100, Plaintiff's Claim, or form SC-500, Plaintiff's Claim (COVID-19
 Rental Debt), look at the trial date on page 1. Then, look at a calendar.

For *personal* service, subtract 15 days from the trial date (or 20 days if the person, business, or public entity is located outside the county). That's the deadline for serving your small claims forms. But you can serve the forms before the deadline.



For *substituted* service, subtract 25 days from the date the server mailed a copy of the court papers served (or 30 days if the person, business, or public entity is located outside the county). That's the deadline for serving your small claims forms. But you can serve the forms before the deadline.

If the person, business, or public entity to be served is outside California or if you are serving a different form, ask the Small Claims Advisor for more information.

• If you are serving form SC-120, *Defendant's Claim*, look at the trial date on page 1. Then look at a calendar.

For *personal* or *substituted* service, subtract 5 days from the trial date. That's the deadline for serving your small claims forms if you were served at least 11 days before the trial. If you were served 10 days or less before the trial date, you must serve at least 1 day before the trial. But you can serve the forms before the deadline.

What if I can't get the court papers served before the trial?

If you were not able to serve your claim (form SC-100, SC-120, or SC-500) before the deadline for service, talk to your Small Claims Clerk. Each county has its own rules.

If you already served your claim on some parties but not everyone you are suing, you may need to fill out and file form SC-150, *Request to Postpone Trial*, at least 10 days before the trial date (or explain why you couldn't meet the 10-day deadline). Then give or mail a copy of this form to all other plaintiffs and defendants listed on your court papers.

The court may postpone your trial for 15 days or more.

Who do I have to serve?

If you are suing a person (or people)—not a business or public entity—serve each person you are suing. For example, if you were in a car accident and you are suing the owner and the driver of the car, you must list the names of the owner *and* the driver on your claim and serve both people.

Examples:

If the owner and driver are the same person: *Lee Smith, owner and driver*

If the owner and driver are not the same person: *Lee Smith, owner and driver Bob Smith, owner*

If you are suing a business, an association, or a public entity, read form SC-104C, *How to Serve a Business*.



Need help?

Your county's Small Claims Advisor can help for free.

Or go to "County-Specific Court Information" at www.courts.ca.gov/selfhelp-smallclaims.htm

SC-104C

How to Serve a Business or Public Entity (Small Claims)

Use this form to make sure you serve correctly, and follow the instructions on *Proof of Service*, form SC-104. You must serve the *right* person and write the *exact* name of the business and the person to be served.

LC), Unknown LLP), Business Type	Someone who seems to be in charge of the business during ner. normal business hours	Business name, form unknown Owner's name and job title (if you know it)	resources listed on this page to see if they know more about the about the organization type, 's like corporation or sole proprietorship.
Limited Liability Company (LLC), Limited Liability Partnership (LLP), Limited Partnership (LP)	Agent for service listed with Secretary of State To serve a limited partnership, you can also serve the general partner.	Company or partnership name Name of agent or partner for service and job title	Search under Corporation, LP and LLC at the California Secretary of State website: bizfileonline.sos.ca.gov/search/business Or call:1-916-657-5448 OR County Clerk-Recorder's Office: (Ask to see the fictitious business name statement.) Your county's website may have this information. OR City Clerk's Office: (Ask to see the business license.) Your city's website may have this information.
Corporation, Association	If you are suing a manager (Read Civil Secretary of State or any of the partners. Code sections 1962– If you are suing a partnership and the partners, serve each partner. The property owner or Agent for service listed with Secretary of State or any corporate officer (president, 1962.7.) The property owner or Agent for Secretary of State or any corporate officer (president, secretary, treasurer), chief executive officer (CEO), controller, chief partners, serve each financial officer, or general manager.	Corporation name Name of corporate officer or agent for service and job title	Search under Corporation, LP and LLC at the California S of State website: <u>bizfileonline.sos.ca.gov/search/business</u> Or call:1-916-657-5448 OR County Clerk-Recorder's Office: (Ask to see the fictitious I name statement.) Your county's website may have this inf OR City Clerk's Office: (Ask to see the business license.) Your website may have this information.
Landlord	The property owner or manager (<i>Read Civil</i> <i>Code sections 1962–</i> <i>1962.7.</i>)	Business name (if there is one) Owner's name and job title	County Tax Collector
Partnership	If you are suing a partnership, serve one of the partners. If you are suing a partnership and the partners, serve each partner.	Partnership name Name of partner, general manager, or agent for service and job title	Check that you Assessor's Office (Ask to see the fictitious names of the owner and business with: Check: www.counties.org. City Clerk's Office (Ask to see the fictitious business name statement.) Your county's website may have this information. Check: www.counties.org. City Clerk's Office (Ask to see the business license.) Your city's website may have this information.
Sole Proprietorship (Only 1 owner)	The owner	Write on your Proof of Proof of Service form: • Business name and Proof of job title • Partnership name and general manager	 County Clerk–Recorder's or County Assessor's Office (Ask to see the fic business name statement.) Your co Web site may have this information. Check: www.counties.org. City Clerk's Office (Ask to see the business license.) Your city's websit have this information.
Business Type:	Serve:	Write on your Proof of Service form:	Check that you have the exact names of the owner and business with:



Need help?
For free help, contact your county's Small Claims Advisor: [space for local info here]

Or go to selfhelp.courts.ca.gov/small-claims-advisor.

SC-104C

How to Serve a Business or Public Entity (Small Claims)

Use this form to make sure you serve correctly, and follow the instructions on *Proof of Service*, form <u>SC-104</u>. You must serve the right person and write the exact name of the public agency and the person to be served.

	City, County, or Public Entity	State of California, State Agency	Federal Agency
Serve:	Serve: City or county clerk, chief officer or director of public agency, or agent authorized to accept service	Use this general address for service: Office of the Attorney General 1300 I Street Sacramento, CA 95814	You cannot sue a federal agency in small claims court.
		Exception: if your claim involves California Department of Transportation (Caltrans), serve it at: California Department of Transportation 1120 N Street Sacramento, CA 95814	
	Important! Before you sue, you must first file a claim with the public entity. Contact it and ask for the claim procedures.	Note: Before you sue, you must first file a claim with the state or the state agency. To file a claim, see: www.dgs.ca.gov/ORIM/File-A-Claim or call: 1-800-955-0045	
Write on your Proof of Service form:	on your • Name of city, county, or public entity Proof of • Name of city clerk, county clerk, chief officer, or agent for ce form: service and job title	 Name of the agency you are suing Name of agent for service 	
Check that you have the exact names of the owner and		Call the agency to confirm the name and address for service. Use the State Directory: 1-800-807-6755 Or search www.ca.gov/departments/list/	
business with:	Secretary of State website: <u>www.sos.ca.gov/administration/california-roster/</u>		



Need help?

For free help, contact your county's Small Claims Advisor: [space for local info here]

Or go to selfhelp.courts.ca.gov/small-claims-advisor.

Revised July 1, 2025

How to Serve a Business or Public Entity

(Small Claims)

SC-104C, Page 2 of 2

Save this form

SC-104	Proof of Service

Use this form to serve a **person**, a **business**, or a **public entity**. To learn more about proof of service, read *What Is "Proof of Service"?*, Form SC-104B. To learn more about how to serve a business or entity, read *How to Serve a Business or Public Entity*, Form SC-104C.

To serve a **business**, you must serve **one** of the following people:

- Owner (for a sole proprietorship)
- Partner (for a partnership) or general partner (for a limited partnership)
- Any officer or general manager (corporation or association)
- Any person authorized for service by the business (corporation, association, general partnership, limited partnership)
- Any person authorized for service with the Secretary of State (corporation, association, limited liability company [LLC], limited liability partnership [LLP], limited partnership)

To serve a **public entity**, you must first file a claim with that entity, then serve **one** of the following people:

- Clerk (of a city or county)
- Chief officer or director (of a public agency)
- Any person authorized for service by the entity
 - a. If you are serving a **person**, write the person's name below:
 - b. If you are serving a **business** or **entity**, write the name of the business or entity, the person authorized for service, and that person's job title:

Business or Agency Name

Person Authorized for Service

Job Title

2 Instructions to Server:

You must be at least 18 years old and **not be named in this case.** Follow these steps:

- Give a copy of all the documents checked in (3) to the person in (1), or
- Give a copy of all the documents checked in (3) to one of the following people:
- a. A competent adult (at least 18) living with, and at the home of the person in (1), or
- b. An adult (at least 18) who seems to be in charge at the usual workplace of the person in (1), or
- c. An adult (at least 18) who seems to be in charge where the person in ① usually receives mail (but not a U.S. Post Office box), if there is no known physical address for the person in ①.

 and mail a copy of the documents left with one of the adults in a, b, or c above to the person in ①.
- Complete and sign this form, and

• Give or mail your completed form to the person who asked you to serve these court papers, in time for the form to be filed with the court at least 5 days before the hearing.

3	I served the person in	ı ① a copy	of the documents	checked below:
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- a.
 \[\script{SC-100}, Plaintiff's Claim and ORDER to Go to Small Claims Court \]
- b. SC-120, Defendant's Claim and ORDER to Go to Small Claims Court
- c. Order for examination (This form must be personally served. Check the form that was served):

 Note: The court can issue a civil arrest warrant if the served party does not come to court only if the order for examination was personally served by a registered process server, sheriff, marshal, or someone appointed by the court.
 - (1) SC-134, Application and Order to Produce Statement of Assets and to Appear for Examination
 - (2) AT-138/EJ-125, Application and Order for Appearance and Examination
- d. ☐ Other (specify):

Fill in case number, case name, hearing date, day, time, and department below:

Case Number:	
Case Name:	
Hearing Date:	
Time:	Dept.:

Case name:			
4)	Fill out "a" or "b" below:		
	a. Personal Service: I personally gave copies of the de On (date): At this address: City:	□ a.m. □ p.m.	
b. Substituted Service: I personally gave copies of the document of the document of the document of the document of the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the least 18 at the home of, and living the home of home o		e documents checked in ③ (a, b, or d) to (check one): nd living with the person in ①, or erson in ① usually works, or erson in ① usually receives mail, or has a private here is no known physical address for the person in ①. e of person in ①)." (time): a.m p.m.	
	Name or description of the person I gave the papers to:		
	and put first-class prepaid postage on it. I addressed the left the copies. I mailed the envelope on (date): by leaving it (check one): a. At a U.S. Postal Service mail drop, or b. At an office or business mail drop where I know the U.S. Postal Service, or	I mailed the envelope on (date): from (city, state): by leaving it (check one): a. □ At a U.S. Postal Service mail drop, or b. □ At an office or business mail drop where I know the mail is picked up every day and deposited with the U.S. Postal Service, or c. □ With someone else I asked to mail the documents to the person in ① , and I have attached that person's	
5)	Server's Information		
	Name:	Phone:	
	Address:		
	City:	State: Zip:	
	Fee for service: \$		
	If you are a registered process server:		
	County of registration:	Registration number:	
6	I declare under penalty of perjury under California state law that I am at least 18 years old and not named in this case and that the information above is true and correct.		
	Date:	\	
	Type or print'server s name	Server signs here after serving	

Case Number: