Civil Forms

ARTICLE 1 General Provisions

4-101. Notice of [excusal] facts requiring recusal (constitution or code of conduct).

[For use with Magistrate Court Rule 2-106 and Metropolitan Court Rule 3-106]

STATE OF NEW MEXICO		
COUNTY OF COUR		
	_, Plaintiff	
V.		No
	_. , Defendar	nt
NOTICE OF [EXCUSAL]	FACTS REQUIRING RECUSAL
(CONST	ITUTION (OR CODE OF CONDUCT) 1
The undersigned believes		partiality of the Honorable onably be questioned because:
	facts must	(set forth specific facts which prohibit be grounds for excusal under the New Mexico duct.)
•		pation of the above-named judge would be in _ of the Code of Judicial Conduct.
		Signature of party

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 2-203 and 3-303 NMRA. See Civil Form 4-221 for the certificate of service and affidavit of service.

[As amended, effective May 1, 1986; November 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, rewrote the form.

The 2002 amendment, effective May 1, 2002, inserted "Facts Requiring Recusal" in the form heading and added the Use Note.

4-102. Certificate of excusal or recusal.

[2-105, 3-105]		
STATE OF NEW MEXICO		
IN THE	COURT	No
	COUNTY	
IN THE		COURT
		, Plaintiff
against 		, Defendant
CERTIF	ICATE OF EXCUSAL	OR RECUSAL
		sed myself) from presiding in the ne parties were notified of such
The parties have not filed a hear the case.	stipulation agreeing	to another judge of the district to
It is requested that another	judge be designated	according to law.
·	 Judge	
	Division	

ANNOTATIONS

[As amended, effective May 1, 1986; September 1, 1989; November 1, 1995.]

The 1995 amendment, effective November 1, 1995, rewrote the form.

4-103. Notice of excusal.

[For use with Magistrate Court Rule 2-106 and Metropolitan Court Rule 3-106]

STATE OF NEW MEXICO COUNTY OF	
COURT	 [
,	
V.	No
	Defendant
	NOTICE OF EXCUSAL ¹
	otifies the court that the Honorable s excused from presiding over the above-captioned case.
Dated this day of	,
	(Party or attorney for party)

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 2-203 and 3-303 NMRA. See Civil Form 4-221 for the certificate of service and affidavit of service.

[As amended, effective May 1, 1986; November 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, deleted "he is exercising his right to excuse" preceding "the Honorable" and inserted "is excused".

The 2002 amendment, effective May 1, 2002, added the Use Note.

4-104. Notice of recusal.

[For use with Magistrate Court Rule 2-106 and Metropolitan Court Rule 3-106]

COUNTY OF	
COURT	
, Pla	aintiff
/ .	No
, De	fendant
N	OTICE OF RECUSAL
case. The parties are further notific	used myself from presiding over the above-captioned ed that if within ten (10) days they do not file with the ther judge to hear the case, another judge will be
······································	.
	Judge
	LICE NOTE

USE NOTE

1. Each party must be served with a copy of this notice. See Rules 2-203 and 3-303 NMRA. See Civil Form 4-221 for the certificate of service and affidavit of service.

[Approved, effective October 1, 1987; as amended, effective November 1, 1995; May 1, 2002.]

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, substituted "You are notified that I have recused myself" for "The undersigned hereby notifies the parties that he is recusing himself", "ten (10) days" for "five (5) days", "file with the court a stipulation agreeing to" for "agree upon", and "another judge will be assigned to hear the case" for "the clerk will request the district court to assign".

The 2002 amendment, effective May 1, 2002, deleted the judicial division designation line and added the Use Note.

4-104B. Notice of assignment.

[For use with Magistrate Court Rules 2-105 and 2-106 NMRA] STATE OF NEW MEXICO COUNTY OF IN THE MAGISTRATE COURT _____, Plaintiff, v. No. _____, Defendant. NOTICE OF ASSIGNMENT The Honorable _____ has been assigned to preside over the above-captioned case. Dated this _____, ____, ____. Clerk [As adopted by Supreme Court Order No. 09-8300-036, effective November 16, 2009.] 4-105. Motion to withdraw as counsel; order approving withdrawal. [For use with Magistrate Court Rule 2-108, Metropolitan Court Rule 3-108 NMRA] STATE OF NEW MEXICO [COUNTY OF_____] [CITY OF____] ____COURT

No. _____

_____, Plaintiff

,	Defendant
---	-----------

MOTION TO WITHDRAW AS COUNSEL1

ORDER APPROVING WITHDRAWAL
(name of withdrawing attorney or firm) requests permission of the court to withdraw as counsel for the above named party. The reason for the withdrawal is (set forth reason for the withdrawal).
[My] [Our] client
(check and complete applicable alternative)
[] has consented to the withdrawal and has been notified of all pending court dates.
[] has refused to agree to the withdrawal because (set forth reason given by client).
[] could not be notified after the following attempts: A return receipt for certified or registered mail to my client's last known address is attached to this motion.
(check and complete applicable alternative)
[] (name of attorney) is entering an appearance to represent the above named party¹.
[] (name of party) will appear pro se. The last known address of (name of party) is:
(name of party)
(mailing address)
(city, county and zip code)
(telephone number)
Dated:
Withdrawing attorney

Signed
Name (<i>print</i>)
Address (<i>print</i>)
City, state and zip code (print)
Telephone number
Entry of appearance by new attorney ¹
Signed
Name (<i>print</i>)
Address (<i>print</i>)
City, state and zip code (<i>print</i>)
Telephone number
Last known address of pro se party
Address (<i>print</i>)

City, state and zip code (print)	
Telephone number	
APPROVED:	
Attorney or pro se party	
Date	
CERTIFICATE OF SERVICE	ON OPPOSING PARTY
I hereby certify that on this day of	,this motion was
[mailed by United States mail, postage prepaid,	and addressed to:
Name:	<u> </u>
Address:	
City, State	
and zip code:]
[faxed by (name named person. The transmission was reported and date of the transmission was (a.t. (date).]	
[e-mailed to (nar	me of person who transmitted) to
which address is on file with the clerk of the Supsuccessful. The time and date of the transmissi (date).]	

Signature of attorney or party

Date of signature
CERTIFICATE OF SERVICE ON WITHDRAWING ATTORNEY'S CLIENT
I hereby certify that on this day of, this motion was
[mailed by United States mail, postage prepaid, and addressed to:
Name:
Address:
City, State
and zip code:]
[faxed by (name of person who faxed) to the above named person. The transmission was reported as complete and without error. The time and date of the transmission was (a.m.) (p.m.) on (date).]
[e-mailed to (name of person who transmitted) to at (electronic address of recipient)
which address is on file with the clerk of the Supreme Court. The transmission was successful. The time and date of the transmission was (a.m.) (p.m.) on (date).]
Signature of attorney
Date of signature
WITHDRAWAL AND SUBSITUTUTION OF ATTORNEY
[APPROVED] [DENIED]:

Judge

USE NOTE

- 1. This form may also be used for the substitution of counsel. Unless there is a new attorney representing the party, insert "none". New counsel must also enter an appearance for the client.
 - 2. Use only applicable alternative.

[Approved by Supreme Court Order 05-8300-05, effective March 21, 2005.]

4-110. Request for hearing.

Hearing requested by:

Signature

[District Court Civil Rules] ¹	
STATE OF NEW MEXICO COUNTY OF J	UDICIAL DISTRICT
No.	
	, Plaintiff
V.	, Defendant
	REQUEST FOR HEARING
Matters to be heard: Hearings presently set: Time requested by plaintiff: _ Time requested by defendar (Provide names and address necessary.) ²	
	aused a copy of the foregoing to be [mailed] [delivered] ing parties listed above on or before (date of service).

Printed name:
Address:
Telephone:
USE NOTES
 A local district court notice of hearing form that has been approved by the Supreme Court may be used instead of this form.
2. This request must be served on all other parties pursuant to Rule 1-005 NMRA. See also Rule 1-007.1 NMRA for how motions are presented to the court.
[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004.]
ANNOTATIONS
Effective dates. — This form was provisionally approved by the Supreme Court effective August 15, 2003 until August 31, 2004. This form was permanently approved by the Supreme Court effective October 14, 2004.
4-111. Notice of hearing.
[District Court Civil Rules]¹
STATE OF NEW MEXICO
COUNTY OF
JUDICIAL DISTRICT
No
, Plaintiff
v.
, Defendant
NOTICE OF HEARING ²
The Honorable will hear (describe matter to be heard) in the above matter in the

on	ty courthouse located at the, day of,,,,	at (a.m.) (p.m.).
	e [mailed] [delivered] [faxed] on day of	,·
	Administrative assistant to the judge	
	USE NOTES	
	The district court complies with the Americans with Dierk of the court of the nature of any disability at least fiving, so appropriate accommodations can be made.	
2. Supre	A local district court notice of hearing form that has been eme Court may be used instead of this form.	een approved by the
- Octob	isionally approved, effective August 15, 2003 until Augu per 14, 2004; as amended by Supreme Court Order 05- mber 15, 2005.]	
	ANNOTATIONS	
provis Augu:	tive dates. — Pursuant to a court order dated July 2, 2 sionally approved effective August 15, 2003. The provis st 31, 2004. Pursuant to a court order dated October 14 anently approved effective October 14, 2004.	sional adoption expired on
	2005 amendment, effective December 15, 2005, added iption of the matter to be heard.	d a blank space for a
4-11	2. Request for hearing.	
[For u	use with Magistrate Court Civil Rule 2-307 NMRA]	
	Metropolitan Court Civil Rule 3-307 NMRA]	
[and l		
-	E OF NEW MEXICO	
- STAT	TE OF NEW MEXICO	

	, Plaintiff
V.	
	, Defendant
	REQUEST FOR HEARING
Assigned judge: Matters to be heard: Hearings presently set Time requested by pla Time requested by defendant:	
(Provide names and a necessary.)¹	ddresses of parties who need to be notified attach a list if
Hearing requested by:	
Signature	
Printed name: Address:	
Telephone:	
	CERTIFICATE OF SERVICE
I hereby certify that on (ins	this day of, this ert paper served, such as "answer" or "notice") was
[mailed by United Stat	es first class mail, postage prepaid, and addressed to:
Name:	

Address:	
City, State	_
and zip code:	
[faxed by (name of renumber). The transmission was reported	_ (name of person who faxed document) to ecipient) at (telephone days complete. The time and date of the
transmission was (a.m.) (p.m	.) on (<i>date</i>).]
[e-mailed to	_ (<i>name of party or attorney</i>) at ddress of recipient) upon agreement of the party
to accept electronic service. The transm	nission was reported as complete. The time and _ (p.m.) (a.m.) on
[delivered to	(Specify how service by delivery was service may be made using this alternative.)
Signature of person sending paper	er
Date of signature	
US	SE NOTES
	all other parties pursuant to Rule 2-203 NMRA or NMRA for how motions are presented to the
[Approved by Supreme Court Order 05-	8300-05, effective March 21, 2005.]
4-113. Notice of hearing.	
[For use with Magistrate Court Civil Rule	e 2-307 NMRA and]
[Metropolitan Court Civil Rule 3-307 NM	IRA]
STATE OF NEW MEXICO	
IN THE COURT	

COUNTY
No
, Plaintiff
v.
, Defendant
NOTICE OF HEARING
The Honorable will hear the above cause in the County courthouse located at (street) in room on the day of , at (a.m.) (p.m.)¹.
(minutes) (hours) is allotted for the hearing on².
Notice [mailed] [delivered] [faxed] on day of,
Judge
USE NOTES
1. Please notify the clerk of the court of the nature of any disability at least five (5) days before any hearing, so appropriate accommodations can be made.
2. Specify the matters to be heard.
[Approved by Supreme Court Order 05-8300-05, effective March 21, 2005.]
ARTICLE 2 Commencement of Action
4-201. Civil complaint.
[2-201, 3-201]
STATE OF NEW MEXICO
IN THE COURT No

against	, Defendant , Address
CIV	IL COMPLAINT
1. Plaintiff or defendant resides, or this county.	may be found in, or the cause of action arose in
2. Plaintiff claims from Defendant th claims interest and court costs.	ne amount of \$ and also
Plaintiff claims from Defendant pers, which is descri	, , ,
3. Plaintiff's claim arises from the fo	ollowing event or transaction:
4. Trial by jury is (not) demanded. (paid upon filing.)	If a jury is demanded, an additional cost must be
Date	Signed
	Name (print)
	Address (print)
	City, State and Zip Code (print)
	Telephone Number

[As amended, effective January 1, 1995.]

ANNOTATIONS

The 1995 amendment, effective January 1, 1995, added the lines for the address of the defendant in the caption.

4-202. Civil complaint.	
[3-201]	
STATE OF NEW MEXICO	
IN THECOURT	No
(COUNTY , Plaintiff
against 	
	COMPLAINT
Plaintiff or defendant resides, or mathis county.	y be found in, or the cause of action arose in
2. Plaintiff claims from Defendant the a interest and court costs.	amount of \$ Plaintiff also claims
Plaintiff claims from Defendant person which is described as follows:	al property of the value of \$,
3. Plaintiff's claim arises from the follow	wing event or transaction:
4. Trial by jury is (not) demanded. [<i>If a paid upon filing</i> .]	jury is demanded, an additional cost must be
5. An audio recording of the trial is (no recording, your right to appeal may be lim	ot) demanded. [<i>If you do not request an audio</i> nited.]
,	

	Name [print]
	Address [print]
	City, State and Zip Code [print]
	Telephone Number
4-203. Complaint in	n forcible entry or unlawful detainer.
[Magistrate Court - Metro	opolitan Court]
STATE OF NEW MEXIC	0
IN THE	COURT No
	COUNTY
against	, Plaintiff
	, Defendant
	COMPLAINT IN FORCIBLE ENTRY
	OR UNLAWFUL DETAINER
	day of,, he or lawfully entitled to the possession of the premises or property escribe with reasonable certainty.]
and on that date the Deferemises or property, as	endant unlawfully entered or retained possession of the follows:
·	
•	tiff asks that Defendant be removed and that Plaintiff be and court costs.

	<u></u>			
,	Signed			
	Name [pr	rint]		
	Address	[print]		
	City, Stat	e and Zip Code [pri	nt]	
	Telephone Number			
4-204. Civil sum	nmons.			
[2-202, 3-202]				
	EXICO	DI-1-100		
V.			No.	
			Judge assigned:	
		Defendent		
		, Defendant		
		CIVIL SUMMONS		
TO: Defendant ¹ ADDRESS:			,	
GREETINGS:				

This summons notifies you that a complaint has been filed against you. A copy of the complaint and an answer form² are attached to this summons. You are required to serve and file an answer to the complaint, or a responsive pleading, within TWENTY (20) DAYS AFTER THE SUMMONS HAS BEEN SERVED ON YOU. You must file the answer or responsive pleading with the clerk of the (Magistrate) (Metropolitan) Court and you must serve a copy of the answer or responsive pleading on the opposing party.

IF YOU DO NOT FILE AND SERVE AN ANSWER OR RESPONSIVE PLEADING WITHIN THE TWENTY (20) DAY PERIOD, A DEFAULT JUDGMENT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER RELIEF DEMANDED IN THE COMPLAINT.

(The following paragraph is for use only if summons issued by the Metropolitan Court.)

IF YOU WANT A TAPE RECORDING OF ANY PROCEEDING, YOU MUST REQUEST IT PRIOR TO THE BEGINNING OF THE PROCEEDING. IF YOU DO NOT ASK FOR A TAPE RECORDING, YOU WILL NOT HAVE A RECORD OF THE PROCEEDINGS TO TAKE TO THE DISTRICT COURT FOR ANY APPEAL.

Your answer must be filed with the court which is located at:(street address of court)
A copy of your answer or responsive pleading must be mailed to: (name and address of plaintiff or plaintiff's attorney)
Name:
Address:
Clerk
RETURN
STATE OF NEW MEXICO)) ss
) ss COUNTY OF)
(complete the following, unless service by sheriff or deputy) ³
I, being sworn, state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served this summons in county on the day of,, by delivering a copy of this summons, a copy of the complaint and an answer (indicate below how served):
(complete if service by sheriff or deputy) ³

I certify that I served this summons in county on the day of,, by delivering a copy of this summons, a copy of
day of,, by delivering a copy of this summons, a copy of the complaint and an answer form in the following manner:
(person serving summons must check one box and fill in appropriate blanks)
[] by delivering a copy of this summons, a copy of the complaint and an answer form to the defendant, (used when defendant receives copy of summons or refuses to receive summons).
[] by delivering a copy of this summons, a copy of the complaint and an answer form to, a person over fifteen (15) years of age and residing at the usual place of abode of the defendant,, located at (address). (used when defendant is not presently
at the abode.)
[] by posting a copy of the summons, complaint and an answer form in the most public part of the usual place of abode of (name of defendant) located at (address) (used if no person found at dwelling house or usual place of abode).
(If service is by posting a copy of the summons, complaint and an answer form must also be mailed to the person served. The person serving by posting and the person serving by mail must each sign a return. The person mailing must check and complete the certificate of mailing at the end of this summons.)
[] by delivering a copy of this summons, a copy of the complaint and an answer form to, an agent authorized to receive service of process for defendant.
[] by delivering a copy of this summons, a copy of the complaint and an answer form to, (parent) (guardian) (custodian) of defendant (used whe defendant is a minor or an incompetent person).
[] by delivering a copy of this summons, a copy of the complaint and an answer form to
[] by service by mail.

Fees:	
	Signature of person making service
	Title (if any)
Subscribed and sworn to before me this day of, Judge, notary or other officer authorized to administer oaths³	
Official title	
(To be completed if service is ma	de by posting)⁴
lawsuit, and that I served a copy of summons, a copy of the complain	er the age of eighteen (18) years and not a party to this of this summons on the day of mailing first class mail, postage prepaid, a copy of this at, and an answer form to: (name of person served) (address where mailed) (county) (city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of,	
authorized to administer oaths ³	
Official title	

(To be completed if service is made by mail.)5

lawsuit, and that I served a copy of the complaint, a copy of the complaint, a	the age of eighteen (18) years and not a party to this his summons on the day of illing first class mail, postage prepaid, a copy of this an answer form and two copies of the notice and elope, postage prepaid, addressed to:
	(name of person served)
·	(address where mailed)
	(county)
	(city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me	
this day of	
·	_
Judge, notary or other officer authorized to administer oaths	
Official title ³	_

USE NOTES

- 1. A separate summons must be used for each defendant.
- 2. An answer form must be attached to the summons at the time of service. For answer forms, see Rules 4-301 and 4-302 NMRA.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
- 4. For use when service is by posting.
- 5. If service is by mail, Civil Form 4-208 must be completed and mailed with this summons.

[As amended, effective January 1, 1987; January 1, 1990; July 1, 1990; October 1, 1991; January 1, 1993; May 1, 1994; September 2, 1997.]

ANNOTATIONS

The 1990 amendment, effective July 1, 1990, in the first two paragraphs of the "Return" form substituted "(in said county) (in County)" for "in said county".

The 1991 amendment, effective October 1, 1991, added the space for "Judge assigned" near the beginning of the form and for "abode located at" in two places near the middle.

The 1993 amendment, effective January 1, 1993, in the "Summons", added the second sentence and third and fourth paragraphs, inserted "plaintiff or" near the end, and made stylistic changes.

The 1994 amendment, effective May 1, 1994, added the present third paragraph relating to tape recordings and the instruction parenthetical relating to the Metropolitan Court.

The 1997 amendment, effective September 2, 1997, inserted "Civil" and deleted "The State of New Mexico" in the form heading, substituted "pleading" for "motion" throughout the form, substituted "and an answer form are attached" for "is attached" in the first paragraph, inserted "or responsive pleading" in the fifth paragraph, deleted the former sixth paragraph relating to witness by a magistrate or municipal court judge and substituted "clerk" for "judge" below the signature line at the end of the form, rewrote the return, and made stylistic changes throughout.

4-205. Civil complaint for interpleader.

[2-301, 3-301]

STATE OF	NEW MEXICO			
		COUNTY	No	
	IN THE		COURT	
			, Interpleader	
against			, Defendant	
and			Defendant	

CIVIL COMPLAINT FOR INTERPLEADER

Interpleader hereby complains against defendants,
 and
as follows:
1. Interpleader is
(briefly describe the position of interpleader and the relationship to the defendants);
2. Defendants, on information and belief, are residents of
3. Interpleader is presently holding money in the amount of \$ The money held by interpleader belongs to either or both of the defendants.
4. Interpleader is in doubt and cannot safely determine as between the defendants' claims for the money held by interpleader and hereby offers to deliver the money to the court in order that the claims of the defendants may be settled.
WHEREFORE, Interpleader asks that:
Defendant and defendant be ordered to interplead and settle between themselves their rights and claims to the money held by interpleader.
2. Interpleader be discharged from any further liability to the defendants on account of (set forth relationship of interpleader to defendants).
3. Interpleader also requests court costs and such other relief as the court deems just and proper.
Signed
Name [print]

	Address
	City, State and Zip Code
	Telephone Number
[Adopted, effective July 1, 1988.]	
4-206. Summons.	
[1-004]	
STATE OF NEW MEXICO	
COUNTY OF	
JUDICIAL DISTR	ICT
No	
, Plair	ntiff
v.	
, Defe	endant
SUM	MMONS
THE STATE O	OF NEW MEXICO
TO:	, Defendant
ADDRESS:	
to this summons within thirty (30) days after	(name of plaintiff or response to the complaint which is attached er service of this summons upon you, ur answer or motion with the court as provided

If you fail to file a timely answer or motion, default judgment may be entered against you for the relief demanded in the complaint.

Attorney or attorneys for plaintiff:

Address and telephone number of attorneys for	
plaintiff (or of plaintiff, if no attorney):	
(Street or P.O. box)	
(City, state and zip code)	
(Telephone number)	
WITNESS the Honorable	, district judge of the
judicial district court of the the district court of County, this	State of New Mexico, and the seal of day of
Clerk of court	
By	
Deputy	
Dated:	
RETURN	l ¹
STATE OF NEW MEXICO)	
)ss	
COUNTY OF)	
I, being duly sworn, on oath, state that I am ove a party to this lawsuit, and that I served this sum the day of,, by copy of complaint attached, in the following markets.	the age of eighteen (18) years and not mons in county on lelivering a copy of this summons, with a ner:
(check one box and fill in appropriate blanks)

[] of su	to the defendant mmons and complaint o	(used when defendant accepts a copy refuses to accept the summons and complaint).
		ail] [courier service] as provided by Rule 1-004 NMRA or commercial courier service).
servi	ce or by mail or commer	ummons and complaint on the defendant by personal ial courier service, by delivering a copy of this summons, ned, in the following manner:
residi defer defer	ng at the usual place of adant is not presently at p	, a person over fifteen (15) years of age and abode of defendant, (used when the blace of abode) and by mailing by first class mail to the (insert defendant's last known mailing address) a applaint.
place the de by ma	of business or employmefendant atailing the summons and	, the person apparently in charge at the actual ent of the defendant and by mailing by first class mail to (insert defendant's business address) and complaint by first class mail to the defendant at defendant's last known mailing address).
	toess for defendant	, an agent authorized to receive service of
ad lite	toem] of defendant enpetent person).	, [parent] [guardian] [custodian] [conservator] [guardian (used when defendant is a minor or an
[]		(name of person),
a con	native when the defenda	_, (title of person authorized to receive service. Use this at is a corporation or an association subject to a suit under board of trustees, the State of New Mexico or any
Fees	:	
	Signature of person ma	
	Title (if any)	
Subs	cribed and sworn to befo	re me this day of,²

Judge, notary or other officer	
authorized to administer oaths	

Official title

USE NOTES

- 1. Unless otherwise ordered by the court, this return is not to be filed with the court prior to service of the summons and complaint on the defendant.
- 2. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy sheriff need not be notarized.

[Adopted effective August 1, 1988; as amended by Supreme Court Order 05-8300-01, effective March 1, 2005; by Supreme Court Order 07-8300-16, effective August 1, 2007.]

ANNOTATIONS

The 2005 amendment, effective March 1, 2005, deleted "and file the same, all as provided by law" at the end of the first paragraph and inserted after "this summons" "and file a copy of your answer or motion with the court as provided in Rule 1-005 NMRA", replaced the second paragraph and revised the return paragraphs to conform those paragraphs with the amendment of Rule 1-004 NMRA also approved as of March 1, 2005.

The 2007 amendment, effective August 1, 2007, deleted "a copy of" after "file" and before "your answer" in the first paragraph.

4-207. Withdrawn.

ANNOTATIONS

Withdrawals. — Civil Form 4-209 NMRA, relating to service of a summons and complaint by mail, has been withdrawn effective March 1, 2005. See Paragraph F of Rule 1-004 NMRA. See Civil Form 4-206 NMRA for service by mail.

4-208. Notice and acknowledgment of receipt of summons and complaint.

[2-202, 3-202]

STATE OF NEW MEXICO

COURT	No
	(COUNTY)
· · · · · · · · · · · · · · · · · · ·	, Defendant
	NOTICE AND ACKNOWLEDGMENT OF RECEIPT OF SUMMONS AND COMPLAINT
TO:	
ADDRESS:	

The enclosed summons, complaint, answer form, two copies of this notice and acknowledgment of receipt of summons and a postage prepaid return envelope are served pursuant to the rules of civil procedure.

You must sign and date the receipt. If you are served on behalf of a corporation, unincorporated association (including a partnership) or other entity, you must indicate under your signature your relationship, position or title. If you are served on behalf of another person and you are authorized to receive process, you must indicate under your signature your relationship, position or title.

You must complete and return one copy of the completed form to the sender within twenty (20) days of the date upon which this notice was mailed. This date appears below. If you fail to complete and return this form to the sender within twenty (20) days plus three (3) days for mailing, you may be required to pay any expenses incurred in serving a summons and complaint in any other manner permitted by law. It must be received by the sender within twenty-three (23) days from the date it was mailed to you.

A stamped and addressed envelope has been included with this notice. You may use this envelope to return this form to the sender.

In addition to completing this form and returning it to the sender, you must also answer the complaint and file an answer with the court within twenty-three (23) days from the date this notice was mailed to you. This date appears below. An answer form has been included with this notice for your use. If an answer is not filed with the court a default judgment may be granted for the relief demanded in the complaint.

his notice and acknowledgment	rjury, that the complaint, an answer form, two copies of of receipt of summons and complaint and a postage liled on the day of,
	(place of mailing).
	Signature of person mailing
	Date of signature
RECEIPT	OF SUMMONS AND COMPLAINT
I received a copy of the summ	nons and complaint.
ehalf I received service) if I do n	may be entered against me (or the party on whose not file an answer to the complaint with the court within date this notice was mailed to me.
	Signature of defendant
	or defendant's attorney
	Position or title
	Date of signature
(To be c	completed prior to filing
	the clerk of the court. ce is required for each party.)
FIOOL OL SELVIO	ce is required for each party.)
AF	FIDAVIT OF SERVICE
copies of this notice and acknowl	jury that a copy of the complaint, an answer form, two ledgment of receipt of summons and complaint and a were served by mail on the following persons or:
(1)	
(Name of party)	
	
(Address)	

(2)	
(Name	of party)
(Addre	ss)
	Signature of person mailing pleadings
	Date of signature
Subscribed a before me thi day of	
• • •	or other officer administer oaths
Official title	
[As amended	, effective January 1, 1993; September 2, 1997.]
	ANNOTATIONS
	endment, effective January 1, 1993, rewrote this form to be consistent amendments to Rules 2-202 and 3-202.
the form head days to allow	endment, effective September 2, 1997, inserted "Acknowledgement of" in ling, increased the time for return of the answer form from 20 days to 23 three days for mailing and rewrote the form, rewrote the Receipt of Complaint, and added the Affidavit of Service.
4-209. Mot	ion for service by publication.
[District Cour	Civil Rule 1-004]
STATE OF N	EW MEXICO JUDICIAL DISTRICT
	JUDICIAL DISTRICT , Plaintiff

V.	No
	, Defendant
	MOTION FOR SERVICE ¹ BY PUBLICATION
defer	, the plaintiff states that after diligent inquiry and ch efforts, plaintiff has been unable to serve process on the above-named ndant personally and the following diligent efforts were made to locate and serve bove-named defendant personally with a summons and complaint:
((Check each method of service attempted and complete applicable blank spaces.)
[]	personal service;
[]	service at the defendant's last known residential address by (name of person attempting service);
[]	service by mail or courier service pursuant to Paragraph F of Rule 1-004 NMRA;
[]	service at the defendant's last known business address;
[] drive	service at the address listed at the motor vehicle division for the defendant's r's license;
[] city o	service at the address listed in the last telephone directory listing for the following or county: (list cities and counties);
[] (list c	a search of the records of the following courts
[] defer	(describe other attempts to locate ndant);
	contacted the post office for the zip code of the last known address of the ndant and there was no forwarding address;
[] serve	(describe other attempts to locate and the defendant).
	state upon my oath or affirmation that this document and the statements in it are and correct to the best of my information and belief.
Date:	: Signature of plaintiff

STATE OF NEW MEXICO)
) ss COUNTY OF)
Signed and sworn to before me this day of
Notary
CERTIFICATE OF SERVICE
I hereby certify that on this day of, this motion was [mailed by United States mail, postage prepaid, and addressed to:
Name:
Address:
City, state and zip code:]
[faxed by (name of person who faxed) to (defendant or defendant's attorney). The transmission was reported as complete and without error. The time and date of the transmission was
[e-mailed by (a.m.) (p.m.) on (name of person who transmitted) to at (electronic address of recipient) who agreed to service in this manner. The transmission was successful. The time and
date of the transmission was (a.m.) (p.m.) on (date).]
Signature of attorney
Date of signature If this motion was served by a person other than an attorney, the following must also be completed and filed with the court:
AFFIDAVIT OF SERVICE
I declare under penalty of perjury that a copy of this motion was served by [mail] [fax] [electronic transmission] as described above on this day of
Signature of person who made service Subscribed and sworn to before me this day of

Judge, notary or other officer authorized to administer oaths	
Official title	
Signature	
Date of signature	
USE NO	PTE
1. This form was prepared for service by p Form 4-209A or 4-210B NMRA.	ublication. It is used in conjunction with
[Provisionally approved, effective August 15, 2 October 14, 2004.]	003 until August 31, 2004; approved,
ANNOTAT	TONS
Effective dates. — This form was provisionally effective August 15, 2003 until August 31, 2004 by the Supreme Court effective October 14, 2005	4. This form was permanently approved
4-209A. Order for service of process	s by publication in a newspaper
[1–004]	
STATE OF NEW MEXICO	
COUNTY OF	
JUDICIAL DISTRICT	
No	
, Plaintiff	
V.	
, Defenda	nt

ORDER FOR SERVICE OF PROCESS¹
BY PUBLICATION IN A NEWSPAPER

[Plaintiff] [Petitioner] has filed a motion requesting that the court approve service of process upon (name of each person to be served) by publication in a newspaper of general circulation.
The court finds that the [plaintiff] [petitioner] has made diligent efforts to make personal service, but has not been able to complete service of process. The last known address of (name of person to be served) is
The court further finds that the newspaper of general circulation in this county is (name of newspaper) [and that this newspaper is most likely to give the defendant notice of the pendency of the action]1 [and in the county of
, State of, a newspaper most likely to give notice of the pendency of this proceeding to the person to be served is: (name of newspaper)].
THEREFORE, IT IS HEREBY ORDERED that the petitioner serve process on by publication once a week for three consecutive weeks in the (newspaper) [and once a week for three consecutive weeks in (newspaper) in (county)]¹. The [plaintiff] [petitioner] shall file a proof of service with a copy of the affidavit of publication when service has been completed.
Dated this day of
District Judge
USE NOTE
1. Use applicable alternative. Unless the newspaper of general circulation in the county where the action is pending is most likely to give notice of the pendency of the action to the person to be served, the notice must also be published in a newspaper of general circulation in the county where the person to be served is most likely to get notice.
[Approved by Supreme Court Order 05-8300-01, effective March 1, 2005.]
4-209B. Order for service of process by publication in a newspaper (guardianship proceedings).

STATE OF NEW MEXICO

[District Court Civil Rule 1-004]

COUNTY OF	
COUNTY OF JUDICIAL DISTRICT	-
	, Plaintiff
	No
V.	No
	, Defendant
ORDER FOR SERVICE	E OF PROCESS
BY PUBLICATION IN	A NEWSPAPER
(guardianship pı	coceedings) ¹
Petitioner has filed a motion requesting that upon (name of each	
newspaper of general circulation.	person to be served) by publication in a
The court finds that the petitioner has made but has not been able to complete service of pro-	ocess. The last known address of
The court further finds that the newspaper o (name of newspaper) [and	
the defendant notice of the pendency of the act, State of	ion] ² [and in the county of
to give notice of the pendency of this proceedin (name	g to the person to be served is:
THEREFORE, IT IS HEREBY ORDERED th	
consecutive weeks in	<i>(newspaper)</i> in
consecutive weeks in (county)]¹. The [plaintiff] [pet	itioner] shall file a proof of service with a
copy of the affidavit of publication when service	has been completed.
The notice shall include a statement that the (name of child), born	•
(mother's name).	(3333)
Dated this day of	
District Judge	

USE NOTE

1. This form is used in guardianship proceedings.

2. Use applicable alternative. Unless the newspaper of general circulation in the county where the action is pending is most likely to give notice of the pendency of the action to the person to be served, the notice must also be published in a newspaper of general circulation in the county where the person to be served is most likely to get notice.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004.]

ANNOTATIONS

Effective dates. — This form was provisionally approved by the Supreme Court effective August 15, 2003 until August 31, 2004. This form was permanently approved by the Supreme Court effective October 14, 2004.

4-211. Recompiled.

ANNOTATIONS

Recompilations.— Former Form 4-211 NMRA, relating to domestic relations cover sheet, has been recompiled as 4A-101 NMRA.

4-212. Recompiled.

ANNOTATIONS

Recompilations.— Former Form 4-212 NMRA, relating to domestic relations information sheet, has been recompiled as 4A-102 NMRA.

4-213. Attorney's certificate.

[1-099]

STATE OF NEW MEX	KICO
	COUNTY
	_ JUDICIAL DISTRICT
	·
No	
v.	
Judge:	_

ATTORNEY'S CERTIFICATE

I,		_, attorney for,	certify		
•		no fee is required by Rule 1-099 NMRA beca			
1. []	being filed within ninety (90	0) days of the disposition;			
2. []	requesting action which may be performed by the clerk of the court or seeking to correct a mistake in the judgment or record filed;				
3. []	requesting entry of a stipul	ated order;			
4. []	seeking only enforcement	of a child support order;			
5. [being filed by an entity exempt by law from paying a docket fee.]					
		Attorney's signature			
		Attorney's name			
		Address			
		Telephone number			
		PAID, THE CASE WILL BE CLOSED WITHOUTERS UNTIL PAYMENT IS MADE.	JT		
	LERK'S USE ONLY aid: [] Yes [] No [] Check [] Cash			
		Clerk:			
[Appro	ved, effective August 1, 200	 1.]			
	,	ANNOTATIONS			
		// NINI/ 1 // // //			

Effective dates.— Pursuant to a court order dated May 24, 2001, this form is effective August 1, 2001.

4-221. Certificate of service.

CERTIFICATE OF SERVICE

l he	ereby certify that on this _	day of		,
this		(insert paper se	rved, such as "a	answer" or "notice")
was Įm	nailed by United States firs	st class mall, posta	ige prepaid, and	a addressed toj
Name:				
Addres	ss:			
City, S	tate			
and zip	code:			
Teleph	one:			
[faxed	by (<i>nai</i>	(name of me of recipient) at	person who fax	red document) to
numbe	er). The transmission was	reported as compl	ete. The time a	nd date of the
	ission was[a.n			` , -
[e-mail	ed to	(name of	party or attorne	y) at
	(electronic service. The			
	the transmission was		•	•
(date).]			
	red to			
made.	See Use Note for the me	•	be made using	this alternative.)
	Signature of person send	ling paper		
	Date of signature			

USE NOTE

This form may be used in the metropolitan court to prepare a certificate or affidavit of service. Only the applicable parts should be used. See Rule 3-303 NMRA for service of papers after the complaint.

[As amended by Supreme Court Order 05-8300-05, effective March 21, 2005; by Supreme Court Order No. 09-8300-036, effective November 16, 2009.]

ANNOTATIONS

Effective dates.— Pursuant to a court order dated March 22, 2002, this form is effective May 1, 2002.

The 2005 amendment, effective March 21, 2005, revised this form to be consistent with the March 21, 2005 amendment of Magistrate Court Rules 2-203, 2-204, 2-205 and Metropolitan Court Rules 3-203, 3-204, 3-205 NMRA.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-036, effective November 16, 2009, in the brackets at the beginning of the form, deleted "Magistrate Court Rules 2-203, 2-204, 2-205 and"; in the last paragraph, after "This form may be used in the", deleted "magistrate and"; and in the third sentence, after "See", deleted "Rules 2-203" and inserted "Rule".

4-221A. Party's certificate of service.

[For use by parties in the Magistrate Courts]

CERTIFICATE OF SERVICE

I hereby certify that on this _	day of	, this
	day of (insert paper served, such as	"answer" or "notice")
was [mailed by United States fir	st class mail and addressed to]	
Name:		
Address:		
City, State		
and zip code:		
Telephone:		
[faxed by	(name of person who fa	exed document) to
	me of recipient) at	
number). The transmission was	reported as complete. The time	and date of the
	n.] [p.m.] on	
[e-mailed to	(name of party or attorn	ney) at
	c mail address of recipient) upon	

to accept electronic service. The transr transmission was [a.m.] [p.	mission was successful. The time and date of the m.] on (date).]
[delivered to	(Specify how service by delivery was service may be made using this alternative.)
Signature of person sending paper	
Date of signature	
	USE NOTE
	strate courts to prepare a certificate or affidavit of Ild be used. See Rule 2-203 NMRA for service of
[As adopted by Supreme Court Order I	No. 09-8300-036, effective November 16, 2009.]
4-222. Application for free pro	cess and affidavit of indigency.
[For use with Supreme Court General I	Rule 23-114]
STATE OF NEW MEXICO	
COUNTY OF	
COURT	-
-	, Petitioner,
V.	
No	
	, Respondent.
ADDITCAMION FOR FREE DR	CECC AND APPIDATITH OF INDICENCY

I request that the court enter an order permitting me to file this case without prepayment of fees and costs and give upon my oath or affirmation the following statement.

My marital status is Widowed	: Single Ma	arried	_ Divorced	_ Separated	
I request interpretat need:)	ion services:	_ yes	no (If yes, plea	ase describe what	you
INFORMATION AB blanks):	OUT MY FINAN	ICES (ch	eck all that ap	ply to you and fi	ll in the
A. PUBLIC AS	SISTANCE				
I do not rece EMPLOYMENT/UN			ou check this b	lank, go directly to	Section B
I currently re (please check all ap		O 1	_		_ County
Temporary Assi	istance for Need	y Familie	s (TANF)		
Food Stamps					
Medicaid					
General Assista	ince (GA)				
Supplemental S	Security Income (SSI)			
Social Security	Disability Income	e (SSDI)			
Public Housing					
Disability Secur	ity Income (DSI)				
Department of H	Health Case Mar	nagement	Services (DHI	MS)	
Other (please d	escribe)	
B. EMPLOYME	NT/UNEMPLOY	MENT			
I am currentl past year. I am une			een unemploy	ed for months	in the

I receive unemployment benefits in the amount of \$ per month.
I have no income because I am unemployed.
I am employed.
My employer's name, address and phone number is:
I am paid weekly every other week twice a month once a month When I am paid my net take-home pay minus deductions required by law like state and federal tax withholding and FICA is \$
I am married, and my spouse is unemployed and has been unemployed for months in the past year because .
My spouse receives unemployment benefits in the amount of \$ per month.
I am married, and my spouse is employed.
My spouse's employer's name, address and phone number is:
My spouse is paid weekly every other week twice a month once a month When my spouse is paid his or her net take-home pay minus deductions required by law like state and federal tax withholding and FICA is \$
C. OTHER SOURCES OF INCOME
I have income from another source not mentioned above.
Child Support \$
Alimony \$
Investments \$
Community property from my spouse\$
Other\$

I do not have any other sources of	of income.	
I am married, and my spouse has above.	s income from ar	nother source not mentioned
Child Support \$		
Alimony \$		
Investments \$		
Other	\$	
Other	\$	
I am married, and my spouse doe	es not have any	other sources of income.
D. OTHER ASSETS (Please list that can be turned into cash. Do no accounts):		
Cash on hand	\$	_
Bank accounts	\$	_
Income tax refund	\$	_
Other assets (describe below):		
	\$	_
	\$	_
IF YOU DO NOT HAVE ACCESS TO ASSETS, EXPLAIN WHY.	YOUR OWN O	R YOUR SPOUSE'S INCOME OR
E. MONTHLY EXPENSES		
House Payment/Rent		\$
Utilities		\$
Telephone		\$

Groceries (after food stamps)	\$
Car Payment(s)	\$
Gasoline	\$
Insurance	\$
Child Care	\$
Student and Consumer Loans	\$
Court-ordered family support obligations	\$
Other court-ordered payments	\$
Medical expenses	\$
Other	\$

F. HOUSEHOLD

I live at

and the head of the household is .

Other than myself, the other members of the household are:

<u>Name</u>	<u>Age</u>	<u>Employment</u>	<u>I Support</u>
			()
			()
			()
			()
			()
			()
			()

This statement is made under oath. I hereby state that the above information regarding my financial condition is correct to the best of my knowledge. I hereby authorize the Court to obtain information from financial institutions, employers, relatives, the federal internal revenue service and other state agencies. If at any time the Court discovers that information in this application for free process was false, misleading, inaccurate, or incomplete at the time the application was submitted, the Court may require me to pay for any costs or fees that were waived under an order of free process that was granted based on the information in this application.

(Signature)

(Print Name)

		PetitionerRespondent (Pro Se)	
		(Street Address)	
		(City, State, Zip Code)	
		(Telephone)	
State of)) ss		
County of)		
Signed and sworn to (or aff	,		(name
of applicant).		<i>(date)</i> by	_ (Hallie
		Notary	
		My commission expires:	
IF YOU ARE REPRESENT THE FOLLOWING CERTII	F ICATE. h	TTORNEY, YOUR ATTORNEY MUST states	
',(Name of attor	u	ittorney	
fee to represent		If any attorney fee is paid to me, I under	stand
(Name of a that I shall pay to the court may be waived by the court.	,	ch attorney fee any court fees and costs	that
		(Attorney signature)	
		Address	
		City, State, Zip Code	
		Telephone/Fax Number	

[Adopted by Supreme Court Order 07-8300-43, effective February 25, 2008; as amended by Supreme Court Order No. 08-8300-31, effective November 17, 2008.]

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-31, effective November 17, 2008, added the attorney's certificate below the verification.

4-223. Order for free process.

[For use with Supreme Court General Rule 23-114]

•	•
STATE OF NEW MEXICO	
COUNTY OF	
	_ COURT
	, Petitioner,
V.	
No	
	, Respondent.
ORDER ON	APPLICATION FOR FREE PROCESS
process and affidavit of indige	me before the court on Petitioner's application for free ency, or upon Petitioner's attorney's certificate supporting ursuant to Rule 23-114(B)(2) NMRA, and the court being hises, FINDS that:
[] the applicant is entitled NMRA.	to free process in accordance with Rule 23-114(B)(2)
[] the applicant receives process.	public assistance and is, therefore, entitled to free
	income does not exceed one hundred and fifty percent guidelines, and the applicant is, therefore, entitled to free
	income exceeds one hundred and fifty percent (150%) of but the applicant is not reasonably able to pay fees or ed to free process.

[] not en	on the basis of the applicant's available funds or annual income, the stitled to free process.	e applicant is
TH	IE COURT ORDERS that:	
[]	the filing fee is waived.	
[] (ADR)	the filing fee is waived except for the \$ alternative dispute fee.	e resolution
	the applicant is granted free service of process by the Sheriff in, New Mexico for 1 2 3 4 5 or summons(es), provided that first attempts service by certified mail pursuant to Rule 1-004 NM	at the
[] New N	the applicant is granted free service by the Sheriff in	
[]	the applicant is to pay the filing fee on,	20
[]	interpretation services shall be provided to the applicant.	
[]	free process is denied.	
[]	Other:	
following for head proper fees, of assign judgm applications waived clerk.	ing costs: jury fees, certification fees, subpoena fees for witnesses, varings or trials, mailings, long distance charges, transcripts for appear, duplication fees for audiotapes or compact discs, copy charges, proof facsimile services. Application for all other costs are to be made to red to your case. If the applicant prevails in this law suit and collects tent or settlement, the court may order reimbursement for any waive ant is represented by an attorney who is paid an attorney fee, any feed by this order must be deducted from any such attorney fee and path and to your case.	witness fees als or record ublication the judge money by d costs. If the ees or costs id to the court

JUDGE

[Adopted by Supreme Court Order 07-8300-43, effective February 25, 2008; as amended by Supreme Court Order No. 08-8300-31, effective November 17, 2008.]

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-31, effective November 17, 2008, in the first paragraph, added the alternative recital that the matter came before the court upon the petitioner's attorney's certificate supporting indigency and free process pursuant to Rule 23-114(B)(2) NMRA; added the first and fourth findings; in the last paragraph, changed "is to be reimbursed" to "may order reimbursement"; and added the last sentence requiring that fees and costs that are waived be deducted from any fees paid to the applicant's attorney and paid to the clerk of the court.

4-224. Order for free process.

[For use with Supreme Court General Rule 23-114 NMRA]

COUNTY OF _______ _____COURT _______, Petitioner, v. No. _______, Respondent. ATTORNEY'S CERTIFICATE SUPPORTING INDIGENCY AND FREE PROCESS I, ______, hereby certify that I represent ______, (Attorney name) (Client name)

and that my client is entitled to free process pursuant to Rule 23-114(B)(2) NMRA without the necessity of filing an application for free process or affidavit of indigency. I further certify that I have not, nor has any legal services organization under whose auspices I am representing my client, received any attorney fee for this representation. If any attorney fee is paid to me or said legal services organization, court fees and costs shall be paid to the clerk from such fee.

Respectfully submitted,

(legal services organization or referring	
local pro bono committee)	
Address	•
City, State, Zip Code	
Telephone/Fax Number	
[Adopted by Supreme Court Order No. 08-8300-31,	effective November 17, 2008.]
4-225. Court's certificate of service.	
[For use by Magistrate Court staff]	
CERTIFICATE OF SE	RVICE
I hereby certify that on this day o notice was served on all parties and counsel.	f,
Signature	
Title	
[As adopted by Supreme Court Order No. 09-8300-0	036, effective November 16, 2009.]

ARTICLE 3 Pleadings and Motions

4-301. Answer to civil complaint.

[For use with Magistrate Court Rule 2-302 and
Metropolitan Court Rule 3-302]
STATE OF NEW MEXICO
COUNTY OF
COURT
No
, Plaintiff
v.
, Defendant
ANSWER TO CIVIL COMPLAINT1
The Plaintiff is not entitled to the amount claimed because:
or
1. The personal property claimed by Plaintiff should not be turned over to Plaintiff because:
 2. (If applicable) Defendant asserts the following counterclaim or set-off against Plaintiff:
rialituit.
3. Trial by jury is (not) demanded. (If Plaintiff has already demanded trial by jury, as indicated in the complaint, a jury will be provided automatically and you need not fill in this item. If Plaintiff has not demanded trial by jury, you may do so here, but if you do you must pay an additional cost upon filing this answer.)
Dated:

Signed	-
Name (<i>print</i>)	-
Address (<i>print</i>)	-
City, state and zip code (<i>print</i>)	_
Telephone number	-
CERTIFICATE OF S	SERVICE ²
I hereby certify that on this day of (insert paper served, such as "a [mailed by United States first class mail, postage p	nnswer" or "notice") was
inalica by Office Glates first class mail, postage p	oropaia, and addressed to.
Name:	
Address:	
City, Stateand zip code:	
[faxed by (name of name of recipient) at	person who faxed document) to(telephone
number). The transmission was reported as comp transmission was (a.m.) (p.m.) on	lete. The time and date of the
[e-mailed to (name of (electronic mail address of r	party or attorney) at recipient) upon agreement of the party
to accept electronic service. The transmission was date of the transmission was (a.m.) (p (date).]	s reported as complete. The time and

[delivered to (Spe made. See Use Note 1 for the methods service may	
	:]
Signature of person sending paper	
Date of signature	
USE NOTES	
1. This Answer must be filed with the court on o Summons.	or before the date set in the
2. This request must be served on all other par Rule 3-203 NMRA. See also Rule 2-307 NMRA for court.	
[As amended, effective January 1, 1995; as amend 8300-05, effective March 21, 2005.]	ed by Supreme Court Order 05-
ANNOTATION	s
The 1995 amendment, effective January 1, 1995, Paragraph 1 in the answer.	rewrote the first alternative
The 2005 amendment, effective March 21, 2005, a end of the form and Use Note 2.	added the certificate of service at the
4-302. Answer to civil complaint.	
[3-302]	
STATE OF NEW MEXICO	
IN THE COU	JRT No
COUNTY, against,	

ANSWER TO CIVIL COMPLAINT

The amount of damages claimed by Plaintiff is not owed because
or
The personal property claimed by Plaintiff should not be turned over to Plaintiff because:
2. [If applicable] Defendant asserts the following counterclaim or set-off against Plaintiff:
3. Trial by jury is (not) demanded. [If Plaintiff has already demanded trial by jury, as indicated in the complaint, a jury will be provided automatically and you need not fill in this item. If Plaintiff has not demanded trial by jury, you may do so here, but if you do you must pay an additional cost upon filing this answer.]
4. An audio recording of the trial is (not) demanded. [If you do not request an audio recording, your right to appeal may be limited.]
,,
Name [print]
Address [print]
City, State and Zip Code [print]
Telephone number

(This Answer must be filed with the court on or before the date set in the Summons.)

4-303. Motion for judgment on the pleadings.

[For use with Magistrate Court Rule 2-303 and

Metropolitan Court Rule 3-303]

STATE OF NEW MEXICO	
COUNTY OF	
COURT	
No	
	_, Plaintiff
V.	
	Defendant
	_, Defendant
MOTION FOR	JUDGMENT ON THE PLEADINGS
` , ` ,	rt to enter judgment against the other party based or or the following damages, costs and fees:
Damages	\$
Attorney fee (if allowable)	
Interest (if allowable)	
Filing fee	
Service fee	
Return fee	
Witness fees	
Total Judgment	\$
,(date)	
(Plaintiff) (Defendant)	
`	red on the other party or the attorney for the other efore the time fixed for the hearing.)
CERT	TIFICATE OF SERVICE
I hereby certify that on this dawas	y of, a copy of this motion
[mailed by United States first class	mail, postage prepaid, and addressed to:]

Name: _			
Address: _			
City, State _			
and zip code: _]	
[faxed by	(n (name of recip	ame of person who faxed on the contract of the	document) to (telephone
number). The tra	insmission was reported as	s complete and without errom) (p.m) on	or. The time and
	(electronic mail addr	name of party or attorney) a ess of recipient). The trans	mission was
	time and date of the transr (<i>date</i>).]	mission was (a.	.m) (p.m) on
[delivered to		(Specify how service b	y delivery was
made. See Use l	Note 1 for the methods ser	rvice may be made using t	his alternative)
Signature	of person sending paper		
Date of sign	gnature		

[As amended, effective October 1, 1987; as amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and replaced "mailed to" with "served on" in Use Note 1.

4-303A. Notice of court's intent to render judgment on the pleadings.

[For use with Magistrate Court Rule 2-303 NMRA]

STATE OF NEW MEXICO

COUNTY OF	
MAGISTRATE COURT	
No	
, Plaint	iff
V.	
, Defen	dant
	N TO ENTER JUDGMENT PLEADINGS
The parties are notified that the court intend(name c	of party) based on the pleadings on file in this
cause for the following damages, costs and	fees:
Damages	\$
Attorney fee (if allowable)	
Interest (if allowable)	
Filing fee	
Service fee	
Return fee	
Witness fees	
Total Judgment	
Judgment will be entered on	objection (see below) to the court before that
	Judge
	Date of signature
CERTIFICATI	E OF SERVICE
I hereby certify that on this day of was	, a copy of this notice
[mailed by United States first class mail, pos	stage prepaid, and addressed to:]

Name:	
Address:	
City, State	
and zip code:]
[faxed by (name of recip	name of person who faxed document) to pient) at (telephone
number). The transmission was reported a	as complete and without error. The time and (a.m) (p.m) on (date).
[e-mailed to	(name of party or attorney) at
(electronic mail a successful. The time and date of the trans (date).]	address of recipient). The transmission was
[delivered to	(Specify how service by delivery was hods service may be made using this
Signature of person sending paper	
Date of signature	
OBJ	ECTION
I object to judgment on the pleadings and	request that this matter be set for trial.
I object because:	
	Signature of party
	Printed name of party
	Date of signature
[Approved by Supreme Court Order 07-83	300-27, effective November 1, 2007.]

4-304. Stipulation of dismissal.

STATE OF NEW MEXICO COUNTY OF	
IN THECOURT	
	, Plaintiff
V.	
	N OF DISMISSAL
The parties hereby stipulate that this ac	ction be dismissed (with) (without) prejudice.
Plaint	tiff or Attorney for Plaintiff
Defer	ndant or Attorney for Defendant
[As amended, effective November 1, 2000	.]
ANNO	TATIONS
The 2000 amendment, effective November a judge to a stipulation of dismissal.	er 1, 2000, no longer provides for approval by
4-305. Notice of dismissal of con	nplaint.
[For use with Magistrate Court Rule 2-305	and
Metropolitan Court Rule 3-305]	
STATE OF NEW MEXICO	
COUNTY OF	
COURT	
No	
, Plair	ntiff

, Defendant
NOTICE OF DISMISSAL OF COMPLAINT1
Plaintiff hereby dismisses plaintiff's complaint without prejudice.
Plaintiff or attorney for plaintiff
CERTIFICATE OF SERVICE ²
I hereby certify that on this day of, this (insert paper served, such as "answer" or "notice") was [mailed by United States first class mail, postage prepaid, and addressed to:
Name:
Address:
City, State
and zip code:]
[faxed by (name of person who faxed document) to (name of recipient) at (telephone number). The transmission was reported as complete. The time and date of the transmission was (a.m.) (p.m.) on (date).]
[e-mailed to (name of party or attorney) at (electronic mail address of recipient) upon agreement of the party to accept electronic service. The transmission was reported as complete. The time and date of the transmission was (a.m.) (p.m.) on (date).]
[delivered to (Specify how service by delivery was made. See Use Note 1 for the methods service may be made using this alternative):]
Signature of person sending paper

USE NOTES

- 1. This form may not be used if the defendant has filed an answer or other responsive pleading. Civil Form 4-306A NMRA is used if the defendant has filed an answer or other responsive pleading.
- 2. This request must be served on all other parties pursuant to Rule 2-203 NMRA or Rule 3-203 NMRA. See also Rule 2-307 NMRA for how motions are presented to the court.

[As amended, effective November 1, 2000; as amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

The 2000 amendment, effective November 1, 2000, made a gender neutral change; deleted the entry for approval by the judge for dismissal without prejudice and added the Use Note.

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and Use Note 2.

4-306. Order dismissing action for failure to prosecute.

[2-305, 3-305]

STATE OF NEW MEXICO

OTATE OF NEW MEXICO			
IN THE			No
	COUNTY		
against		_, Plaintiff	
		_, Defendant	

ORDER DISMISSING ACTION FOR FAILURE TO PROSECUTE

This action has remained pending for six (6) months from the date of the complaint and the court, at a hearing pursuant to the rules governing procedure in this court, has found that (*Plaintiff has failed to take all available steps to bring the matter to trial*) (Defendant has failed to take all available steps to bring his counterclaim to trial).

IT IS ORDERED that this action is dismissed without prejudice.
,,
4-306A. Motion to dismiss action.
[General Form for Use in the Magistrate or
Metropolitan Court]
STATE OF NEW MEXICO
COUNTY OF
COURT
No
, Plaintiff
v.
, Defendant
MOTION TO DISMISS ACTION
[Plaintiff] [Defendant] requests the court to dismiss the above cause of action for the following reason:
(Plaintiff) (Defendant)
USE NOTE

A copy of this motion must be served on the other party or, if represented by an attorney, on the attorney for the other party not less than eight (8) days before the time fixed for the hearing.

[As amended, effective November 1, 2000; as amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

For form order granting or denying a motion to dismiss, see 4-306B NMRA.

The 2000 amendment, effective November 1, 2000, changed the form from an order dismissing action to a motion to dismiss action and order and made stylistic changes in the form.

The 2005 amendment, effective March 21, 2005, deleted the "order" part of this form. The prior form included a form order for granting or denying a motion to dismiss.

4-306B. Order dismissing action.

[Gen	eral Form for Use in Magistrate or
Metro	opolitan Court]
STAT	TE OF NEW MEXICO
COU	NTY OF
	COURT
	No
	, Plaintiff
V.	
	, Defendant
	ORDER DISMISSING ACTION
	matter having come before the court on the motion of the [Plaintiff] [Defendant] and ourt having considered the argument presented, finds that:
[]	the motion should be denied.
[]	the above cause of action should be dismissed (with) (without) prejudice.
IT IS	ORDERED that:
[]	the motion to dismiss the action is denied.
[]	this action is dismissed (with) (without) prejudice.

	date)
Judge	
[Approved by Supreme Court Order	05-8300-05, effective March 21, 2005.]
4-307. Notice of pretrial conf	erence.
[2-306, 3-306]	
STATE OF NEW MEXICO COUNTY OF COU IN THE COU	
Plaintiff	_,
V.	No
Defendant NOTICE OF	PRETRIAL CONFERENCE ¹
TO:	, Attorney.
You are ordered to appear for a pretomore and	rial conference on,
court will: (check only applicable alternatives)	
[] make an order clarifying the p	leadings;
[] enter such orders as may be	desirable to expedite the disposition of the action;
[] hold discussions to facilitate the	he settlement of the case;
[] consider the following matters): :

		
The court will also co	onsider such other matt	ers as may aid in the disposition of the
	• • •	e and place specified for the pretrial ult judgment against such party.
Date	Judge	
	USE NO	TE
		of this notice. See Rules 2-203 and 3-303 of service and affidavit of service.
[As amended, effective	September 1, 1989; Oc	tober 1, 1991; December 17, 2001.]
	ANNOTAT	IONS
		91, near the middle of the form, inserted d the last three alternatives.
appear for a pretrial con	ference" for "A pretrial or the heading "NOTICE	, 2001, substituted "You are ordered to conference will be held in this case" in OF PRETRIAL CONFERENCE", made
4-308. Order to inte	erplead.	
[2-301, 3-301]		
STATE OF NEW MEXIC	00	
	COURT	No
	COUNTY	
against		
and		Defendant

ORDER TO INTERPLEAD

IT IS ORDERED that the court take in represents the total amount interplead			
IT IS FURTHER ORDERED, that be retained until further order of the c	•	id into the co	ourt trust account shall
IT IS FURTHER ORDERED, that claims an interest in or to said money to, interplead in this action within twer upon them; and	in the custod	y of this cou	rt shall, and are directed
IT IS FURTHER ORDERED that (name of interliability to the defendants on account interpleader to defendants).			discharged from all (set forth relationship of
Date ,	Judge		
[Adopted, effective July 1, 1988; as a	mended, effec	ctive July 1,	1990.]
A	NNOTATION	S	
The 1990 amendment, effective July (30) days" in the fourth paragraph.	1, 1990, subs	stituted "twei	nty (20) days" for "thirty
ARTICLE 4 Parties			
4-401. Notice of trial.			
[Magistrate Court - Metropolitan Cour	t]		
STATE OF NEW MEXICO			
IN THE	_COURT	N	0
	COUNTY	DI :	
against			
	,	Detendant	

The interpleader having filed complaint herein,

NOTICE OF TRIAL

TO:
Plaintiff; and
, Attorney.
Defendant; and
, Attorney.
This action will come on for trial before Judge, at the Magistrate Court located at on the, at the hour of
m. The failure of any party to appear at the time and place specified for trial will be ground for entering a default judgment against him.
The motion
atm. Judge or Clerk 4-402. Order of appointment for guardian ad litem.
[For use with District Court Rule 1-053.3]
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT No, Petitioner v.
, Respondent.
ORDER APPOINTING GUARDIAN AD LITEM
THIS MATTER came before the court on, 20 The petitioner was present and was represented by The respondent was present and was represented by The court having reviewed the file and being otherwise advised FINDS:

1.	The court has jurisdiction	n over the parties and su	ıbject matter.	
	This action concerns the	, DOB , DOB , DOB	_, age; _, age; _, age;	
3. to Sec	Good cause exists to appetion 40-4-8 NMSA 1978 aren's] best interests in this	point a Guardian Ad Lite and Rule 1-053.3 NMRA	em (hereinafter "G	
IT IS I	HEREBY ORDERED, AD	JUDGED AND DECRE	ED:	
1. appoir	Appointment and dutie nted as GAL. The GAL sh			is hereby
` ,	interview the [child] [child ounsel if the [child is] [child	-	•	both parents
(b)	interview all parties and	any available parent sub	oject to Rule 16-40)2 NMRA;
` '	interview each mental he ing any necessary author	•	g the [child] [childi	ren] after
	interview any other [pers s reasonably necessary a			
(e)	determine the [child's] [cl	hildren's] wishes, if appr	opriate;	
recom	submit, but do not file, a mendations to all parties mendations are filed with	and counsel at least ter	days before the	
(g)	file the recommendations	s, but not the report, with	n the court;	
	perform the duties to the -053.3 NMRA; and	[child] [children] as set	forth in Paragraph	s H and I of
(i)	in addition to the foregoin	ng, the court directs the	GAL to:	
2.	Adoption of GAL recon	nmendations:		

(a) If the parties are willing to adopt the GAL's recommendations, they shall submit a stipulated order adopting the recommendations within ten (10) days after the recommendations are filed.

- (b) If one or both parties are not willing to adopt the recommendations, such party may file objections to the recommendations within ten (10) days after the recommendations are filed and a request and notice for hearing on the objections. The objections shall specifically state what recommendations are objected to and the basis for the objection. The court will set a hearing on the objections.
 - (c) If no party files timely objections, the court shall enter an appropriate order.
- 3. **Acceptance of appointment.** If the named GAL is willing to serve, the named GAL shall forthwith file an entry of appearance. If the named GAL is unable or unwilling to serve, the named GAL shall promptly advise the court.

Expiration of appointment. This appointment shall expire on

4.

with this order.

5. Immunity of GAL. The GAL serves as an arm of the court and assists the court in discharging its duty to adjudicate the [child's] [children's] best interests.
6. Duties of parties. The parties shall assist the GAL in carrying out the duties set forth in this order.
7. GAL fees.
(a) On or before, 20, petitioner shall advance \$ to the GAL as a retainer toward the GAL's fees and expenses. The GAL shall be paid at an hourly rate of When the GAL fees exceed the retainer, petitioner shall pay% and respondent shall pay% of the additional fees. (b) The GAL shall submit itemized monthly invoices for professional services to the
parties.
(c) The GAL may recommend reallocation of GAL fees and expenses. (d) Either party or the guardian ad litem may request a hearing on the guardian ad litem fees and costs. The GAL shall request a review hearing if the GAL fees and expenses exceed
8. Hearings. The GAL may request an expedited hearing if there is non-compliance

District court judge

CERTIFICATE OF MAILING

I,, ce	rtify that I caused an endorsed copy of this order
appointing guardian ad litem to be serve	ed on the following persons by (delivery) (mail)
on thisday of	;:
(Name of petitioner)	
(Name of petitioner's attorney)	
(Name of respondent)	
(Name of respondent's attorney)	
(Name of guardian ad litem)	
(Name of person signing certificate)	
	by Supreme Court Order 06-8300-29, effective B; approved and recompiled by Supreme Court 2007.]
ANI	NOTATIONS
	me Court Order 07-8300-21, effective August m 4A-342 NMRA has been recompiled as a new
ADTICLE 5	
ARTICLE 5	
Discovery and Pretrial M	atters
4-501. Motion for production.	
[For use with Magistrate Court Rule 2-5	01 NMRA and
Metropolitan Court Rule 3-501 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF	
COURT	
No	
, P	aintiff

V.
, Defendant
MOTION FOR PRODUCTION
[Plaintiff] [Defendant] asks the court to order that the other party produce for inspection and copying the following items of evidence:
•
[] Request has been made of the other party and the other party has failed to produce the evidence.
[] This inspection and copying is necessary in the preparation for trial of this case because
, (date)
(Plaintiff) (Defendant)
CERTIFICATE OF SERVICE ¹
I hereby certify that on this day of, this (insert paper served, such as "answer" or "notice") was
[mailed by United States first class mail, postage prepaid, and addressed to:
Name:

Address: City, State and zip code:

[faxed by	(name of person	n who faxed document) to
	_ (<i>name of recipient</i>) at	(telephone
	n was reported as complete. Th	
transmission was	(a.m.) (p.m.) on	(<i>date</i>).]
[e-mailed to	(name of party of	or attorney) at
	ctronic mail address of recipien	
	e. The transmission was report	
date of the transmission was (date).]	as (a.m.) (p.m.) on	
	lse Note 1 for the methods serv	
:]		
<u> </u>		
Signature of person	sending paper	
Date of signature		

USE NOTE

1. A copy of this motion must be served on the other party or the attorney for the other party not less than eight (8) days before the time fixed for the hearing.

[As amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and replaced "mailed to" with "served on" in Use Note 1.

4-502. Order for production.

[For use with Magistrate Court Rule 2-501 and Metropolitan Court Rule 3-501]

STATE OF NEW MEXICO

COUNTY OF	
COUNTY OF IN THE	COURT
Plaintiff	
V.	No
Defendant	
•	ORDER FOR PRODUCTION
IT IS ORDERED that for trial or hearing at	(defendant) (plaintiff) produce on,, at the hour the following records, papers, documents or other
of (a.m.) (p.m.) tangible evidence (describe bri	the following records, papers, documents or other efly):
,,	
	Judge
(If you fail to obey this order, yo	ou may be held in contempt of this court and punished by
	USE NOTE
This form is to be used when a	party fails to comply with Rule 2-501 or 3-501 NMRA.

ANNOTATIONS

[As amended, effective January 1, 1996; May 1, 2002.]

The 1996 amendment, effective January 1, 1996, made gender neutral changes near the end of the form and substituted the parenthetical at the end for "Willful failure to obey this order shall constitute a contempt of court".

The 2002 amendment, effective May 1, 2002, deleted "The (plaintiff) (defendant) demanded production and the court finds that good cause exists for production;"

immediately following the form heading "Order For Production", deleted "in the (defendant) (plaintiff)" following "tangible evidence" in the form, and added the Use Note.

4-503. Subpoena.

[For use with Magistrate Court Rule 2-502 NMRA and Metropolitan Court Rule 3-502 NMRA]

STATE OF NEW MEXICO		
COUNTY OF		No
COURT, I		
, I		
	SUBPOENA ¹	
SUBPOENA		
[] FOR APPEARANCE OF	PERSON FOR [] TRIAL [] HEARING
[] TO PRODUCE DOCUME	NTS OR OBJECTS AT A	HEARING OR TRIAL ²
[] FOR INSPECTION OF PI	REMISES OF A PARTY ²	
TO:		
YOU ARE HEREBY COMMAND	DED TO APPEAR as follow	vs:
Before Judge:		
Date:, to:		(a.m.) (p.m.)
[] testify at trial		
[] produce the following des	scribed books, documents	or tangible things:

[]	permit the inspection of the premises of a party located at:
	(address).
	YOU ARE ALSO COMMANDED to bring with you the following: (describe document bjects to be produced)
of co	F YOU DO NOT COMPLY WITH THIS SUBPOENA, you may be held in contempt ourt and punished by fine or imprisonment, (date).
	Judge, clerk or attorney
	RETURN FOR COMPLETION BY SHERIFF OR DEPUTY4
deliv	certify that on the day of,, in, in by vering to the person named a copy of the subpoena, the statutory witness fee and age in the amount of \$
	Deputy sheriff
	RETURN FOR COMPLETION BY OTHER PERSON
	MAKING SERVICE ⁴
not a	, being duly sworn, on oath say that I am over the age of eighteen (18) years and a party to this lawsuit, and that on the day of, in, County, I served this subpoena on by delivering to the person named a copy of the subpoena, the utory witness fee and mileage in the amount of \$
	Person making service

	ORN to before me this	day of
,,	(date).	
	Judge, notary or other authorized to administ	
THIS SUBPOENA issued by	or at request of:	
Name of attorney of party		
Address		
Telephone	<u> </u>	
CERTIF	ICATE OF SERVICE BY AT	TORNEY⁴
or entities by (delivery) (mail) ————————————————————————————————————	opy of this subpoena to be servent on this day of	
(2)		
(Name of party)		
(Address)		
	·	
	Attorney	
	Signature	
	Date of signature	

TO BE PRINTED ON EACH SUBPOENA

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.
- 2. If a person is ordered to produce books, documents, or tangible things in the person's possession for a hearing or trial, the person, unless ordered to personally

appear, may have a custodian of the books, documents or tangible things to the hearing or trial produce them for trial. If a party is ordered to permit the inspection of the party's premises before trial, the party need not appear in person at the time of the inspection.

- 3. The judge or clerk may issue a *pro se* party a subpoena duces tecum ordering the production of books, documents or tangible things for trial only if the subpoena is completed prior to issuance by the court. See Rules 2-502 and 3-502 NMRA.
- 4. A copy of the subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (1) fails to allow reasonable time for compliance;
- (2) requires a person who is not a party or an officer of a party to travel outside the county in which the person resides or is employed or regularly transacts business in person, except as provided below, such a person may in order to attend a hearing or trial be commanded to travel from any place within the county in which the hearing or trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
- (4) subjects a person to undue burden.

If a subpoena

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 1, 2002; as amended, effective January 20, 2005.]

ANNOTATIONS

Effective dates.— Pursuant to a court order dated March 22, 2002, this form is effective May 1, 2002.

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following "mileage" under the headings "RETURN FOR COMPLETION BY SHERIFF OR DEPUTY" and "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

Statutory witness fee.— Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-504. Subpoena.

[For use with Metropolitan Court Rule 3-501.1 NMRA]

STATE OF NEW MEXICO

COUNTY	
METROPOLITAN COURT	No
	, Plaintiff
V.	, Defendant
	SUBPOENA ¹
SUBPOENA FOR APPEARANCE OF	PERSON FOR A STATEMENT:
TO: YOU ARE HEREBY COMMANDED T Place: Date:, to give a statement in the above case.	. Time: (a.m.) (p.m.)
J	udge ² or attorney
RETURN FOR COMPLE	ETION BY SHERIFF OR DEPUTY3
County, I serve	day of,, in ed this subpoena on vering to the person named a copy of the nd mileage in the amount of \$
	Deputy sheriff
	IPLETION BY OTHER PERSON ING SERVICE ³
not a party to this lawsuit, and that on, in by deliv	at I am over the age of eighteen (18) years and the day of, _ County, I served this subpoena on vering to the person named a copy of the nd mileage in the amount of \$
Ē	Person making service
SUBSCRIBED AND SWORN to be	efore me this day of).

Judge, notary or other officer authorized to administer oaths

THIS SUBPOENA issued by or at re	equest of:	
Name of attorney of party		
Address		
Telephone		
CERTIFICATE	OF SERVICE	E BY ATTORNEY ³
I certify that I caused a copy of the or entities by (delivery) (mail) on this		o be served on the following persons day of,
(1)(Name of party)		
(Address)		-
(2)(Name of party)		
(Address)		-
	Attorney	
	Signature	
	Date of signa	ture

TO BE PRINTED ON EACH SUBPOENA

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.
- 2. The judge may issue a *pro se* party a subpoena for a statement only if the subpoena is completed prior to issuance by the court. *See* Rules 2-502 and 3-502 NMRA.

3. A copy of the subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

- (1) fails to allow reasonable time for compliance;
- (2) requires a person who is not a party or an officer of a party to travel outside the county in which the person resides or is employed or regularly transacts business in person, except as provided below, such a person may in order to attend a hearing or trial be commanded to travel from any place within the county in which the hearing or trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
- (4) subjects a person to undue burden.

If a subpoena

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 1, 2002; as amended, effective January 20, 2005.]

ANNOTATIONS

Effective dates. — Pursuant to a court order date March 22, 2002, this form is effective May 1, 2002.

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following "mileage" under the headings "RETURN FOR COMPLETION BY SHERIFF OR DEPUTY" and "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

Statutory witness fee. — Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-505. Subpoena.

[For use with District Court Civil Rule 1-045 NMRA]

SUBPOENA1

[] DE	POENA FOR APPEARANG POSITION [] TRIAL	CE OF PERSON FOR ²			
		DED TO APPEAR as follows:			
Place Date:		Time:	(a.m.) (p.m.)		
Y(objec		DED to bring with you the follo	wing document(s) or		
	and punished by fine or im	WITH THIS SUBPOENA you no prisonment.	·		
		Judge, clerk or attorney			
	RETURN FOR C	OMPLETION BY SHERIFF O	R DEPUTY		
subpo	County, I serv	day of ved this subpoena on by delivering to the pers amount of and milea	son named a copy of the		
		Deputy sheriff			
	RETURN FOR	R COMPLETION BY OTHER I	PERSON		
not a	party to this lawsuit, and th , in	say that I am over the age of enat on the day day County, I served this subpo by delivering to the personer and mileage in the amour	of, ena on son named a copy of the		
		Person making service			

	SUBSCRIBED AND SWORN to before me th, (date).	is day of
		tary or other officer I to administer oaths
THI	S SUBPOENA issued by or at request of:	
Nar	ne of attorney of party	_
Add	Iress	_
Tele	ephone	_
	CERTIFICATE OF SERVICE	CE BY ATTORNEY
	certify that I caused a copy of this subpoena ntities by <i>(delivery) (mail)</i> on this	
(1)	(Name of party)	
	(Address)	
(2)	(Name of party)	
	(Address)	
		Attorney
		Signature
		Date of signature

TO BE PRINTED ON EACH SUBPOENA

- 1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.
- 2. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.

3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. See Section 38-6-4 NMSA 1978 for per diem and mileage for witnesses. See Paragraph A of Section 10-8-4 NMSA 1978 for per diem and mileage rates for nonsalaried public officers. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. See Section 34-9-11 NMSA 1978 for payments from the jury and witness fee fund.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

Subject to Subparagraph (2) of Paragraph D below, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if such time is less than fourteen (14) days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen (14) days after service of the subpoena may file a motion to quash the subpoena and serve the motion on all parties to the action. If an objection is served or a motion to quash is filed and served on the parties, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred miles from the place where that person resides, is employed or regularly transacts business in person, except as provided below, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
- (4) subjects a person to undue burden.

If a subpoena:

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Adopted, effective January 1, 1998; as amended, effective November 1, 2002; January 20, 2005; as amended by Supreme Court Order No. 08-8300-02, effective March 15, 2008.]

ANNOTATIONS

The 2002 amendment, effective November 1, 2002, deleted the references for "subpoena for documents or objects" and "inspection of premises" under the heading "Subpoena"; deleted the Certificate of Service by Attorney section in the form; renumbered former Use Note 1 as present Use Note 2, inserted present Use Note 1; in

Use Note 3, inserted the second, third and sixth sentences, and deleted Use Note 4 which read "To be completed only if the subpoena is commanding production of documents and things or inspection of premises before trial. If the subpoena is commanding production of documents and things or inspection of premises before trial, it must be served on each party in the manner provided by Rule 1-005. If service is by a party, an affidavit of service must be used instead of a certificate of service"; deleted the second paragraph under the heading "Protection of Persons Subject to Subpoenas" which formerly read "A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial"; in the third paragraph, inserted "or within fourteen (14) days after service of the subpoena may file a motion to quash the subpoena and serve the motion on all parties to the action" at the end of the first sentence, and, in the second sentence inserted "an objection is served or a motion to quash is filed and served on the parties".

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following mileage under the heading "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

The 2008 amendment, approved by Supreme Court Order No. 08-8300-02, effective March 15, 2008, added the "Certificate of Service by Attorney" at the end of the form.

Statutory witness fee.— Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-505A. Subpoena for production or inspection.

[District Count Civil Dula 4 O45 NIMD A1

DISTRICT COURT CIVIL Rule 1-045 INIVIRA	AJ	
STATE OF NEW MEXICO		
COUNTY OF	No	
JUDICIAL DISTR	RICT	
	, Plaintiff	
V.		
	,Defendant	

SUBPOENA FOR PRODUCTION OR INSPECTION1

ABSENT A COURT ORDER, DO NOT RESPOND TO THIS SUBPOENA UNTIL THE EXPIRATION OF FOURTEEN (14) DAYS AFTER THE DATE OF SERVICE OF THE SUBPOENA.

DO NOT RESPOND TO THIS SUBPOENA FOR PRODUCTION OR INSPECTION IF YOU ARE SERVED WITH WRITTEN OBJECTIONS OR A MOTION TO QUASH UNTIL YOU RECEIVE A COURT ORDER REQUIRING A RESPONSE.

You may comply with this subpoena for production or inspection by providing legible copies of the items requested to be produced by mail or delivery to the attorney whose name appears on this subpoena. You may condition the preparation of the copies upon the payment in advance of the reasonable cost of inspection and copying. You have the right to object to the production pursuant to this subpoena as provided below.

READ THE SECTION "DUTIES IN RESPONDING TO SUBPOENA".

permit the inspection of the premises located at:

(address).

[]

IF YOU DO NOT COMPLY WITH THIS SUBPOENA you may be held in contempt of court and punished by fine or imprisonment.

	, -	·
Judge, clerk or attorney		
RETURN FOR COM	IPLETION BY SHER	IFF OR DEPUTY
I certify that on the County, I serve subpoena and a fee of \$ fee is tendered, "none")3.	ed this subpoena on	
Deputy sheriff		
RETURN FOR COMPLETION	ON BY OTHER PER	SON MAKING SERVICE
I, being duly sworn, on oath say not a party to this lawsuit, and that, in(subpoena and a fee of \$ fee is tendered, "none")3.	on the County, I served this a by delivering to th	_ day of , subpoena on e person named a copy of the
Person making service		
SUBSCRIBED AND SWORN to		day of
Judge, notary or other office	r	
authorized to administer oat	hs	
THIS SUBPOENA issued by or	at request of:	
Name of attorney of party		

Address	
Telephone	
CERTIFICATE OF SERVI	CE BY ATTORNEY
I certify that I caused a copy of this subpoen or entities by (<i>delivery</i>) (<i>mail</i>) on this	
(1)	
(Name of party)	
(Address)	
(2)	
(Name of party)	
(Address)	
Attorney	
Signature	
Date of signature	

TO BE PRINTED ON EACH SUBPOENA

- 1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.
- 2. A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- 3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. See Section 38-6-4 NMSA 1978 for per diem and mileage for witnesses. See Paragraph A of Section 10-8-4 NMSA 1978 for per diem and mileage rates for nonsalaried public officers. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. See Section 34-9-11 NMSA 1978 for payments from the jury and witness fee fund.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.

Subject to Subparagraph (2) of Paragraph D below, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if such time is less than fourteen (14) days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen (14) days after service of the subpoena may file a motion to quash the subpoena and serve the motion on all parties to the action. If an objection is served or a motion to quash is filed and served on the parties, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not

a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it:

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred miles from the place where that person resides, is employed or regularly transacts business in person, except as provided below, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
- (4) subjects a person to undue burden.

If a subpoena:

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly

and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(3) A person commanded to produce documents or material or to permit the inspection of premises shall not produce the documents or materials or permit the inspection of the premises if a written objection is served or a motion to quash has been filed with the court until a court order requires their production or inspection.

[As amended, effective November 1, 2002; as amended by Supreme Court Order No. 08-8300-002, effective March 15, 2008; by Supreme Court Order No. 09-8300-030, effective October 12, 2009.]

ANNOTATIONS

Effective dates.— Pursuant to a court order dated September 10, 2002, this form is effective November 1, 2002.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-02, effective March 15, 2008, added the "Certificate of Service by Attorney" at the end of the form.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-030, effective October 12, 2009, after "ABSENT A COURT ORDER", deleted the former provision which stated that the date for production of documents entered on the subpoena shall not be less than fifteen (15) days from the date of service unless ordered by the court before the stated date; after "DO NOT RESPOND TO THIS SUBPOENA", added "UNTIL THE EXPIRATION OF FOURTEEN (14) DAYS AFTER THE DATE OF SERVICE OF THE SUBPOENA"; and added the certificate of service by attorney at the end of the form.

4-506. Scheduling order.

[2-306, 3-306]

STATE OF NEW MEXICO
COUNTY OF _____
___COURT
Plaintiff

v. No. _____

Defendant

SCHEDULING ORDER¹

The parties shall comply with the following scheduling order:

1. 	Motions to amend the pleadings or to join parties must be filed by (date)².	
2. (date _,	Motions addressed to the pleadings must be filed by	
3.	Any permitted discovery must be completed by (date).	
4.	All motions must be filed by (date).	
addre	The plaintiff shall disclose to the defendant a witness list, including the names, sses and telephone numbers of their witnesses, along with a summary of the ony of each witness by (date).	
addre	The defendant shall disclose to the plaintiff a witness list, including the names, sses and telephone numbers of their witnesses, along with a summary of the ony of each witness by (date).	
	The plaintiff shall make all of plaintiff's exhibits available to each defendant for ction or copying no later than (date).	
8. inspe	The defendant shall make all of defendant's exhibits available to each plaintiff foction or copying no later than (date).	r
	[Proposed jury instructions shall be submitted to the court by (date).] ³	
by	[Proposed findings of fact and conclusions of law shall be submitted to the court (date).]	
	Any party may request a pretrial conference by filing a written request stating the se of the conference. The parties shall advise the court promptly if the case is d.	Э
[A mc	tlement conference is scheduled on (date).] tion hearing will be held on (date).]	
[A pre	etrial conference will be held on (date).]	
	hen this order states that a document shall be submitted by a certain date, it mus ceived by the recipient by that date. Dates may be changed only by the court.	t
Th	is matter is set for [jury] [non-jury] trial on (date).	

If it is brought to the attention of the court that a party has failed to comply with this order, the court may: order such party to permit the discovery or inspection of materials not previously disclosed; grant a continuance; prohibit the party from calling a witness not disclosed; prohibit the party from introducing in evidence the material not disclosed; or enter such other order as it deems appropriate under the circumstances, including, but not limited to, holding an attorney or party in contempt of court.

Failure to comply with any provision of this order, may result in a finding of contempt

of court and punished by fine or imp	risonment.
	Judge
	Date of signature
	USE NOTE
·	local practice. For example, the court may want to retrial conferences, or may schedule docket calls, order.
2. Dates should be calendar dat " days before trial".	es, not " days after entry of this order", or
3. The alternatives in this paragran attorney.	raph may be used only if a party is represented by
[Approved, effective December 17, 2	2001.]
	ANNOTATIONS
Effective dates. — Pursuant to a coeffective December 17, 2001.	urt order dated October 22, 2001, this form is
4-507. Scheduling order.	
[District Court Civil 1-016]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DI	- STRICT , Plaintiff
	 ,
V.	No.

 , Defendant	
SCHEDULING ORDER ¹	

Pu	rsuant to Rule 1-016 NMRA, the court enters the following scheduling order:
1.	Motions to amend the pleadings or to join parties shall be filed by (date).
2. (date)	Motions addressed to the pleadings shall be filed by
*3. testify	Plaintiffs shall file with the court a list of all lay witnesses who may be called to at trial by (date).
*4. testify	Defendants shall file with the court a list of all lay witnesses who may be called to at trial by (date).
	Plaintiffs shall file with the court a list of all expert witnesses who may be called tify at trial by (date).
*6. called	Defendants shall file with the court a list of all expert witnesses who may be to testify at trial by (date).
	Discovery shall be completed by (date). Parties shall seek very sufficiently before this date so that persons responding to discovery nably may comply with discovery requests prior to the deadline.
	All other motions, except for motions in limine, shall be filed by (date).
*9. The earned co	All parties shall file with the court an exhibit list by (date). xhibit list shall state the reasonable place where such exhibits may be inspected opied.
*10.	All parties shall file specific objections to other parties' proposed exhibits by (date).
[11.	Plaintiffs shall submit their portions of a pretrial order to defendants by (date).
	Defendants shall file the proposed final pretrial order with the court by (date).]
[11. witnes	All parties shall file a final witness list by (date). The final state is list shall list "will call" and "may call" witnesses and may include any witnesses

	d on any party's earlier witness list but may not include additional witnesses except eave of court or consent of all parties.]
11.	[Proposed jury instructions shall be submitted to the court by (date).]
or	
_	posed findings of fact and conclusions of law shall be filed with the court by (date).]
12.	Motions in limine shall be filed by (date).
	Dates contained in paragraphs of this order marked with an asterisk (*) may be lified by written agreement of all parties, without court approval. Only the court, for d cause, may change other dates.
14. traili	This matter is set for [jury] [non-jury] trial on (date) [on a ng docket].
	District Judge
	USE NOTES
1	. Dates should be in consecutive order.
2	2. Dates should be calendar dates, not "
_	days after entry of this order", or " days before trial".
para	B. Depending on the complexity of the case, the court may wish to use the agraphs that are bracketed, which require submission of a pretrial report and final ess list.
	1. This form may be adapted to local practice. For example, the court may want to lire settlement conferences or pretrial conferences, or may schedule docket calls,
that	5. If a scheduling order is not appropriate, the court shall enter an order indicating no scheduling order will be entered, indicating the reason, and shall set the case for not later than eighteen (18) months after the filing of the complaint. Rule 1-016(B) RA.

[Approved, effective July 1, 2002.]

ANNOTATIONS

Effective dates.— Pursuant to a court order dated May 20, 2002, this form is effective July 1, 2002.

ARTICLE 6 Trials

4-601. Subpoena for jury service.

[2-603, 3-603]			
STATE OF NEW MEXICO			
IN THE	COURT	No	
	COUNTY	Plaintiff	
against		riallituii	
	,	Defendant	
SUB:	POENA FOR JURY	SERVICE	
TO:			
	, at the hour of e not excused, you	court located at m. for jury service. IF may be held in contempt of court ar	nd
	Judge or Cle	rk	
RETURN FOR C	COMPLETION BY S.	HERIFF OR DEPUTY	
I certify that on the county, I served this subpoena the subpoena to such person.	_ day of on	,, in said by delivering a copy o	of

Deputy Sheriff		

ARTICLE 7 Judgment and Appeal

4-701. Judgment.

[2-701, 3-701]			
STATE OF NEW MEXICO IN THE			
No			
		, Plaintiff	
against			
	JUDGMENT		
This cause coming on for trial, pladefendant appearing (in person) (and evidence and argument presented, fir	l) (by attorney		
[] in favor of plaintiff and against	defendant.		
[] in favor of defendant and agair	nst plaintiff.		
[] in favor of plaintiff on his comp counterclaim/setoff.	laint and in fa	ovor of defendant o	on his
IT IS THEREFORE ORDERED, A (defendant) recover the following:	DJUDGED A	ND DECREED, th	at <i>(plaintiff)</i>
Damages	\$		
Interest to date	Φ		
(if allowable) Attorney fee	\$		
(if allowable)	\$		
Costs			
TOTAL JUDGMENT	\$		

(check if appropriate)	
[] that plaintiff have possession of: the premises at	
(for forcible entry or detainer)	
or	
[] the following personal property:	
(for replevin actions) (To be completed if appellant desires to stay execution of judgment)	
If this case is appealed and the appellant wishes to stay execution of the judg defendant shall file with the (magistrate) (metropolitan) court an appeal bond amount of \$	
USE NOTE	
If a bond secured by personal surety or sureties is tendered, the bond may be only on notice to the appellee. Each personal surety shall be required to show worth at least double the amount of the bond. If the judgment is for the recover money, the amount of the bond shall be the amount of the judgment remaining unsatisfied, together with costs, attorneys' fees and interest, if any.	w a net ery of
[As amended, effective October 1, 1996.]	
ANNOTATIONS	
The 1996 amendment, effective October 1, 1996, added the final paragraph relating to appeal bond, and added the Use Note.	of the form
4-702. Motion for default judgment.	
[2-702, 3-702]	
STATE OF NEW MEXICO IN THE COURT	
COUNTY No.	

, F	Plaintiff	
against , [_, Defendant	
MOTION FOR DEFAULT J	JUDGMENT	
Plaintiff requests the court to enter a default judge plaintiff states as follows:	ment and in support of this request,	
[] The Complaint in the above described case w	as filed on the day of	
[] Service of a copy of Summons, Complaint and defendant(s) on the day of,,		
[] The defendant(s),, (has) not entered an appearance or filed an Answer of Complaint.	and (have) or other responsive pleading to the	
[] The return of service was filed with this court of the Plaintiff requests the court to enter judgment for fees:	•	
Damages	\$	
Attorney fee (if allowable)	\$	
Interest (if allowable)	\$	
Filing fee	\$	
Service fee	\$	
Return fee	\$	
Witness fees	s	
Total Judgment	 \$	

Attorney for Plaintiff

by an attorney, this motion must be sworn to by the plaintiff.	e		
this motion contains a complete, a	y oath or affirmation do solemnly declare or affirm that accurate statement of the facts to the best of my nake a material misstatement of fact, I may be arry.		
	Signature of Plaintiff		
My commission expires: (SEAL)	Signature of Judge, Notary or Other Officer Authorized to Administer Oaths		
	Official Title		
4-703. Default judgment; ju	udgment on the pleadings.		
[2-303, 2-702, 3-303, 3-702]			
STATE OF NEW MEXICO			
IN THE	COURT No		
against			
I	DEFAULT JUDGMENT ENT ON THE PLEADINGS		
This cause coming before the cou and the court finding it has jurisdic	rt on motion of (plaintiff) (defendant) (the court itself) ction and that:		
[] Plaintiff appeared (in person) (a	and) (by attorney) and defendant failed to appear;		
[] Defendant appeared (in person) (and) (by attorney) and plaintiff failed to appear;		
[] There is no genuine issue as to entitled to a judgment on the please	any material fact and that (plaintiff) (defendant) is		

[] Defendant failed to an	swer on or before the appearance	date fixed in the summons;
The Court, having heard process was duly made	the evidence and argument prese and finds:	ented, finds that service of
[] in favor of plaintiff and	against defendant.	
[] in favor of defendant a	and against plaintiff.	
[] in favor of plaintiff on I counterclaim/setoff.	nis complaint and in favor of defen	dant on his
IT IS THEREFORE ORD (Plaintiff) (Defendant) red	DERED, ADJUDGED AND DECRE	EED that:
	Damages	\$
	Other Damages	\$
	Interest to Date	
	(if allowable)	\$
	Attorney Fee	
	(if allowable)	\$
	Costs	\$
	TOTAL JUDGMENT	\$
(check if appropriate) [] [Plaintiff] [Defendant]	nave possession of:	
[] the premises at		
	(for forcible entry or	detainer)
or		
[] the following pers	onal property:	
	(for replevin and	restitution actions)
,		Judge

[As amended, effective October 1, 1987; October 1, 1991.]

ANNOTATIONS

The 1991 amendment, effective October 1, 1991, inserted "on motion of (plaintiff) (defendant) (the court itself) and the court finding it has jurisdiction and that:" near the beginning; in the first group of alternatives, deleted "Upon motion of the (plaintiff)

(defendant) for a judgment on the pleadings, the court finds that" from the beginning of the third alternative and added the fourth alternative; and in the order, inserted the line for "Other damages" and inserted "[Defendant]" and "and restitution".

4-704. Motion to set aside default judgment.

[For use with Magistrate Court Rule 2-702 NMRA and
Metropolitan Court Rule 3-702 NMRA]
STATE OF NEW MEXICO
COUNTY OF
COURT
No
, Plaintiff
V.
, Defendant
MOTION TO SET ASIDE DEFAULT JUDGMENT
The undersigned asks that the court set aside default judgment dated,, and states:
This motion is filed within thirty (30) days from date of judgment; and
No appeal has been taken from the judgment; and
Undersigned has a defense to present; and
My excuse for being in default is:
(Plaintiff) (Defendant)

Date:					
	C	CERTIFICATE	OF SERVICE1		
I hereby certify th	nat on this _ (<i>insert pape</i>	day of er served, such	as "answer" or	this "notice") was	
[mailed by United	d States first	class mail, post	age prepaid, a	nd addressed to) :
Name: _					
Address:			·		
City, State _					
and zip code: _]		
[faxed bynumber]. The transmission was	ınsmission wa	as reported as o	complete. The t	ime and date o	f the
[e-mailed to	(electro	nic mail addres	s of recipient) ເ	ipon agreemen	
to accept electro date of the transl (date).]			•	•	
[delivered to made. See Use i :]					
Signature	of person se	nding paper			
Date of sig	gnature				

USE NOTE

1. A copy of this motion must be served on the other party or attorney for the other party.

[As amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

Cross references. — For rule governing computation of time, see Rules 2-104 and 3-104 NMRA.

The 2005 amendment, effective March 21, 2005, of this form added the certificate of service at the end of the form and substituted "motion must be served on" for "mailed or delivered to" in use Note 1.

4-705. Order setting aside default judgment and giving notice of trial date.

[2-702, 3-702] STATE OF NEW MEXICO IN THE _____ COURT COUNTY against ORDER SETTING ASIDE DEFAULT JUDGMENT AND GIVING NOTICE OF TRIAL DATE A motion having been made to set aside the default judgment, and the court having held a hearing, finds that Defendant has a defense to present, that good cause has been shown, and that the motion should be granted. IT IS ORDERED that the default judgment dated _____, ____, is set aside, and Defendant shall file an Answer to the Complaint within days. Plaintiff and Defendant are notified that THIS CASE WILL BE TRIED _____, at _____ m. at and the failure of any party to appear at the time and place set for trial will be ground for default judgment against such party. Judge

4-706. Satisfaction of judgment.

[2-704, 3-704]

STATE OF NEW MEXICO		
IN THE	COURT	No
	COUNTY	
against	,	Plaintiff
ayamst 		Defendant
SATIS	FACTION OF J	UDGMENT
Receipt of \$ in case.	(full) (partial) sa	atisfaction of the judgment in this
Party or Attorney		
Address		
City, State, Zip Code		
4-707. Notice of appeal.		
[1-072, 1-073, 2-706, 3-706]		
STATE OF NEW MEXICO		
IN THE DISTRICT COURT JUDICIAL D	DISTRICT	Dist. Court No.
		(Mag.) (Met.) Ct. No
		, Plaintiff
	(8	appellant) (appellee)
against		
		, Defendant
	(8	appellant) (appellee)
		Garnishee (if applicable)

NOTICE OF APPEAL¹

	(plaintiff) (defendant) (other party)
	t from the judgment or final order of the <i>(magistrate)</i> d in the above cause on the day of
	Signed
	Name (print)
	Address (print)
	City, state and zip code (print)
	Telephone number
I certify that I caused a persons or entities by (deli	copy of this notice of appeal to be served on the following very) (mail) on this day of:
(Address)	
(2) (Name of party)	
(Address)	
	(Attorney for appellant)
	Signature
	Date of signature

AFFIDAVIT OF SERVICE OF PARTY

I declare under penalty of perjuthe following persons or entities by	(delivery) (mail) on this	• •
(1)		
(Name of party)		
(Address)		
· /		_
(Name of party)		
(Address)		
	Signature of appellant	
	Date of signature	
Subscribed and sworn to before me this,		
Judge, notary or other officer authorized to administer oaths		
Official title		
	USE NOTES	

1. A copy of the judgment or final order appealed from, showing the date of the judgment or final order, shall be attached to the notice of appeal filed in the district court.

[As amended, effective January 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective January 1, 1996, rewrote the form, added the certificate of service and affidavit of service, and added the use note.

4-707A. Appeal bond.

[1-072, 1-073, 2-706, 3-706]

STATE OF NEW MEXICO

IN THE DISTRICT COURT	Dist. Court No.
JUDICIAL DISTRICT	
COUNTY	(Mag.) (Met.) Ct. No
	, Plaintiff
	(appellant) (appellee)
against	
-	, Defendant
	(appellant) (appellee)
	, Garnishee <i>(if applicable)</i>
APPEAL I	BOND 1
Appeal bond is hereby set at \$	
Appeal bolid is fieleby set at \$	
 Judge	
Judge	
USE N	OTE
1. If a supersedeas bond is approved by timmediately filed with the District Court.	the trial court, a copy of the bond shall be
[Adopted, effective January 1, 1996.]	
4-708. Title page of transcript of civ	ril proceedings.
[2-705, 3-706]	
STATE OF NEW MEXICO	_
IN THE COUR'	
	No
	No
	, Plaintiff
against	Defendant
	. Garnishee

TITLE PAGE OF TRANSCRIPT OF CIVIL PROCEEDINGS

1.	Name of plaintiff or plaintiff's attorney		
	Address of plaintiff or plaintiff's attorney		
2.	Name of defendant or defendant's attorney		
	Address of defendant or defendant's attorney		
3.	Attached: (Please check appropriate boxes.) [] COMPLAINT		
	[] ANSWER [] OTHER PAPERS AND PLEADINGS		
[] JUDGMENT OR FINAL ORDER (with date of filing) [] EXHIBITS			
	[] TRANSCRIPT OF THE PROCEEDINGS		
	Judge		
[As ame	ended, effective July 1, 1996.]		
	ANNOTATIONS		
Paragra "other pl for "final	96 amendment, effective for appeals filed after July 1, 1996, rewrote phs 1 and 2; and in Paragraph 3, substituted "other papers and pleadings" for leadings and exhibits", substituted "judgment or final order (with date of filing)" order or judgment (with date of filing noted thereon)", added "exhibits", and ted "transcript of the proceedings" for "record of the hearing".		
4-709.	Order declaring judgment of this court satisfied in full.		
[2-703, 3	3-704]		
	OF NEW MEXICO COURT COUNTY		
	No		
against	, Plaintiff		
, Defendant			

ORDER DECLARING JUDGMENT OF THIS COURT SATISFIED IN FULL

A motion having been made for an order of this court declaring the judgment in the above case to be satisfied in full and the court being satisfied that notice has been given to the defendant in accordance with the Rules of Civil Procedure and further that the judgment and any post-judgment costs and interest has been paid in full:

[] to the judgment creditor.		
[] by deposit with this court of a <i>(money order) (cashier's check)</i> made payable to the administrative office of the courts in an amount equal to the full amount of such judgment, costs and interest.		
IT IS ORDERED that the judgment in the above case is satisfied in full.		
[Approved, effective October 1, 1991.]		
4-710. Order setting aside judgment, order or writ of this court.		
[2-703, 3-704]		
STATE OF NEW MEXICO IN THE COURT COUNTY		
No		
against, Plaintiff Defendant		
ORDER SETTING ASIDE JUDGMENT, ORDER OR WRIT OF THIS COURT		
A motion having been made to set aside the (judgment)(an order (writ) entered in the above styled case on the day of, upon the grounds that such		

(judgment) (order) (writ):

[] was entered because of (a) (mistake) (inadvertence) (surprise) (excusable neglect) (fraud).			
[] is void because			
(set forth the reason the judgment is void)			
The court having held a hearing finds that the motion was timely filed and there are good grounds to grant the relief requested.			
IT IS ORDERED that the above (judgment) (order) (writ) be set aside.			
[It is further ordered that]			
(set forth if other proceedings or trial is to be held)			
Dated:			
Judge			
[Approved, effective October 1, 1991.]			
ARTICLE 8 Special Proceedings			
4-801. Writ of execution.			
[2-801, 3-801]			
STATE OF NEW MEXICO IN THE COURT			
COUNTY No			
, Plaintiff, Plaintiff's Address			
v, Defendant, Defendant's Address			

WRIT OF EXECUTION

THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of any New Mexico county: Judgment having been entered in this action, you are ordered to levy against personal property of _____ at ____ in your county, the sum of \$____ (which is the judgment and costs to date) plus interest at the rate of _____ % per year from the ____ day of ____ (date of judgment), and your fees thereon, and return this writ to me within sixty (60) days. Judge or clerk (This form may also be issued as a second or subsequent writ.) RETURN I certify that I carried out this writ of execution, as follows: (check appropriate box or boxes and fill in blanks) [] The writ was served on judgment debtor on _____, ____, and [] full payment was made [] partial payment was made in the amount of \$ No non-exempt personal property of judgment debtor was found on which levy could be made. Property seized: Personal property was taken into custody on ______, _____. A written inventory is attached. [] Judgment debtor provided bond to retain possession; a copy of the bond is attached. Date of return: SHERIFF OF COUNTY, State of New Mexico By Deputy or other authorized person

USE NOTES

The sheriff is obligated by law to make timely return.

Only non-exempt property may be seized. The sheriff may not seize any personal clothing, furniture or books or any jewelry unless the total value of all jewelry exceeds \$2500.

[As amended, effective July 1, 1992; January 1, 1995; January 1, 1996.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the magistrate and metropolitan courts, substituted "any New Mexico county" for "said county" and "your County" for "this County" and inserted "or Clerk" in the Writ of Execution and rewrote the Return.

The 1995 amendment, effective January 1, 1995, added the lines for the addresses of the parties in the caption, and deleted "or clerk" following "judge" below the signature line of the writ of execution.

The 1996 amendment, effective January 1, 1996, substituted "a second or subsequent writ" for "an alias or pluries writ" in the parenthetical following the writ form, substituted "non-exempt personal property" for "personal property" in the second alternative in the Return, and added the last paragraph in the Use Notes.

Case law. — The postjudgment execution statutes are unconstitutional as not providing adequate notice of allowable exemptions and the right to a hearing. Aacen v. San Juan County Sheriff's Dep't, 944 F.2d 691 (10th Cir. 1991).

By creating exemptions from execution, New Mexico has granted judgment debtors a property interest in retaining their exempt property. While the state need not grant such exemptions, once given, the property rights they create are entitled to due process protection. Aacen v. San Juan County Sheriff's Dep't, 944 F.2d 691 (10th Cir. 1991).

4-801A. Writ of execution.

[1_065_1]

[1-000.1]	
STATE OF NEW MEXICO IN THE DISTRICT COURT	
COUNTY	No

, Plaintiff	
, Defendant	
WRIT OF EXECUTION	
THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of any New Mexico county:	
Judgment having been entered in this action, you are ordered to levy against property o at in your county, the sum of \$ (which is the judgment and costs to date) plus interest at the rate of % per year from the day of , (date of judgment), and your fees thereon, and return this writ to me within sixty (60) days.	
Judge or clerk	
(This form may also be issued as a second or subsequent writ.)	
RETURN	
I certify that I carried out this writ of execution, as follows:	
(check appropriate box or boxes and fill in blanks)	
[] The writ was served on judgment debtor on,, and	
[] full payment was made [] partial payment was made in the amount of	
[] No non-exempt property of judgment debtor was found on which levy could be made.	
Property seized:	
[] I levied upon the following real property [] Personal property was taken into custody on,, A written inventory is attached. [] Judgment debtor provided bond to retain possession. A copy of the bond is attached.	
Date of return:	

SHERIFF OF

COUNTY, State of New Mexico
By
Deputy or other authorized person

USE NOTE

(The sheriff is obligated by law to make timely return.)

Only non-exempt property may be seized. The sheriff may not seize any personal clothing, furniture or books or any jewelry unless the total value of all jewelry exceeds \$2500.

[Adopted, effective July 1, 1992; as amended, effective January 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective January 1, 1996, substituted "a second or subsequent writ" for "an alias or pluries writ" in the parenthetical following the writ form, substituted "non-exempt personal property" for "personal property" in the second alternative in the Return, and added the last paragraph in the Use Notes.

Case law. — The postjudgment execution statutes are unconstitutional as not providing adequate notice of allowable exemptions and the right to a hearing. Aacen v. San Juan County Sheriff's Dep't, 944 F.2d 691 (10th Cir. 1991).

By creating exemptions from execution, New Mexico has granted judgment debtors a property interest in retaining their exempt property. While the state need not grant such exemptions, once given, the property rights they create are entitled to due process protection. Aacen v. San Juan County Sheriff's Dep't, 944 F.2d 691 (10th Cir. 1991).

4-802. Writ of execution in forcible entry or detainer.

[For use with District Court Civil Rule 1-065.1; Magistrate Court Civil Rule 2-801; and Metropolitan Court Civil Rule 3-801 NMRA]

STATE OF NEW MEXICO			
IN THE	COURT		
COUNTY		No	_

, Plaintiff			
against , Defendant			
WRIT OF EXECUTION IN FORCIBLE ENTRY OR DETAINER			
THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of said county: Judgment having been entered for the plaintiff in this action, you are ordered to remove			
the defendant from the premises at and to restore possession of the premises to plaintiff on (date) at (time) and to return this writ to the court.			
RETURN			
I certify that I carried out this writ of execution by removing the defendant from the premises and restoring possession of the premises to the plaintiff on the day of, (date).			
SHERIFF OF COUNTY, State of New Mexico By			
Deputy			
(The sheriff is obligated by law to make timely return.)			
[As amended, effective July 1, 1992; May 15, 2003.]			
ANNOTATIONS			
Cross references. — For statutory form of forcible entry or detainer, see 35-10-6 NMSA 1978.			
The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, in the Return, substituted "Property seized:" for "[] Levy and Sale:" near the middle and deleted from near the end, lines relating to date of sale, amount of interest, amount of accrued costs, amount received, and amount paid to judgment creditor.			
The 2003 amendment, effective May 15, 2003, in the first paragraph, deleted "without unnecessary delay and to levy against personal property of the defendant in this county, the sum of \$ plus interest at the rate of% per year, and your fees			

thereon," following "restore possession of the premises to plaintiff" and substituted "the court" for "me within thirty (30) days" following "return this writ to"; in the second paragraph, deleted the language concerning service on judgment debtors and seizure of personal property.

4-803. Claim of exemptions on execution.

[For use with district, magistrate and metropolitan court rules of civil procedure 1-065.1, 2-801, 3-801]

	ATE OF NEW MEXICO	
[[UNTY OF JUDICIAL DISTRICT COURT] COURT], Plaintiff	
V.	No	
	, Defendant	
	CLAIM OF EXEMPTIONS ON EXECUTION	
YOU MUS	UDGMENT HAS BEEN ENTERED AGAINST YOU. ALL OF THE PROPERTY POSSESS MAY BE SEIZED AND SOLD TO PAY THIS JUDGMENT. YOU ST COMPLETE AND RETURN THIS FORM WITHIN TEN (10) DAYS TO CLAY STATUTORY EXEMPTION FROM THIS SEIZURE AND SALE.	
(ched	eck only applicable boxes)	
Part	t I. Homestead exemption (This part is for use only in the district court)	
debto	Judgment debtor owns, leases or is purchasing a dwelling house which judger tor occupies and is entitled to hold exempt a homestead in the amount of sixty usand dollars (\$60,000) under Section 42-10-9 NMSA 1978.	
Part II.	t Exemption in lieu of homestead exemption	
	(Parts II and III are for use in the district court, magistrate court and metropolitan court)	
[]	Judgment debtor is a resident of this state who does not claim a homestead	t.

exemption, but claims an exemption of real or personal property in the amount of five

thousand dollars (\$5,000) under Section 42-10-10 NMSA 1978. The property claimed to be exempt is as follows:

	LIST PROPERTY	STATED VALUE\$
(A	ttach additional page if necessary)	\$
Part III.	Personal property exemptions	
	ss the judgment debtor files a written waiver of exer	
	dition to the property claimed or listed as exempt aboy claims the following exemptions:	pove, the judgment debtor
(chec	ck only applicable boxes)	
[]	personal property worth up to \$500	
	LIST ITEMS	STATED VALUE
(A	ttach additional page if necessary)	\$
[] Occu	tools of the trade worth up to \$1,500. pation of judgment debtor:	
	LIST ITEMS	STATED VALUE
$\overline{(A)}$	ttach additional page if necessary)	\$
[] vehic	one motor vehicle worth up to \$4,000 or that amo le	unt of equity in a more valuable
M	AKE, MODEL AND YEAR OF VEHICLE	FAIR MARKET VALUE
		\$
	unt of any lien on vehicle: \$	
[]	jewelry worth up to \$2,500	
	LIST JEWELRY ITEMS	STATED VALUE

	allowances to surviving spou ect to the limitations of Sections				
	THIS LIST MAY NOT BE COMPLETE. YOU MAY CLAIM ANY OTHER EXEMPTION PERMITTED BY LAW BY COMPLETING THE FOLLOWING:				
[]	other exemption (specify)				
l am	aware of my exemption rights:				
[]	I desire to claim my exemption	on rights			
[]	[] I waive my right to claim my exemption rights to the following property				
	LIST ITEMS		STATED VALUE		
(A	ttach additional page if necessa	ary)	- \$		
	lerstand that by waiving my stared and sold.	tutory right to exem	pt property, this property may be		
YOU MUST RETURN A COMPLETED AND SIGNED COPY OF THIS FORM TO THE CLERK OF THE COURT WHOSE ADDRESS IS SHOWN BELOW. YOU MUST ALSO SERVE A COPY ON THE JUDGMENT CREDITOR.					
Retu	rn to clerk of the court	Signat	ure of judgment debtor		
Nam	e of court	Printed	d name of judgment debtor		
Addr	ess	Street	address or P.O. box		
City,	state & zip code	City, s	tate & zip code		
		Teleph	none number		
		USE NOTE			

The judgment creditor may dispute any of the claimed exemptions. If the judgment creditor disputes claimed exemptions and files a request for hearing on the claimed exemptions, the clerk will schedule a hearing on the claimed exemptions.

[As amended, effective January 1, 1986; July 1, 1992; May 1, 1994; January 1, 1996; as amended by Supreme Court Order No. 09-8300-005, effective May 6, 2009.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, rewrote this form.

The 1994 amendment, effective May 1, 1994, rewrote the paragraph in Part I to increase the amount of the exemption from \$20,000 to \$30,000, and to expand the applicability of the former section exemption.

The 1996 amendment, effective January 1, 1996, added the bold instruction line at the beginning of the form, rewrote Part III, rewrote the bold instruction line at the end of the form, and rewrote the Use Note.

-		ourt Order 09-8300-005, effective May the form; in the caption, deleted the
line for "IN THE CO	OURT", the line for the ca	ase number, and the line for "COUNTY
		", the line for " JUDICIAL RT"; in Part I, changed the homestead
		sixty thousand dollars (\$60,000); and
•	,	onal property from two thousand dollars
(\$2,000) to five thousand	dollars (\$5,000).	
Case law. — The postju	dgment execution statut	es are unconstitutional as not providing
		e right to a hearing. Aacen v. San Juan
County Sheriff's Dep't, 9	14 F.2d 691 (10th Cir. 19	991).
By creating exemptions f	rom execution, New Me	xico has granted judgment debtors a
		y. While the state need not grant such
		create are entitled to due process
protection. Aacen v. San	Juan County Sheriff's D	Pep't, 944 F.2d 691 (10th Cir. 1991).
4-804. Order on cla	im of exemption ar	nd order to pay in execution
proceedings.		
[1-065.1, 2-801, 3-801]		
STATE OF NEW MEXIC	0	
IN THE	COLIDT	No
IIN I ПС	COURT	No
	COUNTY	
		Dlaintiff

_____, Defendant

ORDER ON CLAIM OF EXEMPTION AND ORDER TO PAY IN EXECUTION PROCEEDINGS

		IN EXECUTION PROCEEDINGS
This r	natte	er coming before the court, THE COURT FINDS:
[1.	At the time the writ of execution was served on the judgment debtor, the amount of \$ was unpaid and owing to the judgment creditor.
[]	2.	As a result of this execution proceeding, judgment creditor has spent additional costs of \$
[[3.	The total amount of judgment and costs to date is \$ plus interest of % per year from ,
[4.	An affidavit of service or return of service of the writ of execution, a notice of right to claim exemption form, and a claim of exemption form were served on the judgment debtor(s) or their attorney of record, if any.
[]	5.	The judgment debtor:
	[]	has not filed a claim of exemption; or has filed a claim of exemption and the judgment creditor has not disputed the claim of exemption for the following property and such property is therefore exempt:
		; and the following disputed property is not exempt and may be seized and sold by the sheriff
THE	COU	IRT ORDERS:
[[1	The judgment creditor is awarded, in addition to the amount of the judgment, the sum of \$ as additional costs.
[]	2	The following property held by the sheriff is exempt from execution and the writ of execution in this case is hereby released and discharged as to that

[3. The sheriff may seize and sell the property of the judgment debtor except as set forth above.
, Judge
[As amended, effective July 1, 1992; January 1, 1996.]
ANNOTATIONS
The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, rewrote this form.
The 1996 amendment, effective January 1, 1996, rewrote Paragraphs 4 and 5 of the findings, and rewrote Paragraphs 2 and 3 of the order.
4-805. Application for writ of garnishment.
[1-065.2, 3-802]
STATE OF NEW MEXICO
IN THE COURT
COUNTY
, Plaintiff,
v. No
, Defendant.
APPLICATION FOR WRIT OF GARNISHMENT
the judgment creditor, states the following:
(1) The judgment creditor has a judgment dated against the judgment debtor whose name is, and whose last known address is The total of the principal, interest, costs and attorney's fees awarded by the judgment was \$

property:

	the judgment was entered, additional iosts totals \$	nterest at the judgment rate of	%
Paym	ents totaling \$ h	ave been received.	
Form date t	npaid balance now due is \$ 4-806 NMRA as "Balance Due upon A _l his Application is executed. Under the s be allowed.	oplication for Writ.") plus interest fro	m the
The e	stimated costs would equal \$ \$ in attorney fee:	; and the judgment creas.	ditor wil
Mexic	Judgment debtor, to my knowledge, do subject to execution to satisfy the judge garnishment of funds for child support	gment. (This allegation is not neces	
	I have reason to believe, and do belie (name of garnishe		
indebt exem	ols money or personal property which be ted to the judgment debtor. The money pt from garnishment. herefore judgment creditor requests a W	or property held by the garnishee is	
	Judgment creditor or attorney		
	for judgment creditor		
	Judgment creditor's name printed		
	Address of judgment creditor		
	Printed name of person signing		
	for judgment creditor		

Telephone of judgment creditor	
Printed name of judgment creditor's attorney	
(if any)	
Mailing address of judgment creditor's	•
attorney (number and street or P.O. box)	
City, state, zip code	
Telephone number of judgment creditor's attorney	
AFFIDAV	т
(application must be sworn to unle	ess signed by an attorney)
Subscribed and sworn to before me this,	day of
·	(seal)
Notary or other officer authorized to	
administer oaths	
s amended, effective June 15, 1986; January	1 1987: July 1 1992: January 1 199

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; as amended by Supreme Court Order No. 09-8300-024, effective September 4, 2009.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, in Item (1), substituted "upon Application for Writ" for "per Application"; in Item (2), added the parenthetical at the end; and deleted former Item (4), relating to said garnishee being a commercial bank, savings and loan association, credit union or representative payee.

The 1996 amendment, effective January 1, 1996, deleted "and affidavit" from the form heading, and added the "Affidavit" heading and the parenthetical use note preceding the affidavit form.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-024, effective September 4, 2009, after the number and title of the Form, in the brackets, deleted the reference to Rule "2-802"; in the style of the case, deleted "against" and added "v."; in the first sentence, after "judgment creditor, states", added "the following"; and in Paragraph (1), in the fifth sentence, in the parenthesis, deleted "insert" and added "Insert" and changed "Rule 4-806" to "Civil Form 4-806 NMRA".

4-805A. Application for writ of execution.

[For use with Magistrate Court Rule 2-801 and Metropolitan Court Rule 3-801]

COUNTY OF		
IN THE		
Plaintiff		
V.		No
 Defendant		
APP.	LICATION FOR WRIT OF EXE	ECUTION
	,	the judgment creditor, states:
	tor has a judgment dated	
	e judgment debtor whose name, and whose last known add	
	, and whose last known add The total of the principal, in	nterest costs and attorney's
	nent was \$	nords, dedic and anomey o
	ntered, additional interest at the	judgment rate of
Payments totaling \$	have been received	

The unpaid balance now due is \$ (insert this amount on Civil Form 4-801 NMRA as "Balance Due upon Application for Writ") plus interest from the date this Application is executed.				
	stimated costs would equal \$ \$ in attorney fees.	; and the judgment creditor will		
(2)	(check one of the following)			
ten (1	I served the judgment debtor with a notice 0) days prior to filing this application for work of filed a claim of exemption for the proper	rit of execution and the judgment debtor		
[] prope	The judgment debtor has filed a waiver of the right to claim exemption for the roperty to be seized and sold. ²			
[]	The judgment debtor is not a natural pers	son.		
-	udgment creditor requests the court to issurtly for the judgment debt.	ue a Writ of Execution for non-exempt		
		Judgment creditor or attorney for judgment creditor		
		Judgment creditor's name printed		
		Address of judgment creditor		
		Printed name of person signing for judgment creditor		
		Telephone of judgment creditor		
	Lance College Back and College			
(if any	ed name of judgment creditor's attorney			
	ng address of judgment creditor's attorney ber and street or P.O. box)			
City, S	State, zip code			
Telep	hone number of judgment creditor's attorn	ey		

AFFIDAVIT

(This application must be sworn to unless it is signed by an attorney.)

I declare under penalty of perjury that the foregoing is true and correct. Subscribed and sworn to before me this day of
Notary or other officer authorized to administer oaths
USE NOTE
1. If the judgment debtor is a natural person Civil Form 4-808A NMRA, Notice of Right to Claim Exemptions from Execution, must have been served on the judgment debtor.
2. This alternative may be checked if the judgment debtor filed a waiver of the right to claim exemptions. See Civil Form 4-803, Claim of Exemptions, also contains the waiver form.
[Approved, effective May 15, 2003.]
ANNOTATIONS
Effective dates. — Pursuant to a court order dated March 21, 2003, this form is effective May 15, 2003.
4-805B. Application for writ of garnishment.
[For use with Magistrate Court Rule 2-802 NMRA]
STATE OF NEW MEXICO
COUNTY OF
IN THE MAGISTRATE COURT
, Plaintiff,
v. No
, Defendant.

APPLICATION FOR WRIT OF GARNISHMENT

	the judgment creditor, states the following:		the following:
judgr know intere	The judgment creditor has a judgment ment debtor whose name is	, The total of th	against the and whose last e principal,
	e the judgment was entered, additional costs totals \$	interest at the judgment rat	e of%
Payn	nents totaling \$ h	nave been received.	
Form date	unpaid balance now due is \$ of 4-806 NMRA as "Balance Due upon A this Application is executed. Under the be allowed.	A <i>pplication for Writ.")</i> plus in	terest from the
	estimated costs would equal \$ \$ in attorney fee		ment creditor wil
my k	I have made the following reasonable nowledge, does not have sufficient propution to satisfy the judgment:		
[] ques	conducted a creditor's examination; to tions to identify all of his or her assets of		gment debtor
[]	conducted a credit check;		
[]	other steps taken:		
(3)	I have reason to believe, and do belie	_	
debto	ress), holds or controls money or perso or or is indebted to the judgment debtor ishee is not exempt from garnishment.	nal property which belongs	
T	herefore judgment creditor requests a \	Writ of Garnishment.	
	Judgment creditor or attorney	_	
	for judgment creditor		

,	Judgment creditor's name printed	
	Address of judgment creditor	
	Printed name of person signing	
	for judgment creditor	
	Telephone of judgment creditor	
	Printed name of judgment creditor's	
atto	rney (if any)	
Mailing address of judgment creditor's		
atto	rney (number and street or P.O. box)	
City	y, state, zip code	
Tel	ephone number of judgment	
cre	ditor's attorney	
	AFFID	
	(application must be sworn to	
Sub	oscribed and sworn to before me this _	

(soal)
Note the state of
Notary or other officer authorized to
administer oaths
[Adopted by Supreme Court Order No. 08-8300-45, effective December 31, 2008; as amended by Supreme Court Order No. 09-8300-024, effective September 4, 2009.]
ANNOTATIONS
The 2009 amendment, approved by Supreme Court Order No. 09-8300-024, effective September 4, 2009, after the number and title of the Form, in the brackets, added "For use with Magistrate Court Rule 2-802 NMRA"; in the style of the case, deleted "against" and added "v."; in the first sentence, after "judgment creditor, states", added "the following"; in Paragraph (1), in the fifth sentence, in the parenthesis, before "Form 4-806 NMRA", added "Civil"; and in the Affidavit, in the parenthesis, added "unless signed by an attorney".
4-806. Writ of garnishment.
[1-065.2, 2-802, 3-802]
STATE OF NEW MEXICO COUNTY OF [IN THE [MAGISTRATE] [METROPOLITAN] COURT] [JUDICIAL DISTRICT], Plaintiff
v. No
, Defendant
Balance Due Upon Application for Writ: \$
Includes Interest at %
Through,(date)
WRIT OF GARNISHMENT

THE STATE OF NEW MEXICO to ______, garnishee.

is the judgment debtor in this case and owes the amount set out above to the judgment creditor whose address is
The above judgment creditor believes that you hold or control money or property that belongs to the judgment debtor.
YOU ARE ORDERED to file a written answer with the court located at within twenty (20) days from the day you receive this writ. Your answer must be under oath and on the attached form (answer by garnishee).
YOU ARE FURTHER ORDERED, as follows:
1. If you owe the judgment debtor any money (other than wages), or become indebted to the judgment debtor before filing your answer, you must keep a sufficient amount of that money to satisfy the judgment and all costs and attorney fees due as a result of service of this writ and not pay it to the judgment debtor, unless this court enters an order releasing this writ of garnishment.
2. If the judgment debtor is an employee of yours, unless the debt is for child or spousal support, you shall pay your employee, the judgment debtor, only
A. seventy-five percent (75%) of the debtor's disposable earnings (salary less social security, federal and state withholdings, and any other deduction required by law) for any pay period;
OR
B. an amount each week equal to forty (40) times the federal minimum hourly

whichever is greater.

wage rate;

If the debt is for child support or spousal support payments, you shall pay the judgment debtor fifty percent (50%) of the debtor's disposable earnings (salary less social security, federal and state withholding).

If employee's wages or salary are subject to more than one garnishment or wage withholding proceeding, the writs shall be satisfied in the order they have been served on you.¹

In no event may you withhold from your employee's net disposable earnings more than fifty percent (50%) of the employee's net disposable earnings if one of the writs is for child or spousal support or more than twenty-five percent (25%) if none of the garnishments is for child or spousal support.²

Any wages you owe the employee in excess of that amount or that you may come to owe the employee in excess of that amount must be kept by you until further order of this court. (A table giving equivalent exemptions for pay periods of other than one (1) week may be obtained from the Financial Institutions Division of the Regulation and Licensing Department, 725 St. Michaels Drive, Santa Fe, New Mexico 87503.)

- 3. If you have any property that belongs to the judgment debtor, including any rights, credits, bonds, bills, notes, drafts and other rights to property or money that belongs to the judgment debtor, or if you acquire any such property, money or rights to property or money before filing your answer, you must keep a sufficient amount of that property to satisfy the existing judgment and costs and not turn it over to the judgment debtor unless the court enters an order releasing the property or money.
- 4. If you hold property or money belonging to the judgment debtor, within four (4) business days after service of this writ, you are to mail or deliver a copy of this writ and the application for writ provided by the judgment creditor. If you hold property or money of the judgment debtor's other than wages and the debtor is a natural person, you shall also mail or deliver to the judgment debtor, the attached notice of right to claim exemptions and a copy of the attached claim of exemption forms to each person identified as a judgment debtor. You shall also send or deliver a copy of your answer to this writ to the judgment debtor and to the judgment creditor.

judgment creditor's costs relative to th \$ for judgment creditor	r an order awarding \$ for the le service of the writ of garnishment and 's attorney fees in connection with the writ of, the "Balance Due Application for Writ".
•	to file the answer, or if you disobey any of these gainst you for the full amount of the unpaid
(Seal)	Judge or clerk
	RETURN
STATE OF NEW MEXICO)	
COUNTY OF)	SS.
RETURN FOR COMPLETION BY SH	IERIFF OR DEPUTY:
I certify that I served this writ in said c	ounty on the day of elivering a copy of the

application for writ, a copy of a form for answer to claim exemptions for each judgment debtor form for each judgment debtor to	and a copy of the claim of exemption
(For garnishment of wages, serve only coping garnishment, writ of garnishment and answ wages, if the judgment debtor is a natural programment, the writ of garnishment, a coping exemptions, a copy of the claim of exemption garnishee. Judgment debtors who are not regarnishment exemptions.)	er form. For garnishment other than erson, serve the application for writ of by of the notice of right to claim on form and a copy of the answer by
Ву	
Name	
Title	
Fees:	
	SHERIFF OF COUNTY, State of New Mexico By Deputy
RETURN FOR COMPLETION BY OTHER PE	RSON MAKING SERVICE:
I, being duly sworn, on oath, say that I am over party to this lawsuit, and that I served this writ i of, by deliverin application for writ, a copy of a form for answer to claim exemptions for each judgment debtor to form for each judgment debtor to	n said county on the day g a copy of the writ, a copy of the by garnishee, a copy of a notice of right and a copy of the claim of exemption
Ву	
Name	
Title	

	Signature of private person making service
Subscribed and sworn to before me this	
, day of,	
	Judge, notary or other officer authorized to administer oaths
	Official title
USE	NOTES

- 1. Section 35-12-9 NMSA 1978 provides that if an employee's wages are subject to more than one garnishment proceeding, the writs shall be satisfied in the order in which they are served on the garnishee.
- 2. Section 35-12-7(C) NMSA 1978 provides that the maximum amount that may be taken from a person's disposable earnings is fifty percent (50%) of the employee's disposable earnings.

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; December 3, 2001.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, rewrote this form.

The 1996 amendment, effective January 1, 1996, substituted "unless the court enters an order releasing this writ of garnishment" for "unless this court gives permission" in Paragraph 1, substituted "unless the court enters an order releasing the property or money" for "unless and until this court gives permission" in Paragraph 3, and rewrote Paragraph 4.

The 2001 amendment, effective December 3, 2001, in the introductory language in Paragraph 2, inserted "or spousal" following "for child", and "your employee" following "you shall pay"; in the first undesignated paragraph following Paragraph 2, inserted "or spousal support" following "child support"; added the second and third undesignated paragraphs following Paragraph 2; inserted "and the debtor is a natural person" following "than wages" in Paragraph 4; inserted "For garnishment of wages, serve only copies of the application for writ of garnishment" in the second paragraph under "Return"; and added the Use Notes.

4-807. Answer by garnishee.

STATE OF NEW MEXICO COUNTY OF	
[IN THE [MAGISTRATE] [METROPOLITAN] COURT [JUDICIAL DISTRICT], Plaintiff]
V.	No
, Defendant	
Garnishee	
ANSWER BY GARNIS	HEE
In answer to the writ of garnishment, garnishee states	S:
(Complete only applicable parts of this form.)	
1. Wages	
[] I do not employ the judgment debtor or pay the	e judgment debtor any wages.
[] The judgment debtor was my employee but is employment was ended,writ of garnishment.	
[] I pay the judgment debtor \$ (per) as wages.	(per week) (per hour)
GROSS WAGES per pay period	\$
Federal income tax	\$
F.I.C.A.	\$
State income tax	\$
Other deduction required by law	\$
NET WAGES per pay period	\$
75% of net wages per pay period	\$
40 times weekly federal minimum wage for each week in pay	
period	\$
-	

2. Money other than wages

[]	I do not now owe the judgment debtor a	any money.		
[]	I owe the judgment debtor \$			
the da		money at the time of the service of the writ f the service of the writ of garnishment and belonging to the		
[]	On the date of this answer I do not now	v owe the judgment debtor any money.		
3.	Property other than money			
[] receiv	I have no property of the judgment debtor in my possession and have not eceived any since receiving the writ of garnishment.			
[] debtor	I have in my possession the following por:	property that belongs to the judgment		
	(description)	(approximate value) \$ \$		
4.	Wage withholding			
(check	k and complete all applicable alternative	es)		
	I am presently withholding% ngs pursuant to the Support Enforcemen his answer.)	of the judgment debtor's net disposable nt Act. (Attach a copy of order and file it		
of gar		(If you have been served with other writs ges of the above judgment debtor, attach		
	The percent of the judgment debtor emently withholding for all garnishment processable earnings.	nployee's net disposable earnings I am eedings is% of the debtor's net		
5.	Money other than wages			
	I have been served with other writs or or judgment debtor that have not yet been the it with this answer.)	•		

6.	Service requirements compliance	
[] judgm	I have sent the following papers which ent creditor to the judgment debtor:	have been provided to me by the
		lication for a writ of garnishment; the writ swer have been mailed to each judgment
	for a writ of garnishment; the writ of garnishment	ges withheld: a copy of the application arnishment; a notice of right to claim and a copy of this answer have been
[] am un	I am not aware of the location or addressable to serve the notices set forth in this	ss of the judgment debtor and therefore paragraph.
[]	A copy of this answer has been mailed	or delivered to the judgment creditor.
7.	Attorney fees	
[] this ar		in attorney fees in preparing
The undersigned, the named garnishee or an officer, partner or authorized representative of the named garnishee verifies that the foregoing answer by garnishee is true to the best of garnishee's knowledge and belief, that the undersigned is the custodian of the records upon which the answer is based and that the answer is true and correct based upon these records.		
		Signature of garnishee or attorney
		Printed name of person signing
		Address
		City, state and zip code (print)
		Telephone number
me thi	cribed and sworn to before day of	

Judge, notary or other officer authorized to administer oaths

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; December 3, 2001.]

ANNOTATIONS

Cross references.— For attorney fees and costs, see 35-12-16 NMSA 1978.

For garnishments, see 35-12-18 NMSA 1978.

For child support withholding, see 40-4A-4.1 NMSA 1978 and 40-4A-6 NMSA 1978.

For duties of payor, see 40-4A-8 NMSA 1978.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

The 1996 amendment, effective January 1, 1996, rewrote the form.

The 2001 amendment, effective December 3, 2001, in Paragraph 4, required that all alternatives be completed that were applicable and inserted the third alternative; and, at the end of the form, included the signature of the garnishee or attorney, including the address and telephone number.

4-808. Notice of right to claim exemptions (garnishment).

[1-065.2, 2-802, 3-802]

STATE OF NEW MEXICO COUNTY OF [IN THE [MAGISTRATE] [MET JUDIC			
V.		No	
	, Defendant		

NOTICE OF RIGHT TO CLAIM EXEMPTIONS (GARNISHMENT)

1. THE JUDGMENT CREDITOR IS GARNISHING YOUR PROPERTY, WHICH MAY INCLUDE YOUR BANK ACCOUNT:

A ruling has been made in this case that you owe money to the judgment creditor. The judgment creditor has started to collect that money from your property, which may include your bank account.

2. PURPOSE OF THIS NOTICE:

This notice is to tell you that some kinds of property or money may NOT be taken from you even after the court has ruled that you owe the judgment creditor money. These funds or property are protected under federal or state law. Money or property that may not be taken is called "exempt" property. You may claim an exemption by filing with the court a claim of exemption (garnishment) form. There are limits on how much of your wages may be taken. You do not need to file a claim of exemption form to protect your exempt wages.

Here is a list of some exempt money and property. Other kinds of money or property not listed may also be exempt. YOU MAY WISH TO CONSULT AN ATTORNEY BEFORE COMPLETING AND FILING THIS FORM.

3. PARTIAL LIST OF EXEMPTIONS:

- a. social security benefits (OASDI, SSI);
- b. public assistance benefits (AFDC, welfare, GA);
- c. life, accident or health insurance proceeds;
- d. workers' compensation benefits (part may be garnished for child or spousal support);
- e. occupational health benefits;
- f. unemployment compensation benefits subject to the limitations of Section 51-1-37 NMSA 1978;
- q. veterans' benefits;
- h. pensions or retirement funds;
- i. a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978;
- j. crime victims' reparation fund payments;
- k. a family allowance to a decedent's surviving spouse and children, subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978:

- I. the minimum amount of shares necessary for certain cooperative associations as provided by Section 53-4-28 NMSA 1978;
- m. fraternal benefit society payments;
- n. oil and gas equipment not financed by the judgment creditor to be used for purposes for which it was purchased as provided by Section 70-4-12 NMSA 1978.

4. HOW TO PROTECT EXEMPT PROPERTY:

A "claim of exemption (garnishment)" form is attached for you to complete and file with the court. YOU MUST COMPLETE AND RETURN THE ATTACHED CLAIM OF EXEMPTIONS (GARNISHMENT) FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS NOTICE UPON YOU. YOU MUST ALSO SERVE A COPY OF THE COMPLETED AND SIGNED CLAIM OF EXEMPTIONS (GARNISHMENT) FORM ON THE JUDGMENT CREDITOR AND ON THE GARNISHEE.

If the judgment creditor disputes a claimed exemption, the clerk or the judge will notify you of the date and time for a court hearing on your claim. You must go to that hearing and explain why your money or property is exempt. You must bring to the hearing any proof that your money or property is exempt.

If you do not complete and file the claim of exemptions (garnishment) form within ten (10) days and attend the hearing, your money or property may be turned over to the judgment creditor.

DO NOT FILE THE CLAIM OF EXEMPTION FORM TO PROTECT ONLY WAGES.

YOU SHOULD COMPLETE AND RETURN THE CLAIM OF EXEMPTION FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS FORM UPON YOU. MAKE A COPY OF THE COMPLETED FORM FOR YOUR RECORDS AND SERVE A COPY ON THE JUDGMENT CREDITOR AND ON THE GARNISHEE.

[As amended, effective July 1, 1992; January 1, 1996; December 3, 2001.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, added the reference to Rule 1-065.1 at the beginning, rewrote Items 3(e), 3(f), and 3(h), added Items 3(i) to 3(n), and, near the beginning of Item 4, substituted "three (3) copies" for "two (2) copies".

The 1996 amendment, effective January 1, 1996, in Paragraph 2, deleted the former second sentence in the first paragraph which read: "There are limits on how much of your wages can be taken", added the last sentence of the first paragraph, and added the last sentence of the second paragraph; and rewrote Paragraph 4.

The 2001 amendment, effective December 3, 2001, inserted "or spousal" in Subparagraph 3d.

4-808A. Notice of right to claim exemptions from execution.

[For use with district, magistrate and metropolitan court rules of civil procedure 1-065.1, 2-801, 3-801 NMRA]

STATE OF NEW MEXICO	
COUNTY OF	
[JU	DICIAL DISTRICT COURT]
[C	OURT]
	, Plaintiff
v. No	
	, Defendant

NOTICE OF RIGHT TO CLAIM EXEMPTIONS FROM EXECUTION

1. THE JUDGMENT CREDITOR (IS SEIZING) (HAS A RIGHT TO SEIZE)1 YOUR PROPERTY

A ruling has been made in this case that you owe money to the judgment creditor. The judgment creditor may collect that money from seizure and sale of your property. (Before the judgment creditor has the sheriff seize your property, you may have a right to claim exemptions of certain property.)

2. PURPOSE OF THIS NOTICE:

This notice is to tell you that some kinds of property or money may NOT be taken from you even after the court has ruled that you owe the judgment creditor money. This property is protected under state law. The property which may not be taken is called "exempt property".

YOU MUST FILE A CLAIM OF EXEMPTION FORM TO CLAIM ANY EXEMPT PROPERTY. YOU MAY WISH TO CONSULT WITH AN ATTORNEY BEFORE COMPLETING AND FILING THE CLAIM OF EXEMPTION FORM.

Here is a list of some exempt money and property. Other kinds of money or property not listed may also be exempt.

3. PARTIAL LIST OF EXEMPTIONS FROM EXECUTION.

Part I. Homestead exemption.

(This exemption may only be used in the district court.)

A judgment debtor who owns, leases or is purchasing a dwelling occupied by the judgment debtor is entitled to hold as exempt property a homestead in the amount of sixty thousand dollars (\$60,000) under Section 42-10-9 NMSA 1978.

Part II. Exemption in lieu of homestead exemption.

(Parts II and III are for use in the district court, magistrate court and metropolitan court.)

Residents of this state who do not claim a homestead exemption are entitled to an exemption of real or personal property in the amount of five thousand dollars (\$5,000) under Section 42-10-10 NMSA 1978. You may not claim this exemption if you claimed a homestead exemption above.

Part III. Personal property exemptions.

In addition to the property claimed as exempt above, judgment debtors are entitled to claim certain personal property exemptions. Most of those exemptions are listed below:

- a. personal property worth up to \$500;
- b. tools of the trade worth up to \$1,500;
- c. a motor vehicle worth up to \$4,000 or that amount of equity in a more valuable vehicle:
- d. jewelry worth up to \$2,500;
- e. clothing, furniture, books and medical-health equipment being used for the health of the claimant or a member of the household of the claimant and not in a profession;
- f. pension or retirement funds;
- g. not more than \$5,000 in benefits from a benevolent association of which the judgment debtor is a member;
- h. building materials not financed by the judgment creditor in this action as provided by Section 48-2-15 NMSA 1978;
- i. a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978;

- j. worker's compensation benefits subject to the limitations of Section 52-1-52 NMSA 1978;
- k. occupational health benefits as provided by Section 52-3-37 NMSA 1978;
- I. unemployment compensation benefits subject to the limitations of Section 51-1-37 NMSA 1978 for necessities furnished while the debtor was unemployed and child support;
- m. public assistance and welfare benefits;
- n. cash surrender values and benefits of life insurance contracts;
- o. payment from life, accident and health insurance policies or annuity contracts;
- p. crime victims' reparation fund payments;
- q. fraternal benefit society benefits;
- r. the minimum amount of shares necessary for certain cooperative associations subject to the limitations provided by Section 53-4-28 NMSA 1978;
- s. the debtor's membership interest in the property of a club or association pursuant to Section 53-10-2 NMSA 1978;
- t. oil and gas equipment not financed by the judgment creditor to be used for purposes for which it was purchased as provided by Section 70-4-12 NMSA 1978;
- u. allowances to surviving spouse and children from estate of a deceased estate subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978.

You may not claim an exemption for personal property which is subject to a security interest under the Uniform Commercial Code given to the judgment creditor.

4. HOW TO PROTECT EXEMPT PROPERTY.

The sheriff may not seize your personal clothing, furniture and books or any jewelry unless the total value of all jewelry is more than \$2,500. For other property, you must claim an exemption or it may be seized and sold. A claim of exemptions on execution form is attached for you to complete and file with the court.

YOU MUST COMPLETE AND RETURN THE ATTACHED CLAIM OF EXEMPTIONS ON EXECUTION FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS NOTICE UPON YOU. YOU MUST ALSO SERVE A COPY OF THE COMPLETED AND SIGNED CLAIM OF EXEMPTIONS ON EXECUTION FORM ON THE JUDGMENT CREDITOR.

If the judgment creditor disputes a claimed exemption, the clerk or the judge will notify you of the date and time for a court hearing on your claim. You must go to that hearing and explain why your money or property is exempt. You must bring to the hearing any proof that your money or property is exempt.

If you do not complete and file the claim of exemptions on execution form within ten (10) days and attend the hearing, your property may be seized and sold by the sheriff.

FAILURE TO COMPLETE AND FILE A CLAIM OF EXEMPTIONS ON EXECUTION FORM WITHIN TEN (10) DAYS AND SERVE A COPY ON THE JUDGMENT CREDITOR WILL RESULT IN THE LOSS OF YOUR RIGHT TO CLAIM AN EXEMPTION.

(The following proof of service may be used ONLY if the judgment debtor has entered an appearance in the case.)

AFFIDAVIT OF SERVICE

I declare, under penalty of perjury, that this execution form and a copy of the judgment in the day of .	he above cause of action were mailed on
the, day of,, address or post office branch) in	, New Mexico.
Signature	
olg.nataro	
Date of signature	_
(If the judgment debtor has not entered an app must be made on the judgment debtor and the completed and filed with the court.)	
RETUR	RN
STATE OF NEW MEXICO)	
) ss	
COUNTY OF)	
(check one box and fill in appropriate blanks)	

[] I, being duly sworn, on oath, say that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served the notice of right to claim exemptions (executions) and a claim of exemptions on execution form (in said county) (in County) on the day of
County) on the day of,, by delivering a copy thereof, with copy of the judgment attached, in the following
manner:
(check only if service by sheriff or deputy)
[] I certify that I served the Notice of Right to Claims Exemptions (<i>Execution</i>) (in
said county) (in County) on the day of, by delivering a copy thereof, with copy of judgment
attached in the following manner:
(check one box and fill in appropriate blanks)
[] to defendant
[] to, a person over fifteen (15) years of age and
residing at the usual place of abode of defendant, who at the
time of such service was absent therefrom. Abode located at .
[] by posting a copy of the Notice of Right to Claim Exemptions in the most public
part of the premises of defendant (used if no person found at dwelling house or usual place of abode). Abode located at .
[] to, an agent authorized to receive service of process for defendant .
[] to (narent) (quardian) of defendant
[] to, (parent) (guardian) of defendant, (parent) (guardian) of defendant, (parent) (guardian) of defendant is a minor or an incompetent person).
[] after due diligence I was unable to serve this notice.

Fees:	
	Signature of person making service
	Title (if any)
Subsc	cribed and sworn2 to
before	e me this
	f,
	e, notary or other officer
autho	rized to administer oaths
Officia	al title

USE NOTE

- 1. Strike out the inapplicable alternative.
- 2. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.

[As amended, effective January 1, 1993; May 1, 1994; January 1, 1996; as amended by Supreme Court Order No. 09-8300-030, effective October 12, 2009.]

ANNOTATIONS

The 1993 amendment, effective January 1, 1993, deleted "(clerk) (judge)" adjacent to the signature line in the "Notice of Right to Claim Exemptions from Execution".

The 1994 amendment, effective May 1, 1994, amended the heading of the first paragraph to add "(HAS A RIGHT TO SEIZE) 1", to change "plaintiff" to "judgment creditor", to rewrite the second sentence and to add the last sentence of the paragraph; amended paragraph 3, Part I to increase the exemption from \$20,000 to \$30,000 and to substitute "A judgment debtor who owns, leases or is purchasing a dwelling occupied by

the judgment debtor is" for "Married persons, widows, widowers and persons who are supporting another person".

The 1996 amendment, effective January 1, 1996, added the last sentence in Paragraph 2, deleted "state and local" preceding "pension" in Paragraph f of Part III, rewrote Paragraph 4, and substituted "a claim of exemptions on execution form" for "three copies of the claim of exemption form" in the Affidavit for Service form and in the first alternative in the Return form.

The 2009 amendment, approved by Supreme Court Ord October 12, 2009, in the brackets at the beginning of the district, magistrate and metropolitan court rules of civil proof the form to add the blanks for " Judicial Dist Court"; in Part I, changed the amount of the homestead dollars (\$30,000) to sixty thousand dollars (\$60,000); and of the exemption in lieu of the homestead exemption from to five thousand dollars (\$5,000).	form, added "For use with cocedure"; revised the caption rict Court" and "exemption from thirty thousand in Part II, changed the amoun
4-809. Claim of exemption from garnishmer	nt.
[1-065.2, 2-802, 3-802]	
STATE OF NEW MEXICO	
IN THE COURT	No
COUNTY	, Plaintiff
against	, Defendant
CLAIM OF EXEMPTION FROM GAI	

a. [social security benefits (OASDI, SSI);

Judgment debtor claims the following exemptions:

(check box next to exemption)

- b. [public assistance benefits (AFDC, welfare, GA);
- c. I life, accident or health insurance proceeds;
- d. [workers' compensation awards;

J			
e. []	unemployment compensation benefits;		
f. [veterans' benefits;		
g. [pensions and retirement funds;		
h. [crime victims' reparation fund payments;		
i. [allowances to surviving spouse and children from deceased's estate sub to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978;	ject	
j. [the minimum amount of shares necessary for certain non-profit coopera associations as provided by Section 53-4-28 NMSA 1978;	tive	
k. [fraternal benefit society payments as provided by Section 59A-44-18 NMSA 1978.		
A complete judgment of claimed ex	ted and signed copy of the claim of exemption form shall be served on the creditor and the garnishee named above. If the judgment creditor disputes xemption, a court hearing will be scheduled to consider the disputed as. At this hearing you must bring evidence supporting each of your claims of the contract of the con		
Date	Signature of judgment debtor		
	Printed name of judgment debtor		
	Number and street or P.O. box		
	City, state, zip code		
	Telephone number		
[As amend	ded, effective July 1, 1992; January 1, 1995; January 1, 1996.]		

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, inserted "from" in the heading, rewrote Item g, added Items h to k, added the two sentences preceding the signature lines, and added the parenthetical at the end.

The 1996 amendment, effective January 1, 1996, near the end of the form, substituted "A completed and signed copy" for "Two (2) copies", inserted "A completed and signed copy of the claim of exemption form shall be served on the judgment creditor and the garnishee named above. If the judgment creditor disputes a claimed exemption", substituted "the disputed exemptions" for "the above exemptions", and deleted the former parenthetical use note relating to scheduling a hearing within 10 business days.

4-810. Motion for default judgment against garnishee.

[2-802, 3-802] STATE OF NEW MEXICO IN THE _____ COURT No. _____ COUNTY _____, Plaintiff V. _____, Defendant ____, Garnishee MOTION FOR DEFAULT JUDGMENT AGAINST GARNISHEE Judgment creditor moves the court to enter a default judgment against the garnishee. The Writ of Garnishment was served on the garnishee on _____ (date) and the return of service of the writ on the garnishee has been filed with the court. The garnishee has not filed an answer or other responsive pleading with the court nor has the judgment creditor been served with a responsive pleading. The judgment creditor requests the court to set a hearing on this motion on not less than three (3) days notice to the garnishee. Date Attorney for plaintiff

If the plaintiff is not represented by an attorney, this motion must be	
sworn to or affirmed by the plaintiff.	
	, upon my oath or affirmation do solemnly stains a complete, accurate statement of the facts to and that if I make a material misstatement of fact, I r perjury.
	Signature of plaintiff
	Signature of Judge, Notary or Other Officer Authorized to Administer Oaths
	Official title
My commission expires:	
(SEAL)	
CERTI	FICATE OF SERVICE
I hereby certify that on this motion was	, day of,, this
[mailed by United States mail, po	stage prepaid, and addressed to:
Name:	
Address:	
City, State and zip code:]
[faxed by(defe	(name of person who faxed) to ndant or defendant's attorney). The transmission
	ut error. The time and date of the transmission was
fe-mailed by	(name of person who transmitted)
toat _	(electronic address this manner. The transmission was successful.
	on was (a.m.) (p.m.) on

If this notice was served by a person other than an attorney, the following must also be completed and filed with the court:

AFFIDAVIT OF SERVICE

I declare under penalty of perjury th [fax] [electronic transmission] as descri	at a copy of this motion was served by [mail] bed above on this day of
	Signature of person who made service
Subscribed and sworn to before me this day of	.,
Judge, notary or other officer authorized to administer oaths	
Official title	
[Approved, effective August 1, 1999.]	
AN	NOTATIONS
	oreme court order dated April 15, 1992, former notice of garnishment, was withdrawn, effective
4-810A. Notice of dispute and	request for hearing.
[1-065.1, 1-065.2, 2-801, 2-802, 3-801,	3-802]
STATE OF NEW MEXICO IN THE COURT	COUNTY
	, Plaintiff
V.	No
	, Defendant
NOTICE OF DISPUTE	AND REQUEST FOR HEARING1
 Assigned Judge: [Execution proceeding] [Garnish 	ment proceeding] ²

The judgment [creditor disputes the following claimed exemptions] [debtor disputes the following] ² and requests a hearing be held on this dispute

Judgment creditor or attorney
(Requesting party shall attach a separate sheet listing the name, firm, capacity address, and telephone number of each party entitled to notice and a stamped addressed, plain (without return address) envelope for each party entitled to notice.)
NOTICE OF HEARING
A hearing is scheduled on the [disputed claims of exemption] [dispute]2 described above before the Honorable , at the cour located at on the day of
located at on the day of,, at the hour ofm.
USE NOTES
1. A hearing must be held within 10 business days of the filing of this form. The clerk will file the request for hearing and endorse the copy for the assigned judge. The court shall give notice of the hearing on the disputed claim of exemption by mailing a copy of this form to the judgment debtor, judgment creditor and the garnishee, if any.)
2. Use applicable alternative.
[Adopted, effective January 1, 1996.]
4-811. Judgment on writ of garnishment, claim of exemption and order to pay.
[1-065.2]
STATE OF NEW MEXICO

		JUDICIAL DISTRICT		
		, Plaintiff (Judgment creditor)		
٧.		No		
		, Defendant <i>(Judgment debtor)</i> , Garnishee		
		JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF		
		EXEMPTION AND ORDER TO PAY		
	This	matter coming before the court, the court finds:		
[]	1.	At the time the writ of garnishment was served on the garnishee, the amount of \$ was unpaid and owing to the judgment creditor.		
[]	2.	As a result of this garnishment proceeding, judgment creditor has spent additional costs and fees of \$		
[]	3.	The total amount of judgment and costs to date are \$ plus interest of% per year from, The garnishee is not an employer of the judgment		
[]	4.	The garnishee is not an employer of the judgment debtor and has also certified that it has mailed copies of the application for a writ of garnishment; the writ of garnishment; notice of right to claim exemptions and a claim of exemption form and a copy of its answer to the judgment debtor(s) or their attorney of record, if any.		
[]	5.	The judgment debtor: [] has not filed a claim of exemption; has filed a claim of exemption and the judgment creditor has not disputed the claim of exemption for the following property and such money or property is therefore exempt:		
		or has filed a claim of exemption which has been disputed and after a hearing, the court finds that the following property is exempt from garnishment:		

[]

6.

The garnishee:

		[]	is in default;
		[]	is indebted to the judgment debtor in the amount of \$;
		[]	is indebted to the judgment debtor for wages;
		[]	is not indebted to the judgment debtor;
			holds property of the judgment debtor;
			does not hold property of the judgment debtor.
[]	7.		suant to the Support Enforcement Act, the nishee:
		[]	is withholding \$ of the judgment debtor's income pursuant to a Notice to Withhold Income;
			or
		[]	is not withholding any income of the judgment debtor pursuant to such a Notice.
[]	8.		suant to Section 35-12-16 NMSA 1978, the properties of the section in the section in the section is a section of the section in the section in the section is a section of the section in the section is a section of the section in the section is a section of the section in the section is a section of the section in the section is a section of the section of the section is a section of the section of the section is a section of the section
		[]	is entitled to additional fees and costs of \$;
		or	
		[]	is not entitled to additional fees and costs.
THE	CO	URT	ORDERS:
1.	D	efaul	t judgment against garnishee
[] plus		-	dgment creditor recover from the garnishee the sum of \$ percent per annum interest from the date the application was
•			garnishee having failed to answer the writ;
or			
2.	P	ayme	ent of money other than wages
арр	ch ind licati	clude on wa	dgment creditor recover from the garnishee the sum of \$s percent per annum interest thereon from the date the as executed to the date the answer was filed, such sum being held by er than as wages;
or			

3. Wage withholding other than child or spousal support

[]	The judgment being other than for child or s	pousal support, the judgment creditor
recov	er from the garnishee the sum of \$, plus interest at the original
judgm	ent rate, until paid in full, to be deducted fror	n the judgment debtor's wages.
The g	arnishee shall pay the judgment debtor only:	

seventy-five percent (75%) of judgment debtor's disposable earnings (salary less social security, federal and state tax withholdings, and any other deduction required by law) for any pay period;

OR

(b) an amount each week equal to forty (40) times the federal minimum hourly wage rate;

whichever is greater.

The balance of the judgment debtor's disposable earnings shall be paid over to the judgment creditor each payday until the judgment herein is satisfied, after this balance is first used to pay any prior garnishment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

4. Wage withholding for child or spousal support

[] No prior writ or order. The order or decree being for child or spousal support,
the judgment creditor shall recover from the garnishee the sum of \$,
plus interest at the original judgment rate, until paid in full, to be deducted from the
judgment debtor's wages. The garnishee shall pay the judgment debtor fifty percent
(50%) of judgment debtor's disposable earnings (salary less social security, federal and
state tax withholdings, and any other deduction required by law) for any pay period. If
there is no prior garnishment, the balance of the judgment debtor's disposable earnings
each payday shall be paid to satisfy this judgment.

[] **Prior writ or order.** If there is a prior garnishment (one that was served on the garnishee prior to the date and time the garnishment in this case was served), up to fifty percent (50%) of the judgment debtor's disposable earnings each pay period shall be paid as follows:

first, the amount provided for in the judgment entered on the prior writ of garnishment shall be applied to the prior garnishment. If a judgment has not yet been entered on the prior writ of garnishment, the garnishee shall withhold the amount ordered by the prior writ of garnishment to be applied to the prior writ of garnishment when the judgment is entered;

next, until all prior writs have been fully satisfied, the remainder of the balance of fifty

percent (50%) of the judgment debtor's disposable earnings shall be paid to this judgment creditor to satisfy the child or spousal support order. Upon satisfaction of all prior writs of garnishment, the entire balance of the judgment debtor's disposable earnings shall be applied to satisfy this child or spousal support order judgment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

[] **Prior child or spousal support writ.** Upon motion of the judgment debtor, this court orders the distribution of the judgment debtor's child or spousal support obligations as follows:

If the money being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceeds the otherwise garnishable amounts, this garnishment shall continue in effect until the notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

If the wages being withheld pursuant to a notice to withhold income under the Support Enforcement Act are less than twenty-five percent (25%) of the judgment debtor's disposable earnings, the difference between the amount withheld for child or spousal support and the amount equal to twenty-five percent (25%) of the judgment debtor's disposable earnings shall be paid to the judgment creditor until the child or spousal support notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

5. Money or property other than wages

[]

garnis	The money or property held by the garnishee is exempt from garnishment and it of garnishment in this case is hereby released and discharged; and the hee no longer has any obligation to withhold wages, money or property from the ent debtor on account of that writ.
[] discha	The garnishee, having no money or property of the judgment debtor, is arged and released from the writ of garnishment.
[] judgm	The garnishee shall turn over to the judgment creditor the property of the ent debtor shown on Exhibit A attached hereto.
6.	Costs and fees

The judgment creditor is awarded, in addition to the above amounts, the sum of as additional costs and fees pursuant to Section 35-12-16 NMSA 1978.

[] The garnishee shall be reimb	ursed \$	for its costs and \$	for its
attorney fees, the same to be paid b	y the	. If paid by the)
judgment debtor, said sum shall be			
judgment creditor, but shall not redu		, ,	
as ordered above.			
7. Payments			
Payments under this order shall be	cent to:		
Tayments under this order shall be s	sent to.		
(name of judgment creditor)			
(manne en jaragiment en camen)			
(address of judgment creditor)			
(city, state and zip code)			
Date	Judge		
[As amended, effective June 15, 198	36; January	1, 1987; July 1, 1992; January	1, 1996;

ANNOTATIONS

Cross references.— For attorney fees and costs, see 35-12-16 NMSA 1978.

For garnishments, see 35-12-18 NMSA 1978.

October 15, 1999; December 3, 2001.]

For support enforcement, see Chapter 40, Article 4A NMSA 1978.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

The 1992 amendment, effective July 1, 1992 for use in the district courts, deleted former Finding 4, relating to certification in writing by the judgment creditor that the latter had mailed copies of specified items; redesignated former Findings 5 to 9 as present Findings 4 to 8; rewrote present Finding 4; deleted "Civil Form" preceding "Garnishment" at the fifth occurrence of that word in the fourth sentence of Order 4; and made several gender neutral substitutions.

The 1996 amendment, effective January 1, 1996, in the findings, substituted "a claim of exemption" for "three copies of the claim of exemption" in Paragraph 4, and added the second alternative in Paragraph 5 and inserted "which has been disputed" in the third alternative in Paragraph 5; and in the order, rewrote former Paragraphs 4 through 11 as Paragraphs 4 through 6.

The 1999 amendment, effective October 15, 1999, deleted "[15%]" following "plus" in Paragraph I of the court orders.

The 2001 amendment, effective December 3, 2001, inserted "or spousal" in Paragraphs 3 and 4 and added Paragraph 7 following the heading "THE COURT ORDERS."

4-812. Judgment on writ of garnishment, claim of exemption and order to pay.

[2-802, 3-802]

COL	JNTY (NEW MEXICO OF AGISTRATE] [METROPOLITAN] COURT	
		, Plaintiff (Judgment Creditor)	
V.		No	_
		, Defendant <i>(Judgment Debtor)</i> , Garnishee	
		JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF	
		EXEMPTION AND ORDER TO PAY	
This	matte	r coming before the court, the court finds:	
[]	1.	At the time the writ of garnishment was served on the garnishee, the amount of \$ was unpaid and owing to the judgment creditor.	
[]	2.	As a result of this garnishment proceeding, judgment creditor has spent additional costs and fees of \$	
[]	3.	The total amount of judgment and costs to date are \$ plus	

		interest of per year from	%
			,
[]	4.	The garnishee is employer of the debtor and has that it has maile of the applicatio writ of garnishm writ of garnishm notice of right to exemptions; a cexemption form copy of its answ judgment debtor their attorney of	judgment certified d copies n for a ent; the ent; a claim laim of and a ver to the r(s) or
[]	5.	any. The judgment d	ebtor:
11	3.	has not fill claim of e has filed a exemption judgment has not di the claim exemption following and such property is therefore	ed a xemption; a claim of n, and the creditor isputed of n for the property money or s exempt:
		; or has filed a exemption been disp after hear court finds following is exempt garnishme has not file	a claim of that has outed and ing, the s that the property from ent:
		[] claim of e or	xemption;
[]	6.	The garnishee:	

		[]	is in default;
		[]	is indebted to the judgment debtor in the amount of \$
		[]	is indebted to the judgment debtor for wages;
		[]	is not indebted to the judgment debtor;
		[]	holds property of the judgment debtor;
		[]	does not hold property of the judgment debtor.
[]	7.	Enfo	suant to the Support orcement Act, the hishee:
		9	is withholding
		[]	\$ of the judgment debtor's income pursuant to a notice to withhold income; or
		[]	is not withholding any income of the judgment debtor pursuant to such a Notice.
[]	8.	12-1	suant to Section 35- 16 NMSA 1978, the Iment creditor:
		[]	is entitled to additional fees and costs of
		[]	or is not entitled to additional fees and costs.

THE COURT ORDERS:

[]	1.	Default judgment against garnishee
		The judgment creditor recover from the garnishee the sum of
		\$, plus percent per annum interest from
		the date the application was executed, the garnishee having failed to answer the writ;
		or
[]	2.	Payment of money other than wages
		The judgment creditor recover from the garnishee the sum of \$, which includes% per annum interest thereon from the date the application was executed to the date the answer was filed, such sum being held by garnishee other than as wages;
		or
[]	3.	Wage withholding other than child or spousal support
		The judgment being other than for child or spousal support, the judgment creditor recover from the garnishee the sum of \$, plus interest at the original judgment rate, until paid in full, to be deducted from the judgment debtor's wages.
		The garnishee shall pay the judgment debtor only:
		seventy-five percent (75%) of the judgment debtor's disposable earnings (salary less social security, federal and state tax withholdings, and any other deduction required by law) for any pay period;
		OR
		(b) an amount each week equal to forty (40) times the federal minimum hourly wage rate;
		whichever is greater.

The balance of the judgment debtor's disposable earnings shall be paid over to the judgment creditor each payday until the judgment herein is satisfied, after this balance is first used to pay any prior garnishment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

If the money being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceeds the otherwise garnishable amounts, this garnishment shall continue in effect until the notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

If the wages being withheld pursuant to a notice to withhold income under the Support Enforcement Act are less than twenty-five percent (25%) of the judgment debtor's disposable earnings, the difference between the amount withheld for child or spousal support and the amount equal to twenty-five percent (25%) of the judgment debtor's disposable earnings shall be paid to the judgment creditor until the child or spousal support notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

IJ	4.	IVIOI	ley or property other than wages	
		[]	The money or property held by the garnishee is exempt from garnishment and the writ of garnishment in this case is hereby released and discharged; and the garnishee no longer has any obligation to withhold wages, money or property from the judgment debtor on account of that writ.	
		[]	The garnishee, having no money or property of the judgment debtor, is discharged and released from the writ of garnishment.	
		[]	The garnishee shall turn over to the judgment creditor the property of the judgment debtor shown on Exhibit A attached hereto.	
[]	5.	Cos	ts and fees	
		[]	The judgment creditor is awarded, in addition to the above amounts, the sum of \$ as additional costs and fees pursuant to Section 35-12-16 NMSA 1978	
		[]	The garnishee shall be reimbursed \$ for its costs and \$ for its attorney fees the same to be paid by the If paid by the judgment debtor, said sum shall be paid from the first money otherwise payable to the judgment creditor but shall not reduce the amount the judgment creditor is to be paid, as ordered above.	
6.	Payı	ments		
	Payr	ments	under this order shall be sent to:	
	(nan	ne of ju	udgment creditor)	
	(ada	lress o	f judgment creditor)	
	(city, state and zip code)			
Date			, Judge	
[As aı	mend	ed. eff	ective July 1, 1992: January 1, 1996: December 3, 2001.]	

ANNOTATIONS

Cross references.— For attorney fees and costs, see 35-12-16 NMSA 1978.

For garnishments, see 35-12-18 NMSA 1978.

For support enforcement, see Chapter 40, Article 4A NMSA 1978.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

The 1992 amendment, effective July 1, 1992 for use in the magistrate and metropolitan courts, deleted former Finding 4, relating to certification by the judgment creditor that the latter had mailed copies of specified items; redesignated former Findings 5 to 9 as present Findings 4 to 8; and rewrote present Finding 4.

The 1996 amendment, effective January 1, 1996, in the findings, substituted "a claim of exemption" for "three copies of the claim of exemption" in Paragraph 4, and added the second alternative in Paragraph 5 and inserted "which has been disputed in the third alternative in Paragraph 5; and in the order, rewrote former Paragraphs 4 through 10 as Paragraphs 4 and 5.

The 2001 amendment, effective December 3, 2001, following the heading "THE COURT ORDERS", substituted the fill-in the blank percentage for "15%" in Paragraph 1, inserted "or spousal" in Paragraph 3, and added Paragraph 6.

4-813. Default judgment against garnishee.

[1-065.1, 2-802, 3-801]

c + l	\ T	\sim	$\mathbf{r} = \mathbf{r}$	A / R /		\sim
STA	1 I □	OF.	IN⊏V	'V IV	IEXI	$\cup \cup$

IN THE	COURT		No
	COUNTY	, Plaintiff	
against		_, r laintiii _, Defendant _, Garnishee	
		_, Garriisriee	

DEFAULT JUDGMENT AGAINST GARNISHEE

This action was heard by the court. The court finds that the Garnishee is in default for failure to answer.

THE COURT ORDERS that the Judgment Creditor recover \$_____ from the Garnishee, together with interest from the date hereof.

,	Judge		
[As amended, effective June 15, 198	6.]		
4-814. Release of garnishme	nt.		
[1-065.1, 2-802, 3-801]			
STATE OF NEW MEXICO			
IN THE	_ COURT		No
	_ COUNTY	, Plaintiff	
against		, Defendant , Garnishee	
RELEAS	SE OF GARN	ISHMENT	
The WRIT OF GARNISHMENT in the Garnishee no longer has any oblithe Judgment Debtor on account of t	igation to with		
	Judge		
4-815. Sheriff's report of sale	e of seized	property.	
[1-065.1, 2-801, 3-801]			
STATE OF NEW MEXICO			
IN THE	_COURT		No
		Digintiff	
		, Plaintiff	

SHERIFF'S REPORT OF SALE OF SEIZED PROPERTY

Description of property sold:

(inventory may be attac	inea)
Date of sale:	
Date of judgment	Interest rate %
Amount of judgment	\$
Amount of interest since date of judgment	\$
Amount of accrued costs since date of judgment	\$
Amount of sheriff's costs	\$
Total amount received from sale	\$
Amount paid to judgment creditor	\$
Date of return:	
SHERIFF OF COUNTY, State	of New Mexico
Ву	
Deputy or other	authorized person
(The Sheriff is obligated by law t	o make timely return)
[Adopted, effective July 1, 1992.]	
4-820. Certificate of Dean of law school.	
[1-094.1]	
CERTIFICATE OF DEAN OF	SCHOOL OF
LAW	
I hereby certify that I am the dean of theSchool of Law and that this school of law is an America school that complies with the current standards of the regarding field placement programs.	
I further certify that	(name of
student) is a regularly enrolled student of the above-n	
received a passing grade in law school courses aggresemester hours or their equivalent.	gating thirty (30) or more
I further certify that the above-named student is participated and will receive law school credit hours for with Mexico under the direction or supervision of	ork performed in the State of New

has been admitted to practice law for a period credit will be earned during the period beginning. (Set forth beginning	nd of five or more years. This law school ning and ending and ending and ending dates of program not to exceed
a four-month period.)	
I further certify that the above-named law standards required of a student in good stan	
,	
[Adopted, effective January 1, 1995.]	
4-821. Order approving clinical law	v student appearance.
[1-094, 1-094.1]	
STATE OF NEW MEXICO IN THE DISTRICT COURT JUDICIAL DISTRICT	Disinsiff
	, Piaintiiī
against	No
	, Defendant
ORDER APPROVING CLINICAL	LAW STUDENT APPEARANCE
If the clinical law student is enrolled in an of the dean of the law school must be file	
1	
in a clinical law program of the which meets the requirements of (Rule 1-094 Procedure for the District Courts has reques	• •
program, be permitted to participate in this m 1-094.1). It is hereby ordered that the above-named la authorized by (Rule 1-094) (Rule 1-094.1).	

Date	District Judge
[Adopted, effective January 1, 1995.]	
4-830. Writ of certiorari.	
[1-075]	
STATE OF NEW MEXICO IN THE DISTRICT COURT	JUDICIAL DISTRICT, Petitioner
v.	No
	, Respondent
WRIT	OF CERTIORARI
To:	
(name of administrative agency	y)
The court has reviewed the petition and finds:	n for writ of certiorari filed in the above-styled case
1. That the court has jurisdiction of agency).	ver (name of administrative
2. That the petitioner does not hav orders or decisions of the above admi	ve a statutory right to an appeal or review from inistrative agency;
3. That the petition makes a prima to the relief sought by the petition.	facie showing that the petitioner may be entitled
IT IS THEREFORE ORDERED that case be and hereby is granted.	at the petition for writ of certiorari in the above
this writ on (na	(name of administrative rt within thirty (30) days after the date of service of ame of administrative agency) the record on F of Rule 1-075 of the Rules of Civil Procedure for

IT IS FURTHER ORDERED that the review in this case shall proceed in compliance with Rule 1-075 of the Rules of Civil Procedure for the District Courts.

District Judge
Dated:
CERTIFICATE OF SERVICE
I certify that I caused a copy of this writ of certiorari to be served on the following persons or entities by <i>(delivery) (certified mail, postage prepaid)</i> on this day of ; :
(1)
(1) (Name of administrative agency)
(Address)
(2)(Name of party)
(Address)
(3)(Name of party)
(Address)
(Petitioner) (Attorney for petitioner)
AFFIDAVIT OF SERVICE OF PARTY
I declare under penalty of perjury that I caused a copy of this writ of certiorari to be served on the following persons or entities by <i>(delivery) (certified mail, postage prepaid)</i> on this day of ; :
(1)
(Name of administrative agency)
(Address)
(2)
(Name of party)

(Address)	
(3)	
(Name of party)	
(Address)	
	(Petitioner)
[Adopted, effective January 1, 1	996.]
ARTICLE 9 Statutory Proceeding	ıgs
4-901. Three-day notice of Resident Relations Act).	of nonpayment of rent (Uniform Owner-
[Section 47-8-33 NMSA 1978]	
	THREE-DAY NOTICE OF NONPAYMENT OF RENT¹ Owner-Resident Relations Act)
To: Address:	, New Mexico
You are notified that you are no agreement concerning the prem	t in compliance with the rental agreement or separate
, New Mexico	
by failure to pay rent as follows:	
	\$
	\$
Total due:	\$ \$

If the amount due is not paid within three (3) days from the date of delivery set out below, the rental agreement shall be terminated. Payment will be accepted only by:

[] cash	[] money order
[] cashiers or certified check	[] personal check
Dated this day of	,·
(Owner) (A	Agent)
Service of notice:	
[] personally delivered to resident	
[] posted	
[] mailed certified mail, return receipt requeste	ed
[] mailed	
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ³ :	By ³ :

USE NOTE

- 1. The party giving notice should retain two (2) copies for possible court action.
- 2. If the leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.
- 3. Include the name of the person delivering, posting or mailing the notice.

[As amended, effective September 2, 1997; April 6, 1998.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, deleted "rent as due" following "failure to pay" and added the entries for the different charges, added the payment method choices, rewrote the service certification, added Use Notes 2 through 4, and made stylistic changes throughout.

The 1998 amendment, effective April 6, 1998, inserted "rent" following "by failure to pay", deleted the explanation of entries for different charges, substituted "amount due" for "rent", deleted "and mailed certified mail, return receipt requested" following "posted" in the service certification, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

4-901A. Three-day notice of substantial violation of rental agreement (Uniform Owner-Resident Relations Act).

[Section 47-8-33 NMSA 1978]

THREE-DAY NOTICE OF SUBSTANTIAL VIOLATION OF RENTAL AGREEMENT (Uniform Owner-Resident Relations Act)

To:	and all other occupants	
Address:		Unit: New Mexico
	are notified that you, or someone with your consent, has substal agreement or separate agreement concerning the premises	•
	, New Mexico	
	on or about,, <i>(date)</i> , you, or son t, did the following:	neone with your
This co	enduct occurred on or within 300 feet of the premises and inclu	des <i>(check all that</i>
	possession, use, sale, distribution or manufacture of a controllenan misdemeanor possession and use;	ed substance,
[]	unlawful use of a deadly weapon;	
[]	unlawful action causing serious physical harm to another perso	on;
[] :	sexual assault or sexual molestation of another person;	
	entry into the dwelling unit or vehicle of another person without sion and with intent to commit theft or assault;	that person's
	theft or attempted theft of the property of another person by us force; or	e or threatened

	intentional or 1 000.00).	reckless damage to	property in excess of one thousand dollars
date	of service set or	ut below. You must v	eement shall terminate three (3) days from the vacate the premises no later than by this date will result in a legal action against
you.	•		•
•	d this	day of	,·
		(0)	wner) (Agent)
Serv	ice of notice ² :		
[] [] []	posted and m	livered to resident ailed certified mail, r tified mail, return rec	eturn receipt requested eipt requested
[]De	elivered [] poste	ed:	Mailed:
Time):		Time:
	:		Date:
			By ³ :

1. If the leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.

USE NOTE

2. If this notice is personally delivered to the resident, mailing or posting is not required. If posted, mailing by certified mail is also required by this form. A posted notice must be affixed to a door by taping all sides or placing it in a fixture or receptacle designed for notices. See Paragraph D of Section 47-8-13 NMSA 1978.

The party giving notice should retain two (2) copies for possible court action.

3. Set forth the name of the person delivering, posting or mailing the notice.

[Adopted, effective September 2, 1997; as amended, effective October 15, 1999.]

ANNOTATIONS

The 1999 amendment, effective October 15, 1999, conforms this form with the 1999 amendment of 47-8-3 NMSA 1978 by Laws 1999, ch. 99, § 1.

4-902. Seven-day notice of noncompliance with rental agreement (other than failure to pay rent) (Uniform Owner-Resident Relations Act).

[Sections 47-8-27.1, 47-8-33, 47-8-37 NMSA 1978]

SEVEN-DAY NOTICE OF NONCOMPLIANCE
WITH RENTAL AGREEMENT
(OTHER THAN FAILURE TO PAY RENT)
(Uniform Owner-Resident Relations Act)

To:	
Address:	, New Mexico
You are notified that you are not in co agreement concerning the premises a	mpliance with the rental agreement or separate at ² :
	, New Mexico
in that on or aboutnoncompliance occurred:	, (date), the following
(describe the noncompliance specificanecessary.)	ally and in detail. Attach additional pages if
the date of delivery set out below, the shall be required to vacate the premis corrected, if a second material noncor	nce is not corrected within seven (7) days from rental agreement shall be terminated and you es. Regardless of whether this noncompliance is mpliance with the rental agreement or any (6) months of this initial noncompliance, the rental
	en previous notice of noncompliance on ore you have been in material noncompliance
twice or more within a six month period seven (7) days from the date of deliver	od. As a result the rental agreement shall terminate by set out below. You must vacate the premises date). Failure to vacate by this date will result in a

Dated this day of	·
	(Owner) (Agent) (Resident)
Service of notice	
[] personally delivered to resident [] posted [] mailed certified mail, return receipt	requested
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ³ :	By ³ :

.

USE NOTE

- 1. The party giving notice should retain two (2) copies for possible court action. If this form is used by the resident some modifications will be necessary.
- 2. If leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.
- 3. Include the name of the person delivering, posting or mailing the notice.

[As amended, effective September 2, 1997; April 6, 1998.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, inserted "or separate agreement" near the beginning, inserted the entry for when the noncompliance occurred, designated the exist language as "First Notice" and added the language at the end of the First Notice beginning "and you shall be", added the second notice, added "(Agent)" below the signature line, rewrote the certification of service, added the last sentence in Use Note 1, added Use Notes 2 through 4, and made stylistic changes throughout.

The 1998 amendment, effective April 6, 1998, deleted "and mailed, return receipt requested" following "posted" in the service certification, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

4-902A. Resident's seven-day notice of abatement or termination of rental agreement (Uniform Owner-Resident Relations Act).

[Sections 47-8-27.2 and 47-8-37 NMSA 1978]

RESIDENT'S SEVEN-DAY NOTICE OF ABATEMENT OR TERMINATION OF RENTAL AGREEMENT $^{\scriptscriptstyle 1}$

(Uniform Owner-Resident Relations Act)

То:	
Address:	(include name and unit number if applicable), New Mexico (zip code).
	notified that you have breached the rental agreement or the Uniform Owner-Relations Act concerning the premises at:
	(include name and unit number if applicable), New Mexico (zip code),
in that (check al	Il that apply)
	ou failed to make repairs and do whatever is necessary to put and keep the in a safe condition as provided by applicable law and rules and regulations;
[] Yo	ou failed to keep common areas of the premises in a safe condition;
	ou failed to maintain in good and safe working order and condition electrical, , sanitary, heating, ventilating, air conditioning or other facilities and appliances by you;
	ou failed to provide and maintain appropriate receptacles for the removal of and other waste and arrange for their removal from the appropriate receptacle;
	ou failed to supply running water and a reasonable amount of hot water at a ble temperature at all times;
	ne dwelling I rent from you does not substantially comply with the minimum codes that materially affect health and safety.
Specifica	lly, the condition which needs to be remedied is as follows:

(describe the condition specific	cally and in detail. Attach additional pages if necessary.)
This condition materially aff rent.	ects the health and safety or habitability of the dwelling I
	en to correct this condition within seven (7) days from the I will:
[] Reside in the dwelling a corrected;	nd withhold one third of my daily rent until the condition is
[] Temporarily move from is corrected;	the dwelling and withhold all of my rent until the condition
[] Terminate the rental agr	reement and vacate the dwelling.
Dated this day	of
	Resident
Service of notice	
[] personally delivered to owne [] posted and mailed [] mailed [] mailed certified mail	er
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ² :	By ² :

USE NOTE

- 1. The party giving notice should retain two (2) copies for possible court action.
- 2. Include the name of the person delivering, posting or mailing the notice.

[Approved, effective March 1, 2000; as amended by Supreme Court Order 08-8300-019, effective August 4, 2008.]

ANNOTATIONS

The 2008 amendment, effective August 4, 2008, changed the provision that provided for withholding of one-third of rent from monthly rent to daily rent if the landlord does not take reasonable steps to correct the landlord's default.

4-903. Thirty-day notice to terminate rental agreement (Uniform Owner-Resident Relations Act).

[Sections 47-8-33, 47-8-37 NMSA 1978]

THIRTY-DAY NOTICE¹
TO TERMINATE RENTAL AGREEMENT
(Uniform Owner-Resident Relations Act)

То:	
Address:	, New Mexico
	, INEW INICALCO
You are notified that the undersigned ter premises at ² :	minates the rental agreement concerning the
	, New Mexico
to the owner on that date. Prepaid rent a accordance with the Uniform Owner-Res	this date will result in a legal action being filed
(C	Owner) (Agent) (Resident)
Service of notice	
[] personally delivered to resident] posted] mailed by certified mail, return receipt	requested
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:

By ³ :
USE NOTE
1. The party giving notice should retain two (2) copies for possible court action. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978. If the residency is week-to-week, strike the words "Thirty-Day" in the title to this form, and insert the words "One-Week". If the residency is month-to-month, the thirty (30) day notice must be given at least thir (30) days before the periodic rental date; for example, if the rent is due on the 1st, the notice must be given at least thirty (30) days before the 1st.
 If the leased premises is an apartment, include the name of the apartments and the apartment number.
3. Include the name of the person delivering, posting or mailing the notice.
[As amended, effective September 2, 1997; April 6, 1998.]
ANNOTATIONS
The 1997 amendment, effective September 2, 1997, added "Failure to vacate by this date will result in a legal action being filed against you", inserted "(Agent)" below the signature line, rewrote the certification of service, added Use Notes 2 through 4, and made stylistic changes throughout.
The 1998 amendment, effective April 6, 1998, deleted "and mailed certified mail, return receipt requested" following "posted" in the service certification, substituted "include" for "set forth" in Use Note 2, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.
4-904. Petition by owner for restitution.
[Sections 47-8-42 and 47-8-46 NMSA 1978]
STATE OF NEW MEXICO
COUNTY OF
COURT
No

_____, Plaintiff

, Γ

PETITION BY OWNER FOR RESTITUTION

		(Uniform Owner-Resident Relations Act)
The	plair	ntiff alleges:
1.	PI	aintiff is lawfully entitled to possession of the premises located at1:
		, New Mexico
2. and		efendant entered into possession of the premises under a rental agreement breached the terms of the agreement, as follows:
3		aintiff gave written notice of
	rmin	
		n of the rental agreement
[] [leaci	Tor the rental agreement
	efend bread	dant on,, (date), and defendant has failed to remedy ch.
A c	ору о	f the written notice is attached as Exhibit A.
(che	eck a	nd complete if applicable)
[]	4.	Defendant is indebted to plaintiff in the sum of \$ for unpaid rent, plus \$ rent per day to date of restitution, plus damages as determined by the court.
[]	5.	Plaintiff holds \$ of defendant as a damage deposit under the rental agreement.
[]	6.	Plaintiff requests separate trials on the issues of restitution and damages.

Plainti	ff requests judgment against defenda	nt, as follows:	
1.	Immediate possession of the premis	es;	
2. restitu	Unpaid rent of \$, plution;	ıs \$	per day to date of
3.	Damages as may be determined by	the court;	
4.	Costs of this action;		
5.	Reasonable attorneys fees;		
6.	A civil penalty as provided by law;		
7.	Such other relief as the court may deem reasonable.		
Dated	:		
	Signed		
	Name (<i>print</i>)		
	Address (print)		
	City, state and zip code (print)		
	Telephone number		

- 1. If the leased premises is an apartment, include the name of the apartments and the apartment number.
- 2. The owner must bring a copy of any written rental agreement to court for the hearing on the petition for restitution.

[Former Rule 4-905 SCRA 1986; recompiled as Rule 4-904 and amended, effective September 2, 1997; April 6, 1998; as amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-905 NMRA; in the allegations, substituted "has breached" for "is now in default under" and added "A copy of the rental agreement is attached as Exhibit A" in Paragraph 2, substituted "gave" for delivered" and added "termination" in Paragraph 3, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 4, and deleted former Paragraph 7 relating to demand for a jury trial; in the prayer for relief, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 3, added Paragraphs 5 and 6, and redesignated former Paragraph 5 as paragraph 7; and made stylistic changes throughout.

The 1998 amendment, effective April 6, 1998, in the allegations, deleted "A copy of the rental agreement is attached as Exhibit A." in Paragraph 2, substituted "include" for "set forth" in Use Note 1 and added Use Note 2.

The 2005 amendment, effective March 21, 2005, substituted "Exhibit A" for "Exhibit B" in Paragraph 3 of this form.

Recompilations.— Former Rule 4-904 NMRA, relating to summons and notice of trial on petition for writ restitution, has been recompiled as Rule 4-905 NMRA, effective September 2, 1997.

4-905. Summons and notice of trial on petition for writ of restitution (Uniform Owner-Resident Relations Act).

[Section 47-8-43 NMSA 1978]

STATE OF NEW MEXICO	COURT COUNTY		
		No	
	, Plainti	ff	
V.	, Defen	dant	

SUMMONS AND NOTICE OF TRIAL ON PETITION FOR WRIT OF RESTITUTION (Uniform Owner-Resident Relations Act)

To:	, defendant	
Address: _		, New Mexico
GREETING	S:	
	, Ju	trial before the Honorable dge, Div, located at , New Mexico on the day of
	,(dat	, New Mexico on the day of e), at the hour ofm. to show cause and
		e why the plaintiff's petition for a writ of restitution for
the property	ntiff should not have it	should not be granted and udgment against you for any back rents or damages
vou caused	to the property, in acc	ordance with the petition filed by the plaintiff in this
	by of which is attached	
		ne and place specified above may result in the entry ance with the petition filed by the plaintiff in this
	by of which is attached	
, '	,	
You may	file a written answer	and assert any claims you may have prior to the trial.
FOR USE C	ONLY IN METROPOL	ITAN COURT CASES
	NIT A TAPE RECORD	DING OF ANY PROCEEDING, YOU MUST
		SINNING OF THE PROCEEDING. IF YOU DO NOT
		YOU WILL NOT HAVE A RECORD OF THE
PROCEEDI	NGS TO TAKE TO TH	IE DISTRICT COURT FOR ANY APPEAL.]
Dated:		
	·	
		Judge
	By:	
	Dy.	Clerk

RETURN¹

THIS IS YOUR NOTICE OF TRIAL

and will be the only notice

that you will receive.

STA	TE OF NEW MEXICO)	
COU	INTY OF) ss)	
•	nplete if service is by a persor	1	
	r than the sheriff or deputy³) ing sworn state that I am over	the age of eighteen (1	8) years and not a party to this
laws	uit, and that I served this sum	mons in	county on the
	day of	,(date),	county on the by delivering a copy of this
sumi	mons, a copy of the petition a	nd a copy of the answe	er form ² in the following manner:
(che	ck and complete only if ser	vice by sheriff or dep	uty)³
I cert	tify that I served this summon day of mons, a copy of the petition a	s in	county on the
	day of	, (date),	by delivering a copy of the
sumi	mons, a copy of the petition a	nd an answer form in t	the following manner:
	son serving summons mus ropriate blanks)	t check one of following	ng boxes and fill in
аррі	opriate biariks)		
[]	by delivering a copy of this	summons, a copy of th	e petition and an answer form
	e defendant		
	mons or refuses to receive su		, ,
		<i>c.</i> 11	
			e petition and an answer form
	, a perso		
usua	al place of abode of defendant	·(address) (used w	_, localed at hen defendant is not presently
	e abode).	(add/000) (adda w	nen derendant is not presently
	,		
[]	by posting a copy of the su	mmons, petition and ar	answer form in the most
publi	ic part of the premises of defe	ndant	located at
		(address). (Used it	f no person found at dwelling a copy of the summons, petition
	an answer form must also be	•	,
•	ing and the person serving by t check and complete the cert		,
musi	check and complete the cert	incate of maining at the	end of this suffitions.)
[]	by delivering a copy of this	summons, a copy of th	e petition and an answer form
to	, an ager		
defe	ndant.		
гı	by dolivering a copy of this	summons a conv of th	a complaint and an answer
[]	to		e complaint and an answer) (custodian) of defendant
(use	d when defendant is a minor o	or an incompetent pers	on).
•		, , , ,	•
[]			e petition and an answer form
to	((name of person).	. (title of

person authorized to receive service) (used when defendant is a corporation or an association subject to a suit under a common name, a land grant board of trustees, the State of New Mexico or any political subdivision).

[] by service by mail.	
Fees:	
	Signature of person making service
	Title (if any)
Subscribed and sworn to before me this,,	
Judge, notary or other officer authorized to administer oaths ³	
lawsuit, and that I served a copy of the complaint, a summons, a copy of the complaint, a	ne age of eighteen (18) years and not a party to this his summons on the day of iling first class mail, postage prepaid, a copy of this and an answer form to: (name of person served) (address where mailed)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of	,
Judge, notary or other officer	_

authorized to administer oaths ³	
lawsuit, and that I served a copy of t, by ma summons, a copy of the complaint, a	by mail.) ⁵ he age of eighteen (18) years and not a party to this his summons on the day of iling first class mail, postage prepaid, a copy of this an answer form and two copies of the notice and blope, postage prepaid, addressed to:
	(name of person served) (address where mailed) (county) (city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of	,
Judge, notary or other officer authorized to administer oaths	_
Official title ³	_

- 1. A separate summons must be used for each defendant.
- 2. An answer form must be attached to the summons at the time of service. For answer forms, see Rule 4-907 NMRA.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
- 4. For use when service is by posting.

5. If service is by mail, Civil Form 4-208 must be completed and mailed with this summons.

[Former Rule 4-904 SCRA 1986; recompiled as Rule 4-905 NMRA and amended, effective September 2, 1997.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-904 NMRA, added the blanks for the name and address of the defendant, added the provisions relating to recording of the proceeding in metropolitan court cases, deleted the former certificate of service by sheriff and the affidavit of service by private citizen and added the return of service, added the use notes, and made stylistic changes throughout.

Recompilations.— Former Rule 4-905 NMRA, relating to petition by owner for restitution, has been recompiled as Rule 4-904 NMRA, effective September 2, 1997.

4-906. Petition by resident for relief (*Uniform Owner-Resident Relations Act*).

[Sections 47-8-42, 47-8-43, 47-8-46 NMSA 1978]

	, Defendant	t
V.		
No.	COUNTY	
IN THE	COURT	
STATE OF NE		

The plaintiff alleges:

1.	Plaintiff is lawfully entitled to possession of the premises located at:

	, New Mexico
	Plaintiff is entitled to possession of the premises under a rental agreement and efendant is now in default under the terms of such agreement by excluding plaintiff the premises or otherwise interfering with plaintiff's right to occupy the premises, lows:
3.	Defendant owes plaintiff damages as may be determined by the court.
4. on (<i>A co</i>	Plaintiff delivered written notice of breach of the rental agreement to defendant,, (date) and defendant has failed to remedy the breach. py of the notice is attached as Exhibit A.)
5. agree	Defendant holds \$ of plaintiff's money under the rental ement.
6.	Plaintiff requests separate trials on the issues of restitution and damages.
Plaint	iff requests judgment against defendant, as follows:
1.	Immediate possession of the premises;
2.	Damages as may be determined by the court;
3.	Costs of this action;
4.	Reasonable attorneys fees;
5.	A civil penalty as provided by law;
6.	Such other relief as the court may deem reasonable.
Dated	i:
Signe	

Name (print)	
Address (<i>print</i>)	
City, state and zip code (<i>print</i>)	
Telephone number	

This petition may be only used for cases in which the resident is excluded from the dwelling unit or the landlord is interfering with the resident's right to occupy the premises. It should not be used when the resident primarily seeks monetary relief. This petition is to be scheduled for hearing within ten (10) days after it is filed.

[Rule 10-406 SCRA 1986; as amended, effective September 2, 1997; as amended by Supreme Court Order 05-8300-05, effective March 21, 2005.]

ANNOTATIONS

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

The 1997 amendment, effective September 2, 1997, in the allegations, substituted "damages as may be determined by the court" for a blank for specific amount in Paragraph 3, and deleted former Paragraph 7 relating to demand for jury trial; in the prayer for relief, substituted "damages as may be determined by the court" for a blank for specific amount in Paragraph 3, added Paragraphs 5 and 6, and redesignated former Paragraph 5 as Paragraph 7; and made stylistic changes throughout.

The 2005 amendment, effective March 21, 2005, revised Paragraph 2 of the allegations to substitute "Plaintiff is entitled to" for "Defendant let Plaintiff have", added to Paragraph 2 "by excluding plaintiff from the premises or otherwise interfering with plaintiff's right to occupy the premises, deleted the request paragraph designated "2.", redesignated the requests paragraphs numbered 3 to 7 as paragraphs 2 to 6, deleted "(check only if applicable)" preceding the request that the court award "a civil penalty as provided by law" and added the Use Note at the end of the form.

4-906A. Complaint by resident for return of deposit (Uniform Owner-Resident Relations Act)

[Sections 47-8-42, 47-8-43, 47-8-46 NMSA 1978] STATE OF NEW MEXICO IN THE _____ COURT _____COUNTY No. _____ , Plaintiff ٧. _____, Defendant COMPLAINT BY RESIDENT FOR RETURN OF DEPOSIT¹ (Uniform Owner-Resident Relations Act) The plaintiff alleges: 1. Plaintiff entered into a rental agreement with Defendant for property located at , New Mexico . As part of the rental agreement, plaintiff delivered to defendant one or more 2. deposits totaling \$_____. Plaintiff vacated the above premises on _____ (date), and defendant retained all of part of plaintiff's deposit. 4. Defendant (check one)

[] mailed written notice to plaintiff of the amounts deduced from plaintiff's deposit within thirty (30) days after the date plaintiff vacated the premises or the date the rental agreement terminated. A copy of the notice is attached as Exhibit A of this complaint.

•	did not mail written notice to plaintiff of the amounts deducted from plaintiff's it within thirty days of the date plaintiff vacated the premises or the date the rental ment terminated.		
5.	Defendant kept the following amount of the deposit: \$		
6.	Plaintiff is asking for the return of the following amount: \$		
Plainti	ff requests judgment against defendant, as follows:		
1.	Damages as may be determined by the court;		
2.	Costs of this action;		
3.	Reasonable attorneys fees;		
4.	A civil penalty if provided by law ² ;		
5.	Such other relief as the court may deem reasonable.		
Dated	ŧ		
Signe	d		
Name	(print)		
Addre	ss (<i>print</i>)		
City, s	tate and zip code (<i>print</i>)		
Telepl	none number		

1. This form is used for cases in which the resident is claiming a return of deposit. A complaint for return of deposit is not required to be heard within ten (10) days.

2. See Paragraph E of Section 47-8-18 NMSA 1978 for civil penalty.

[Approved by Supreme Court Order 05-8300-05, effective March 21, 2005.]

4-907. Answer to petition for restitution (Uniform Owner-Resident Relations Act).

[Sections 47-8-37, 47-8-40 to 47-8-43, 47-8-46 NMSA 1978]

STAT	TE OF NEW MEXICO		
		COURT	No
		COUNTY	Plaintiff
V.			
	ANSWER TO	PETITION FO	R RESTITUTION
	(Uniform Own	er-Resident	Relations Act)
1.	Defendant should not have t	to vacate the p	remises because:
2. beca		by the plaintiff	in this action is not owed
3. plaint	The damages claimed by the tiff because:	e plaintiff in this	s action are not owed to the
4. plaint	The defendant asserts the fo	ollowing counte	erclaim or setoff against the
5.	Defendant requests separate	e trials on the i	ssues of restitution and damages.
		Signed	
		Name (print)	

Address (print)
City, state and zip code (print)
Telephone number
[Rule 4-907 SCRA 1986; as amended, effective August 1, 1992; January 1, 1993; September 2, 1997.]
ANNOTATIONS
The 1993 amendment, effective January 1, 1993, inserted "on the issue of damages" in Item 5.
The 1997 amendment, effective September 2, 1997, substituted "should not have to vacate the premises" for "is not in default" in Paragraph 1, rewrote Paragraph 5 to delete language relating to demand for jury trial, and made stylistic changes throughout.
4-908. Withdrawn.
ANNOTATIONS
Withdrawals. — Pursuant to a court order dated June 16, 1997, this form, relating to answer by owner to petition by resident, is withdrawn effective on and after September 2, 1997. For present comparable provisions, see Rule 4-907 NMRA.
4-909. Judgment for restitution.
[Sections 47-8-33, 47-8-43, 47-8-46, 47-8-48]
STATE OF NEW MEXICO
COURT
COUNTY
No
, Plaintiff
V.

_____, Defendant

JUDGMENT FOR RESTITUTION

(Uniform Owner-Resident Relations Act)

٦	his matter was set fo	r trial on	, <i>(date)</i> the p	olaintiff	
appeared (in person) (and) (by attorney).				The defendant (did not	
			').	Having heard	
the e	evidence and argume	nt presented, the court f	inds in favor of:		
[] th	e plaintiff				
[] th	e defendant.				
IT IS	THEREFORE ORD	ERED:			
1.	The premises at:				
			, New Me	exico	
be re	estored to <i>(plaintiff) (</i>	defendant);			
2.	The rental agreem	ent (is) (is not) terminate	ed;		
(che	ck, if applicable, and	complete)			
[]	Plaintiff shall recov	er from defendant the fo	ollowing amounts:		
		Rents	\$		
		Damages	\$		
		Attorney's fees	\$		
		Costs	\$		
		TOTAL	\$] ²	
(che	ck, if applicable, and	complete)			
[]	A writ of restitution	be issued effective			
		(date). ³			
(che	ck, if applicable, and	complete)			
[]	The court further o	rders	(other relief).		
(che	ck, if applicable, and	complete)			

[] 	A hearing on the issue of damages will be held by this court on, (date) at (a.m.) (p.m.).²
3.	If this case is appealed, the (plaintiff) (defendant) shall.4
Dated	: Judge⁴

- 1. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.
- 2. Use Civil Form 4-701 if damages are determined at a separate hearing.
- 3. Insert a date which is not less than three (3) nor more than seven (7) days from the date of filing of the judgment.
- 4. Section 47-8-47 NMSA 1978 provides for a stay of execution upon appeal. If the defendant appeals a writ of restitution, the court shall require an escrow to be paid into the court within five (5) days after the notice of appeal is filed to stay the execution. If a money judgment is appealed the court may require a deposit with the court or a supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

[Rule 4-909 SCRA 1986; as amended, effective September 2, 1997; January 1, 1999.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, added "for restitution" in the heading, deleted "and against the plaintiff" following "court finds in favor of the plaintiff" and added the alternative for finding for the defendant, added "[defendant]" in Paragraph 1 of the order, substituted "terminated" for "forfeited" in Paragraph 2, added Paragraphs 5, 6, and 7, and added the use notes.

The 1998 amendment, effective January 1, 1999, substituted "This matter was set" for "This matter came on" near the beginning and in Item 2 of the Order substituted "agreement (is) (is not) terminated" for "agreement is terminated" near the beginning and inserted the footnote 3 designation at the end.

4-910. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated June 16, 1997, this form, relating to judgment for damages on default, is withdrawn effective on and after September 2, 1997. For present comparable provisions, see Rule 4-703 NMRA.

4-911. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated June 16, 1997, this form, relating to judgment for damages on appearance by the parties, is withdrawn effective on and after September 2, 1997. For present comparable provisions, see Rule 4-701 NMRA.

4-912. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated June 16, 1997, this form, relating to judgment for restitution reserving question of damages, is withdrawn effective on and after September 2, 1997. For present comparable provisions, see Rule 4-909 NMRA.

4-913. Writ of restitution (Restitution to owner) (Uniform Owner-Resident Relations Act).

[Section 47-8-46 NMSA 1978]

STATE OF NEW MEXICO	COURT COUNTY	
		No
	, Plaint	iff
V.	, Defer	ndant

WRIT OF RESTITUTION
(Restitution to owner)
(Uniform Owner-Resident Relations Act)

THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of the above county:

remove the defendant from the premises at and to restore possession of the premises to plaintiff on or after (date).
You are ordered to return this writ to this court immediately after its execution.
Dated:,,
RETURN ON WRIT OF RESTITUTION
I certify that I carried out this writ of restitution by removing the defendant from the premises and restoring possession of the premises to the plaintiff on, (date).
Date of return:
Sheriff of County, State of New Mexico By Sheriff or deputy sheriff
[Rule 4-913 SCRA 1986; as amended, effective September 2, 1997; April 6, 1998.]
ANNOTATIONS
The 1997 amendment, effective September 2, 1997, deleted "and writ of execution" from the heading, inserted "(Restitution to owner)" following the heading, deleted language directing the sheriff to execute the writ, deleted "and execution" following "restitution" in the return heading and deleted language relating to the return of the execution, added Use Note 1 and designated the existing use note as Use Note 2, and made stylistic changes throughout.
The 1998 amendment, effective April 6, 1998, substituted "after" for "before" in the language of the restitution to owner, and deleted the Use Notes.
4-914. Writ of restitution (Restitution to resident) (Uniform Owner-Resident Relations Act).
[Section 47-8-46 NMSA 1978]
STATE OF NEW MEXICO COURT COUNTY

	No
	, Plaintiff, resident
v, Defendant, owner	
(Uniform Owne	C OF RESTITUTION r-Resident Relations Act) tution to resident)
THE STATE OF NEW MEXICO to the above county:	ne sheriff or a full-time salaried deputy sheriff of the
	or the plaintiff, resident, in this action, you are to o on the (date).
You are to ordered to return this (date).	writ to the court by,,
Date: Judge	
RETURN ON	WRIT OF RESTITUTION
	of restitution by restoring possession of the on the day of, (p.m.)
Date of return:	
	Sheriff of County, State of New Mexico By Sheriff or deputy sheriff
(The sheriff is obliga	ted by law to make timely return.)
[As amended, effective September 2	2, 1997.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, added "(Restitution to resident)" following the heading, and rewrote the form to delete language relating to removing the defendant from the premises and made stylistic changes throughout.

4-915. Petition for post-judgment writ of replevin.

[35-11-1 to 35-11-3 NMSA 1978]

STATE O	F NEW MEXICO		
IN THE _		COURT	No
		COUNTY	, Plaintiff
against			
			WRIT OF REPLEVIN
Comes no	w the Plaintiff, petition	oner herein, and alle	ges:
1. Plaintiff has a judgment against the Defendant in this matter dated,, with a present value including post-judgment costs and accrued interest totaling \$, the terms of which include Plaintiff's right to recover following personal property			
(att	ach exhibit if necess	ary)	
	intiff believes that the		ound at the jurisdiction of this court;
3. Thi property d	-	on to issue a writ of r	eplevin returning to Plaintiff the
holds a va	ılid, unsatisfied judgm	nent against Defend as been wrongfully ta	vin is requested are that Plaintiff ant, declaring that property formerly aken or retained by Defendant and judgment amount;
WHEREF			ourt requiring the sheriff of of the property and return it to the
		Signed	
		Name (print)	

	Address (print)	
City, State and Zip Code (print)		
	Telephone number Dated:	
[Approved, effective Janua	ry 1, 1993.]	
4-916. Post-judgmen	t writ of replevin.	
[2-202, 3-202]		
STATE OF NEW MEXICO		
IN THE	COURT	No
against	COUNTY , Plainti , Defen	
	ST-JUDGMENT WRIT OF REP	
a Writ of Replevin ordering	come before the court on the per the sheriff of	County to seize
NOW THEREFORE the Sheriff of County is hereby ordered to seize and to return to the Plaintiff the property described in the Petition (Exhibit "A") attached hereto wherever it may be found within the State of New Mexico.		
	Judge	
1	RETURN OF WRIT OF REPLE	VIN
I certify that I served this W	rit of Replevin as follows:	
No personal propert	y listed in the writ was found.	

	ed in the Writ was recovered on
attached.	and returned to the Plaintiff. A written inventory is
Date of return:	
	Sheriff
STATE OF NEW MEXICO)
COUNTY OF) SS.)
Subscribed and sworn to before, by,	me this day of
, by,	personally known to me.
Notary Public or Other Officer Author	orized to Take Oaths
My commission expires:	
[Approved, effective January 1, 199	93.]
4-921. Three-day notice of r <i>Act)</i> .	nonpayment of rent (Mobile Home Park
[Sections 47-10-3 and 47-10-6 NMS	SA 1978]
NON	EE-DAY NOTICE OF IPAYMENT OF RENT ¹ ile Home Park Act)
То:	
Address:	, New Mexico
	, 11011 111071100
	d to pay rent as required by the agreement or ome located in
separate agreement for a mobile ho	d to pay rent as required by the agreement or
separate agreement for a mobile ho	d to pay rent as required by the agreement or ome located in

The amount of rent and utilities owed is as follows:

Rent:	\$
Late fee:	\$
Utilities:	\$
Other (explain)	\$
Total due:	\$
If the total shown above is not paid below, the rental agreement is ten Payment will be accepted only by:	
[] cash	[] money order
[] cashiers or certified check	[] personal check
Dated this day of	,
	(owner, manager or agent)
Service of notice ² : [] personally delivered to resident [] posted on the mobile home on return receipt requested	(date) and mailed certified mail,
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ³ :	By ³ :
	IICE NOTE

- 1. The party giving notice should retain two (2) copies for possible court action.
- 2. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.
- 3. Set forth the name of the person delivering, posting or mailing the notice.

[Adopted, effective September 2, 1997.]

ANNOTATIONS

Recompilations.— Former Rule 4-921 NMRA, relating to notice of judgment, has been recompiled as Rule 4-927 NMRA, effective September 2, 1997.

4-922. [Thirty-day notice] [sixty-day notice] to quit (Mobile Home Park Act).

[Section 47-10-3 NMSA 1978]

[THIRTY-DAY NOTICE] [SIXTY-DAY NOTICE] TO QUIT (Mobile Home Park Act)

10:				
Addre	ess:	County		, New Mexico
		that the undersigne		s the rental agreement for a mobile New Mexico at:
				(name of mobile home park) (mobile home address) (mobile home lot or space) , New Mexico
You a	are to remo		ne from the p	oremises by, or the following reasons ³ :
		e by this date will res		al action being filed against you.
			(owner, m	anager or agent)
Servi	ce of notice	\$ ⁴ :		
[]	personally	y delivered to reside	ent	

return receipt requested	(date) and mailed certified mail
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ⁵ :	By ⁵ :

- 1. See Section 47-10-3 NMSA 1978. The tenant must be given a period of not less than thirty days from the end of the rental period during which the termination notice was served to remove any mobile home from the premises. If the mobile home is a multisection mobile home and the tenant is the owner of the mobile home, the tenant must be given sixty (60) days from the end of the rental period to move the mobile home from the premises. However, if the multisection mobile home is being leased to or occupied by a person other than its owner a thirty-day notice is all that is required.
- 2. Use Civil Form 4-921 if termination is for non-payment of rent.
- 3. Set forth the reason for termination of the tenancy and the date, place and circumstances of any acts allegedly justifying the termination. See Section 47-10-5 NMSA 1978 for the reasons a mobile home park tenancy may be terminated.
- 4. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.
- 5. Set forth the name of the person delivering, posting or mailing the notice. The party giving notice should retain two (2) copies for possible court action.

[Adopted, effective September 2, 1997.]

ANNOTATIONS

Recompilations.— Former Rule 4-922 NMRA, relating to judgment, was recompiled as Rule 4-927 NMRA, effective September 2, 1997.

4-923. Petition by landlord for termination of tenancy and judgment of possession (Mobile Home Park Act).

[Sections 47-8-35, 47-10-4 to 47-10-6 and 47-10-9 NMSA 1978]

STA	TE OF NEW MEXICO COURT
	COURT COUNTY
	No
	, Plaintiff
V.	, Defendant
	PETITION BY LANDLORD FOR TERMINATION OF TENANCY AND JUDGMENT OF POSSESSION (Mobile Home Park Act)
The	plaintiff alleges:
1.	Plaintiff is lawfully entitled to possession of the premises located at1:
	, New Mexico
2. and h	Defendant entered into possession of the premises under a rental agreement has breached the terms of the agreement as follows ² :
A cop	by of the rental agreement is attached as Exhibit A.
	The mobile home (is) (is not) subject to the security interest of a first lienholder. ere is a first lien, complete the following.) ienholder is and the address of the lienholder is .
4.	Plaintiff gave written:
[] owed	notice of non-payment of rent and the defendant has failed to pay all amounts d;
[] defer	(thirty) (sixty) ³ day notice to quit on,, (date), and ndant has failed to vacate the premises.
	by of the written notice is attached as Exhibit B.

[]	5. The amount of rent and utilities owed is as follows:				
		Unpaid rent		\$	
		Rent per day until the mo		Φ.	
		is moved from the premis	ses		
		Late fee			
		Utilities	(overlain)		
		Other Total due:	(explain)		
		Plaintiff holds \$	of d		a damaga
[]	6.	deposit under the rental a		erenuant as	a damage
[]	7.	Plaintiff requests separate trials on the issues of termination and			
Plair	ntiff re	equests judgment against	defendant, as follo	ows:	
1. abov		mediate [removal of the m scribed premises];	obile home from t	the premises	s] [possession of the
2. resti	Un tution	paid rent of \$;	plus \$		per day to date of
3.	Damages as may be determined by the court;				
4.	Со	Costs of this action;			
5.	Re	Reasonable attorney fees;			
6.	Su	Such other relief as the court may deem reasonable.			
Date	ed:				
			Signed		
			Name (print)		
			Address (print)		
			City, state and zi	p code (prir	nt)
			Telephone numb	er	

- 1. Section 47-10-4 NMSA 1978 provides that the property description is deemed legally sufficient if it states the name of the landlord or of the mobile home park, the mailing address of the property, the location or space number upon which the mobile home is situated and the county in which the mobile home is situated.
- 2. The reasons for termination are set forth in Sections 47-10-5 and 47-10-6 NMSA 1978. One of these reasons must be described for termination.
- 3. Sixty days notice is required if the mobile home is a multisection mobile home. See Subsection C of Section 47-10-4 NMSA 1978.

[Adopted, effective September 2, 1997.]

4-924. Summons and notice of trial on petition for termination of tenancy (Mobile Home Park Act).

[Sections 47-10-4 and 47-8-43 NMSA 1978]

STATE OF NE	W MEXICO		
		_ COURT _ COUNTY	
		No.	
		, Plaintiff	
V.		, Defendant	
	PETITION FOR	SUMMONS OTICE OF TRIAL ON TERMINATION OF TENANCY le Home Park Act)	
То:	, defendant		
Address:		, New M	exico
		s been filed to terminate the rental and in (
		(name of mobile home	e park)

(mobile home address)

	(mobile home lot or space), New Mexico
You are ordered to appear for, Ju	udge, Div, located at ew Mexico on the,
have why the tenancy should not	m. to show cause and present all evidence you may be terminated.1
	ime and place specified above may result in the entry dance with the petition filed by the plaintiff in this ed.
You may file a written answer	and assert any claims you may have prior to the trial.
FOR USE ONLY IN METROPOL	ITAN COURT CASES
REQUEST IT BEFORE THE BEGASK FOR A TAPE RECORDING	RDING OF ANY PROCEEDING, YOU MUST GINNING OF THE PROCEEDING. IF YOU DO NOT G, YOU WILL NOT HAVE A RECORD OF THE THE DISTRICT COURT FOR ANY APPEAL.]
Dated:	
	Judge
	By:
	Clerk
THIS IS YOUR NOTICE OF TRIA and will be the only notice that you will receive.	AL
	RETURN ²
STATE OF NEW MEXICO)
OOLINTY OF) ss
COUNTY OF)
(complete if service is by a perso other than the sheriff or deputy³) I, being sworn state that I am ove lawsuit, and that I served this sunday of	er the age of eighteen (18) years and not a party to this mmons in county on the, (date), by delivering a copy of this and a copy of the answer form ⁴ in the following manner:
summons, a copy of the petition a	and a copy of the answer form4 in the following manner:

(che	eck and complete only it service by sheriff or deputy)3	
I cei	rtify that I served this summons in county on the of, (date), by delivering a copy of the summons, a copy of	
uay	tion and an answer form in the following manner:	me
	tion and an answer form in the following manner:	o to
blan	rson serving summons must check one of following boxes and fill in appropria	ale
Diai	ino)	
۲1	by delivering a copy of this summons, a copy of the petition and an answer	er form
to th	ne defendant (used when defendant receives copy of), 101111
sum	nmons or refuses to receive summons).	
00		
[]	by delivering a copy of this summons, a copy of the petition and an answer	er form
	, a person over fifteen (15) years of age and res	
the	usual place of abode of defendant, located	at
	(address) (used when defendant is not pre	esently
at th	he abode).	
гı	by posting a copy of the summone potition and an answer form in the mo	ot
	by posting a copy of the summons, petition and an answer form in the mo	
pubi	lic part of the premises of defendant loca loca (address). (used if no person found a	neu ai
dwe	elling house or usual place of abode.) (If service is by posting a copy of the	11
	nmons, petition and an answer form must also be mailed to the person served	d The
	son serving by posting and the person serving by mail must each sign a retur	
•	son mailing must check and complete the certificate of mailing at the end of t	
•	nmons.)	
	,	
[]	by delivering a copy of this summons, a copy of the petition and an answer	er form
to _		
defe	endant.	
r 1		
	by delivering a copy of this summons, a copy of the complaint and an ans	
10111	n to, (parent) (guardian) (custodian) of defenda	anı
(use	ed when defendant is a minor or an incompetent person).	
[]	by delivering a copy of this summons, a copy of the petition and an answer	er form
to _	(name of person),	, (title
of p	(name of person), person authorized to receive service) (used when defendant is a corporation of	or an
asso	ociation subject to a suit under a common name, a land grant board of truste	es, the
Stat	te of New Mexico or any political subdivision).	
r 1	by service by mail.	
[]	by service by mail.	
Fee	es:	

Signature of person making service

Title (if any)

before me this,	_
Judge, notary or other officer authorized to administer oaths ³	
lawsuit, and that I served a copy of	the age of eighteen (18) years and not a party to this this summons on the day of ailing first class mail, postage prepaid, a copy of this
	(name of person served) (address where mailed) (county) (city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of,	-
Judge, notary or other officer authorized to administer oaths ³	
lawsuit, and that I served a copy of,, by ma	by mail.) ⁶ the age of eighteen (18) years and not a party to this this summons on the day of ailing first class mail, postage prepaid, a copy of this an answer form and two copies of the notice and
	elope, postage prepaid, addressed to:

	(name of person served) (address where mailed) (county) (city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of	
Judge, notary or other officer authorized to administer oaths	_
Official title ³	_

- 1. The trial setting must be not less than seven (7) nor more than ten (10) days after service of this summons. See Section 47-8-43 NMSA 1978.
- 2. A separate summons must be used for each defendant.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
- 4. An answer form must be attached to the summons at the time of service. See Rule 4-925 NMRA for answer to petition for termination of tenancy.
- 5. For use when service is by posting. See Section 47-10-4 NMSA 1978 for service by posting under the Mobile Home Park Act. This form requires service by mail in addition to posting.
- 6. If service is by mail, Civil Form 4-208 must be completed and mailed with this summons.

[Adopted, effective September 2, 1997.]

4-925. Answer to petition for termination of tenacy (Mobile Home Park Act).

[Sections 47-8-30, 47-8-41 to 47-8-43, 47-8-46 NMSA 1978]

STATE OF NEW MEXICO COURT COUNTY		
	No	
V.	, Plaintiff , Defendant	
	ANSWER TO PETITION FOR TERMINATION OF TENANCY (Mobile Home Park Act)	
1.	Defendant is not in default because:	
2.	The amount of rent that the plaintiff states is owed is not correct because:	
3.	The damages claimed by the plaintiff are not owed to the plaintiff because:	
4.	The defendant asserts the following counterclaim or setoff against the plaintiff:	
(che	eck if applicable)	
5. []	Defendant requests separate trials on the issues of restitution and damages.	
	Signed	
	Name (print)	
	Address (print)	
	City, state and zip code (print)	

Telephone number

[Adopted, effective September 2, 1997.]

4-926. Judgment for possession (Mobile Home Park Act).

[Sections 47-10-9, 47-8-40 and 47-8-41 NMSA 1978]

STATE OF NEW MEXICO		
		No
COUNTY		
	_, Plaintiff	
V.		
	_, Defendant	
JUDGMENT FOR PO (Mobile Home Pa		
This matter came on for trial on plaintiff appeared (in person) (and) (by attorney _ (did not appear) (appeared) (in person) (and) (by Having heard the evidence and argument presen	attorney). The defendant).
[] the plaintiff		
[] the defendant.		
The court further finds that the mobile home:		
[] is subject to the security interest of a first lienho	older².	
[] is not subject to the security interest of a first lie	enholder.	
IT IS THEREFORE ORDERED:		
The premises located in County, New Mexico at:	_ (name of mobile	

		(mobile home lot or space , New Mexico	·)
be re	stored to plaintiff;	, INEW INICATOO	
2.	The rental agreement is termin	ated;	
	(complete applicable) tiff shall recover from defendant	the following amounts:	
	Rents	\$	
	Damages	\$	
	Attorney fees	\$	
	Costs	\$	
	TOTAL	\$	
•	A writ of restitution be issued e following paragraph is used re is a security interest of	ffective,,	(date)
a firs	t lienholder on the mobile home)		
acco	• • • • • •	notice of this judgment on the first liend cost of removal by the first lienholder s	
[6.	If this case is appealed the (pla	aintiff) (defendant) shall]5
Date:	:	Judge	
		LISE NOTE	

USE NOTE

- 1. Section 47-10-9 NMSA 1978 provides that not less than 48 hours after entry of a notice of judgment (Civil Form 4-926) and upon execution of a writ of restitution (Civil Form 4-929) the sheriff will oversee the removal of a mobile home.
- 2. Section 47-10-9 NMSA 1978 provides that prior to issuance of the writ of restitution the court shall make a finding of fact that the mobile home is or is not subject to the security interest of a first lienholder. In those cases where the court finds there is a security agreement on the mobile home, the landlord must give written notice to the first lienholder. See Civil Form 4-928 for notice to lienholder of mobile home judgment.

- 3. Use Civil Form 4-701 if damages are determined at a separate hearing.
- 4. Use this paragraph only if the court finds that the mobile home is subject to a first lien. Notice shall be substantially in the form approved by the Supreme Court. See Civil Form 4-928.
- 5. Section 47-8-47 NMSA 1978 of the Owner-Resident Relations Act provides for a stay of execution upon appeal. If the defendant appeals a writ of restitution, the court shall require an escrow to be paid into the court within five (5) days after the notice of appeal is filed to stay the execution. If a money judgment is appealed the court may require a deposit with the court or a supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

[Former Rule 4-921 SCRA 1986; adopted, effective November 1, 1995; recompiled as Rule 4-926 NMRA and amended, effective September 2, 1997; as amended January 1, 1999.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-921 NMRA, and rewrote the form.

The 1998 amendment, effective January 1, 1999, substituted "security interest" for "security agreement" at the second instance of the term and rewrote the first sentence in Item 5 of the Order, which read: "The plaintiff will promptly serve notice on the first lienholder that the first lienholder may pay the rent and charges due in accordance with the defendant's lease within thirty (30) days of receipt of the notice or, upon payment of the rent and charges owed, remove the mobile home".

4-927. Notice of judgment (Mobile Home Park Act).

[Section 47-10-9 NMSA 1978]

STATE OF NEW MEXICO	_ COURT _ COUNTY		
			No
		_, Plaintiff	
V.		_, Defendant	

NOTICE OF JUDGMENT (Mobile Home Park Act)

To:	(mobile home owner)
You are notified that:	
A judgment has been entered against you effective (date). We sheriff will serve a writ of restitution on or after 8:0 (date). date da	ithout additional notice to you, the
2. You are to prepare the mobile home for re the skirting, disconnecting utilities, attaching tires home safe and ready for highway travel. Your motor removal by the date and time specified in para	and otherwise making the mobile bbile home should be removed or ready
3. If your mobile home is not removed from the specified in paragraph 1 of this notice, the landlor take possession of your mobile home for purpose a property interest in the mobile home it is your redamage to the mobile home.	rd and sheriff shall have the right to es of removal and storage. If you have
4. You may be held responsible for utility charand storage charges. Those charges constitute a who claims the mobile home will owe that sum to	lien on your mobile home. Any person
Date:	
Judge	
[Former Rule 4-921 SCRA 1986; adopted, effective Rule 4-927 NMRA and amended, effective September 1986]	
ANNOTATIO	ons
The 1997 amendment, effective September 2, 1 formerly compiled as Rule 4-922 NMRA, and rew	· · · · · · · · · · · · · · · · · · ·
4-928. Notice to lienholder of mobile hark Act).	nome judgment (Mobile Home
[Section 47-10-9 NMSA 1978]	
STATE OF NEW MEXICO COURT COUNTY	

	No	D
	. Plaintiff	
V.		
	, Defendant	
NOTICE TO L	[ENHOLDER	
OF MOBILE HOM	E JUDGMENT	
(Mobile Home	Park Act)	
To:	(lienholder or oth	her security
interest)	·	•
You are notified that:		
A judgment has been entered against _		(name of
defendant) and a writ of restitution will be issue	ed effective	` (date)
to remove the mobile home from the premises		
New Mexico at:		
	(name of mobile hor	ne park)
	(mobile nome addre	SS) space)
	(Mobile nome for or s	space)
	, 140W 10100100	·
Without additional notice to you, the sheriff will		
a.m. on (date) for the re	emoval of the mobile hom	ie on or before
(date)¹.		
2. You have thirty (30) days from the date	of receipt of this notice to	pay the rent
and charges permitted by law and to advise th		
pay the rent and other charges under the term	s of the rental agreement	
3. If you want to remove the mobile home	at your expense before the	ne date set for
removal, you may do so by paying the landlord		
provided by law. The amount of rent, utility cha		
(date) is as follows:		
Rent:	\$	
Utilities:	<u> </u>	
Removal and storage charges	\$	
Other	\$	
(explain)	Ψ	<u></u>
Total due:	\$	
Daily rent	\$	

 The tenant is required to 	o pay rent on		(day of
month) and utilities on		(day of month).	, ,
5. A copy of the lease and Exhibits A and B.	the landlord's rul	es and regulations are	attached as
6. This notice does not rel law relating to the repossession	-		ole provisions of
Date:		Judge	
	RETURN	T ²	
STATE OF NEW MEXICO)) ss		
COUNTY OF)		
lawsuit, and that I served this s day of summons and a copy of the no following manner: (check and complete only if	otice of judgment	with Exhibits A and B a	ity on the ring a copy of this ttached in the
I certify that I served this summany day of day of copy of the notice of judgment (person serving summons nappropriate blanks)	<i>(date),</i> by delive with Exhibits A a	vering a copy of the sun nd B attached in the fol	nmons and a lowing manner:
[] by delivering a copy of the Exhibits A and B attached to the defendant receives copy of sur			
[] by delivering a copy of t Exhibits A and B attached to _ years of age and residing at th	e usual place of a	, a person of abode of defendant	over fifteen (15)
(used when defendant is not p	resently at the ab	oode).	•
[] by posting a copy of the B attached in the most public p			ith Exhibits A and

located at	(address) (This
alternative is used if no person found at dwelling has service is by posting a copy of the summons, the new Battached must also be mailed to the person serving the mail must each sign a read complete the certificate of mailing at the end of the complete the certificate of mailing at the end of the certificate of the certifica	notice of judgment with Exhibits A and yed. The person serving by posting return. The person mailing must check
[] by delivering a copy of this summons and a Exhibits A and B attached to receive service of process for defendant.	
[] by delivering a copy of this summons and a Exhibits A and B attached to (custodian) of defendant (used when defendant is	, (parent) (guardian)
[] by delivering a copy of this summons and a Exhibits A and B attached to	(name of person), horized to receive service) (used subject to a suit under a common
[] by service by certified mail, return receipt re	equested.
CERTIFICATE OF SERVICE (for service on a	
I certify that I caused a copy of this notice to be entities by (delivery) (mail) (
(1)(Name of party)	
(Address)	-
(2)(Name of party)	
(Address)	-

Attorney for landlord

Signature

Date of signature

USE NOTES

- 1. A writ of restitution directs the sheriff to restore the premises to the plaintiff. A copy of the writ need not be served on the lienholder unless the lienholder intervenes as a party.
- 2. If the lienholder is a party or has entered an appearance in the proceedings, service may be made in the manner provided by the rules of civil procedure for the service of papers on a party subsequent to service of the original pleading. See, however, Subsection J of Section 47-10-9 NMSA 1978 for statutory notice.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized. If service is made on a party by an attorney the signature of the attorney need not be notarized.

[Adopted, effective September 2, 1997; as amended, effective April 6, 1998.]

ANNOTATIONS

The 1998 amendment, effective April 6, 1998, in the notice to lienholder, substituted "permitted by law" for "accrued to the date of this notice" in Paragraph 2, substituted "provided" for "permitted" in Paragraph 3, in the return portion, inserted "This alternative is" in the third paragraph of the list for the person serving summons, and substituted "to the plaintiff" for "on a specified date not less than three nor more than seven days after entry of the judgment" in Use Note 1.

4-929. Writ of restitution (Mobile Home Park Act).

[Sections 47-10-9 and 47-8-46 NMSA 1978]

STATE OF NEW MEXICO	COURT	
	COUNTY	
		No
	, Plainti	ff
V.	, Defend	dant

WRIT OF RESTITUTION (Mobile Home Park Act)

above county: Judgment having been entered for t	he sheriff or a full-time salaried deputy sheriff of th the plaintiff, you are ordered to remove the tenant
and to take possession of the follow (date)¹:	ring mobile home on or before
	(name of mobile home park) (mobile home address) (mobile home lot or space), New Mexico
for the purpose of storage. You are ordered to return this writ to	o this court by
Dated:,	Judge
RETURN ON	N WRIT OF RESTITUTION ²
mobile home located at	t of restitution by removing the defendant from the and restoring possession of the
premises to (a.m.) (p.m.). The mob (add	
Date of return:	Sheriff ofCounty, State of New Mexico By Sheriff or deputy sheriff
	USE NOTES
1. See Section 47-8-46 for serv	rice of the writ of restitution.
2. The sheriff is obligated by law	w to make timely return.
[Adopted, effective September 2, 19	997; as amended, effective January 1, 1999.]

ANNOTATIONS

The 1998 amendment, effective January 1, 1999, amended this form to conform it with Form 4-913 NMRA.

4-961. Petition for order of protection from domestic abuse.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.] STATE OF NEW MEXICO COUNTY OF _____ JUDICIAL DISTRICT COURT _____, Petitioner No. _____ ٧. _____, Respondent PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE1 1. COURT ASSISTANCE REQUEST We will need an interpreter in ______ to translate at hearings for [] me [] the respondent. We will need _____ (describe other request for special help). [] 2. **INFORMATION ABOUT THE RESPONDENT** (the person I am filing against) A. The respondent is: my husband or [] my wife my ex-husband or [] my ex-wife the parent of my [child] [children] a family member _____ (describe the family relationship) a person with whom I have had a continuing personal relationship (describe the relationship) a person who has sexually assaulted me a person who has stalked me The respondent has the following weapons: B.

(CHILD) [CHILDR	≀EN]²
-----------------------------------	-------

Name 	Date of Birth	Relationship of To You	[Child] [Children] To Respondent
	-	nild] [children] are curre reside with same perso	• • •
		ildren] have lived durinç	g the last five (5) years
(List each child sep	arately if [child] [childre	en] did not reside with s	same person.)
D. Does anyone		en] did not reside with s	
D. Does anyone custody or visitation	e else have physical cu	ustody of the [child] [chi	
D. Does anyone custody or visitation	e else have physical cu rights? [] yes [] no following for the [child	ustody of the [child] [chi	ldren] or claim to have
D. Does anyone custody or visitation If yes, complete the Child's nam	e else have physical cu rights? [] yes [] no following for the [child	ustody of the [child] [chi	ldren] or claim to have
D. Does anyone custody or visitation If yes, complete the Child's nam	e else have physical cu rights? [] yes [] no following for the [child ne SES	ustody of the [child] [chi	ldren] or claim to have ng rights d support, paternity,

_					
5.	DO	MESTIC ABUSE			
	mbei	e respondent committed the following act(s) of domestic abuse against me or of my household: (describe in detail what happened to you or to a member of ehold and when and where.)			
Phys	sical	abuse:			
Thre	ats v	which caused fear that you or any household member would be injured:			
Othe	er abı	use:			
		buse: . abuse: .			
B.	Oth	ners present during the abuse: .			
C.	Did drugs or alcohol play a role in the domestic abuse? [] yes [] no				
D. If ye.		ere weapons used during the abuse? [] yes [] no at weapons?			
E.	Has there been prior domestic abuse? [] yes [] no				
6. I RE		QUESTS TO THE COURT ST THAT THE COURT ORDER (check all that you want):			
[A.	that the respondent not contact me, not abuse me and that the respondent stay away from my residence [and] [place of employment] [and] [school].			
[]	В.	(1) that the respondent shall immediately leave [] my [] our residence			
[at .(2) that the respondent provide me with temporary suitable alternative housing.			
[C.	that the respondent shall not sell, remove, pawn, hide, destroy or damage any property owned by me or the two of us jointly.			
- []	D.	that law enforcement officers assist me in retrieving my clothing and personal belongings from the residence at			
[[E.	that I be given temporary custody of the [child] [children] listed in this petition.			
, I	F	that until the court hearing:			

]					
		[[children]:	all have the following	contact with the [child]	
		respondent sha	all have no contact wi	vith the [child] [children].	
[]	G.	that the responde	nt shall pay:		
		support for the	[child] [children].		
		support for me	-		
[]	Н.	that the responde resulting from the		ne damage and medical bills	
ſ			necessary to resolve that relief is necessary	e this domestic abuse problem	
j	I.	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		3 /-	
includ (Form	u do de it d ns 4-	not want the respo on this form. Tell th	ne court clerk that you	address and phone number, do not u need to complete two other forms address and request that the clerk p	;
[[A.	NOW OR AFTER OF PROTECTION			
	OF	R My physical addı	race ic:		
[В.			in the [] County , State of New	
		Mexico. My mailing add	ress is:		
				(street address) (city and zip)	
		My telephone num			
		Home	Work	Message	

8. NOTICE TO RESPONDENT

	[]	A.	order of protection becartold respondent before of	nt that I am filing a petition to ask the court for an use I believe irreparable harm would result if I oming to court. (Describe what might happen to id might happen if the respondent knew you order of protection.)
	[]	В.	. I have told respondent the	nat I am filing this petition.
9.	L	OCA	TION OF RESPONDENT	
	A.	Re	spondent may be found a	t:
				/ I.)
			pueblo).	(if in Indian Country, please name tribe
			,	
		Re	spondent's:	(date of birth)
				(home telephone number)
				(work address) (work telephone number)
	B.	ls	respondent in jail? [] yes	· · · · · · · · · · · · · · · · · · ·
			VE	RIFICATION
STA	ATE (OF N	EW MEXICO	}
СО	UNT	Y OF		}
TR	IRF ()R P	 UEBLO	} \
111	IDL C)	OLBLO	f
dep the	ose a petiti	and s	state that I am the Petition	the Petitioner, being duly sworn upon my oath, er in the above-entitled cause and I have read domestic abuse. I state that the contents thereof formation and belief.
Dat	te			Signature of Petitioner
	ned a			, day of,
Mv	comi	nissi	on expires:	

USE NOTES

- 1. Petitioner should complete all information known by the petitioner.
- 2. This part must be completed if there are children. Section 40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement Act requires the first pleading of every custody action to give information under oath as to the child's present address, the places where the child has lived within the last five (5) years and the names and present addresses of the persons with whom the child has lived during that period. If a child lives with you now, but you do not want respondent to know your address, do not put your current address here, but do fill out Forms 4-961A and 4-961B NMRA.
- 3. Use Notes 1 and 2 are to be printed on pre-printed forms published for use by pro se petitioners. This note and Use Note 4 should not be printed on the form. This form has been approved by the Supreme Court of New Mexico for use in the courts of this state and distribution pursuant to Section 40-13-3 NMSA 1978. Pre-printed pro se forms should include a lined blank page at the end of the form for use by the petitioner if the pre-printed form does not include adequate space for a complete answer to a question.
- 4. Section 40-13-3.1(A)(4) NMSA 1978 provides that a victim in a domestic abuse case shall not be required to pay for "the filing, issuance or service of a petition for an order of protection".

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended, effective February 16, 2004; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, combined the provisions of the former second paragraph in item 8, "Notice to Respondent," into the first paragraph and, in Use Note 4, substituted "a victim" for "a petitioner" in the first sentence and inserted "or counter-petitioner in a domestic abuse case" in the second sentence.

The 2003 amendment, effective February 16, 2004, substituted "five (5)" for "3" in Paragraph C of item 3 and "40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement " for "40-10-10 NMSA 1978 of the Child Custody Jurisdiction" and "five (5)" for "3" in the second sentence of Use Note 2.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Subparagraph A of Paragraph 2, added that the respondent is "a person who has sexually assaulted me" and that the respondent is "a person who has stalked me"; in Subparagraph A of Paragraph 5, added the blank for "Date of abuse" and the blank for "Place of abuse"; in Item (1) of Subparagraph B of Paragraph 6,

added the blank for the petitioner's residence location; in Subparagraph A of Paragraph 9, deleted the blank for the respondent's social security number; in the Verification section, added the initial statement that the petitioner, being duly sworn upon oath, deposes and states that the petitioner is the petitioner, deleted language that the petition is true to the best of the petitioner's knowledge and belief, and that the petitioner understands that the petitioner can be punished civilly and criminally if any information in the petition is false, and added the last sentence; in the Use Notes, in Paragraph 4, added the reference to Subparagraph (4) of Paragraph (A) of Section 40-13-3.1 NMSA 1978, changed "the issuance or service of a protection order" to "the filing, issuance or service of a petition for an order of protection", and deleted the sentence which stated that the former statement has been construed to mean that a petitioner or counterpetitioner in a domestic abuse case is not required to pay a docket fee or other filing fees, or fee for service of process.

4-961A. Service of process information for petition for order of protection from domestic abuse and petition for emergency order protection.

[For use with 4-961 and 4-972.]

STATE OF NEW MEXICO	
COUNTY OF JUDICIAL DISTRICT COURT	
, Petitioner	
V.	No
, Respondent	
SERVICE OF PROCESS INFORMATION PETITION FOR ORDER OF PROTECTION FROM DO AND PETITION FOR EMERGENCY ORDER OF PROF INFORMATION ABOUT THE RESPONDE	MESTIC ABUSE
Respondent's name	
Respondent's date of birth	
Is respondent in jail? [] yes [] no If yes, where?	
Respondent's physical address is:	

		_ (city) _ (county)	
	o of	_ (state and zip d	ode)
Respondent's workplace:			
[] Tribe [] Pueblo			
•	ks the following hou		(n m)
(6	a.m.) (p.m.) to	(a.m.)	(p.m.)
Respondent's tel	ephone numbers ar	re:	
Home	Work		Message
Height Race - ethnicity:	ndent look like? (color) Eyes Weight naracteristics or ma		or) _
Do you consider [] yes [] no. If ye	the respondent to bes, why?	e dangerous?	
If yes, please des			ysical address and workplace:
Date		Signature of Pe	etitioner
		(Petitioner's str unless petition	reet address er files Form 4-961B)
		(City, state and unless petition	d zip code er files Form 4-961B)

USE NOTE

1. This form should be used with Form 4-961 (Petition for Order of Protection from Domestic Abuse) and Form 4-972 (Petition for Emergency Order of Protection from Domestic Abuse). It should be distributed to *pro se* petitioners pursuant to Section 40-13-3 NMSA 1978. This use note need not be printed on pre-printed *pro se* forms.

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, deleted the blank for the respondent's social security number and added blanks for the respondent's home, work and message telephone numbers.

4-961B. Request for order to omit petitioner's address and telephone number from petition, to place references to petitioner's address under seal and for an order providing alternative means of service on petitioner.

[Standard simplified request to seal petitioner's address form, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

JUDICIAL DISTRICT COURT	
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner	
v.	No
Respondent	

REQUEST FOR ORDER TO OMIT PETITIONER'S ADDRESS
AND TELEPHONE NUMBER FROM PETITION,
TO PLACE REFERENCES TO PETITIONER'S ADDRESS UNDER
SEAL AND FOR AN ORDER PROVIDING
ALTERNATIVE MEANS OF SERVICE ON PETITIONER

1. I do not want my current address and telephone number to be made known to the respondent for the following reasons:

2.	My current mailing ad	ldress and telephone nun	nber are:
(ad	dress)		
	/, state and zip code) telephone numbers are:		
	phone number	work phone	message phone
3.	I ask the court not to	disclose my current addre	ess and telephone number.
4. deli		•	and papers be served on me by ve me at my current address.
	•	•	number change during this lawsuit, my new address or telephone
		VERIFICATION	
CO TRI		and states: I have read	the above information and it is true
		tion in this petition is false	that I can be punished both civilly e.
Dat	е	 Signature of P	Petitioner
		Petitioner's str	eet address
		City, state and	l zip code
	Signed and sworn before	e me on this	day of,
		My commissio	n expires:
Not	ary Public	,	·

I have reviewed this request
[] recommend that the request be granted. [] I recommend that the request be denied.
Signed
Title
Court's telephone number
[] Request of petitioner is granted. The respondent shall serve all pleadings and other papers required to be served by filing them with the clerk who will note on the pleading or papers the date and manner of service. The clerk shall promptly serve such pleadings and papers on the petitioner, noting in the court file the date and manner of service upon petitioner.
[] Request of the petitioner is denied. The petitioner shall place petitioner's name, address and phone number in the appropriate places on the petition prior to service of the petition upon the respondent.
District Judge
Date
TA

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001.]

Committee commentary.— The committee assumes that the district court has inherent power to grant requests of this type under compelling circumstances when petitioner demonstrates a reasonable basis to believe that the petitioner's physical safety or that of a household member would be threatened if petitioner's current address is made available to respondent. The form provides an alternative means by which respondent can serve pleadings and other papers on petitioner.

ANNOTATIONS

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

4-962. Response to petition for order of protection from domestic abuse.

[Standard simplified response to petition form, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.] _____ JUDICIAL DISTRICT COURT COUNTY OF STATE OF NEW MEXICO Petitioner No. _____ V. Respondent RESPONSE TO PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE Respondent in response to the allegations in the petition for order of protection from domestic abuse states: (Set forth a response to each paragraph of the petition you do not agree with. Please include the paragraph number of the petition preceding each response.) (If you need additional space, please attach additional pages.) Respondent requests that the court: (check and complete applicable alternatives) [] modify the temporary order of protection as follows: terminate the temporary order of protection because: [] hold an earlier hearing on the petition for protection order because: []

[]	hold a later hearing on the petition for protection order because:
[]	dismiss the petition for protection order because:
	(Signature of respondent)
	(Respondent's name printed)
	(Respondent's address)
	(Respondent's telephone number)
	AFFIDAVIT OF SERVICE OF PARTY
petitio	are under penalty of perjury that a copy of this response was served on the oner by: ck and complete applicable alternative)
[]	first class mail, postage prepaid on this day of, at the following address:
(addr	•
OR	
[] OR	the following means:
	(check only if the petitioner's present address is unknown to respondent and not nined on the petition) service on the clerk of the court by filing two copies of this onse with the clerk on this day of
	Signature of respondent
	Date of signature
befor	cribed and sworn to e me this,

Judge, notary or other officer authorized to administer oaths	
Official title	

SERVICE OF PETITIONER BY CLERK
(to be completed by clerk when
petitioner's address has been sealed
by order of the court)

I served this response on the petition	er by first class mail, postage prepaid on this
day of, _	·

Clerk

USE NOTE

This Response to Petition gives respondent an opportunity to state defenses against the charges in the petition. This Response to Petition does **not** contain a counter petition charging the petitioner with an act of domestic abuse. If the respondent only wants to defend against the petitioner's charge of abuse, this form should be used as drafted. If the respondent wants both to defend against the petitioner's charge of domestic abuse and also to charge the petitioner with domestic abuse, the respondent should fill out this form and also fill out Form 4-962A NMRA. Respondent then should attach Form 4-962A and Form 4-962A.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001.]

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, substituted "fill out this form and also fill out Form 4-962A NMRA" for "add a section to this form titled "Counter Petition' and should include in it suitably modified relevant proviosions from Form 4-961" in the next-to-last sentence in the Use Note and added the last sentence thereto.

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

4-962A. Counter-petition for order of protection from domestic abuse.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

STAT	TE OF	NEW MEXICO		
		OF JUDICIAL DISTRIC	CT COURT	
			, Petitioner	
V.			No	
			, Respondent	
		FOR ORDER	R-PETITION OF PROTECTION ESTIC ABUSE ¹	
1.	COL	JRT ASSISTANCE REQUEST		
		will need an interpreter in petitioner.	to translate at hearings for [
[]	We	will need	_ (describe other request for special help).	
2.	INFORMATION ABOUT THE PETITIONER (the person I am filing against)			
A.	The	petitioner is:		
	[] [] [] []	a person with whom I have ha	en] (describe the family relationship) d a continuing personal relationship ibe the relationship)	
	[]	a person who has stalked me	saunea me	
В.	The	petitioner has the following wea	ipons:	
3.	[CHILD][CHILDREN] ²			
A.	List	minor [child] [children] of either	party.	
Na	me	Date of	Relationship of [Child] [Children]	

	Birth	To You	To Petitioner
	-	nild] [children] are currenteside with same perso	, O (
		ildren] have lived during en] did not reside with s	
custody or visitation ri If yes, complete the fo	ights? [] yes [] no	-	
Child's name		Person claiming	g rights
4. OTHER CASE	S		
	•	order of protection, child usly filed by me, the pet	
Type of Case	Year Filed (if known)	Case Number (if known)	Where Filed (city and state)

5. DOMESTIC ABUSE

A. The petitioner committed the following act(s) of domestic abuse against me or a member of my household: (describe in detail what happened to you or to a member of your household and when and where.)

Physical abuse:						
. Threats which caused fear that you or any household member would be injured:						
Oth	Other abuse:					
	Date of abuse: Place of abuse:					
В.	Others present during the abuse: .					
C.	С)id dr	rugs or alcohol play a role in the domestic abuse? [] yes [] no			
D. Were weapons used during the abuse? [] yes [] no. If yes, what weapons?						
E.	F	las th	nere been prior domestic abuse? [] yes [] no.			
6. I RE			JESTS TO THE COURT THAT THE COURT ORDER (check all that you want):			
	[]	A.	that the petitioner not contact me, not abuse me and that the petitioner stay away from my residence [and] [place of employment] [and] [school].			
	[]	B.	(1) that the petitioner shall immediately leave [] my [] our residence at .			
	[]		(2) that the petitioner provide me with temporary suitable alternative housing. OR			
	[]	C.	that the petitioner shall not sell, remove, pawn, hide, destroy or damage any property owned by me or the two of us jointly.			
	[]	D.	that law enforcement officers assist me in retrieving my clothing and personal belongings from the residence at .			
	[]	E.	that I be given temporary custody of the [child] [children] listed in this petition.			
	[]	F.	that until the court hearing: [petitioner shall have the following contact with the [child] [children]:] . [petitioner shall have no contact with the [child] [children]:] .			
	[]	G.	that the petitioner shall pay: [support for the [child] [children]			

		support for me	2.		
[]	Н.	that the petitioner shall pay me for the damage and medical bills resulting from the abuse.			
[]	l.	other relief that is describe what relie	-	this domestic abuse problem (list of	
		·			
(If you include (Forms	do no it or : 4-96	ot want the petitione of this form. Tell the o	court clerk that you ne	F (ME) ess and phone number, do not eed to complete two other forms ress and request that the clerk place	
[]	A.	AFTER THE HEAT HAVE COMPLET CLERK.	ARING FOR THE FI	KNOW MY ADDRESS NOW OR NAL ORDER OF PROTECTION. I AND GIVEN IT TO THE COURT	
	OR				
		IVIV phycical addro	cc ic.	in that I	
[]	B.	County [] Indian C	Sountry of	. State of New Mexico.	
[]	B.	County [] Indian C	mailing	in the [], State of New Mexico. address is: (street address)	
[]	B.		mailing	address is: (street address,	
[]		My	mailing	address is: (street address)	
	Ho —	My telephone numb	mailing pers are: Work	address is: (street address, (city and zip)	
8.	Ho — NOT	My telephone numborne ICE TO PETITIONE I have not told petit for an order of prote told petitioner befor	mailing Ders are: Work ER ioner that I am filing a section because I believe coming to court. (Delta aid might happen if the	address is: (street address, (city and zip)	
8 . I	Ho — NOT	My telephone numborne ICE TO PETITIONE I have not told petit for an order of prote told petitioner befor or what you are afra for a court order of	mailing Ders are: Work ER ioner that I am filing a section because I believe coming to court. (Delta aid might happen if the	address is: (street address, (city and zip) Message a counter-petition to ask the court eve irreparable harm would result if I Describe what might happen to you ne petitioner knew you were asking	

A.

Petitioner may be found at:

	or pueblo). Petitioner's:	(city) (state and zip code) (if in Indian Country, please name tribe
		(home telephone number)(work address)
B.	Is petitioner in jail? [] yes []	(work telephone number).
	VE	RIFICATION
COUNTY TRIBE O The responsive res	on my oath, depose and state e-entitled cause and I have re	
Date		Signature of Respondent
Signed a Notary pu		, day of,
My comm	nission expires:	·
	Ţ	USE NOTES

- 1. Respondent should complete all information known by the respondent.
- 2. This part must be completed if there are children. Section 40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement Act requires the first pleading of every custody action to give information under oath as to the child's present address, the places where the child has lived within the last five (5) five years and the names and present addresses of the persons with whom the child has lived during that period. If a child lives with you now, but you do not want petitioner to know your address, do not put your current address here, but do fill out Forms 4-961A and 4-961B NMRA.

- 3. Use Notes 1 and 2 are to be printed on pre-printed forms published for use by pro se respondents. This note and Use Note 4 should not be printed on the form. This form has been approved by the Supreme Court of New Mexico for use in the courts of this state and distribution pursuant to Section 40-13-3 NMSA 1978. Pre-printed pro se forms should include a lined blank page at the end of the form for use by the respondent if the pre-printed form does not include adequate space for a complete answer to a question.
- 4. Section 40-13-3.1(A)(4) NMSA 1978 provides that a victim in a domestic abuse case shall not be required to pay for "the filing, issuance or service of a petition for an order of protection".

[Approved, effective May 1, 2001; as amended, effective February 16, 2004; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2003 amendment, effective February 16, 2004, substituted "(5) five" for "3" in Paragraph C of item 3 and "40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement " for "40-10-10 NMSA 1978 of the Child Custody Jurisdiction" and "(5) five" for "3" in the second sentence of Use Note 2.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Subparagraph A of Paragraph 2, added that the petitioner is "a person who has sexually assaulted me" and that the petitioner is "a person who has stalked me"; in Subparagraph A of Paragraph 5, added the blanks for "Date of abuse" and for "Place of abuse"; in Item (1) of Subparagraph B of Paragraph 6, added the blank for the location of the respondent's residence; added Item (3) of Subparagraph B of Paragraph 6; in Subparagraph A of Paragraph 9, deleted the blank for the petitioner's social security number; in the Verification section, added the initial statement that the respondent, being duly sworn upon oath, deposes and states that the respondent is the respondent, deleted language that the counter-petition is true to the best of the respondent's knowledge and belief and that the respondent understands that the respondent can be punished civilly and criminally if any information in the counterpetition is false, and added the last sentence; in the Use Notes, in Paragraph 4, added the reference to Subparagraph (4) of Paragraph (A) of Section 40-13-3.1 NMSA 1978, changed "the issuance or service of a protection order" to "the filing, issuance or service of a petition for an order of protection", and deleted the sentence which stated that the former statement has been construed to mean that a petitioner or counter-petitioner in a domestic abuse case is not required to pay a docket fee or other filing fees, or fee for service of process.

4-963. Temporary order of protection and order to appear.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

_	_	NEW MEXICO F
		JUDICIAL DISTRICT , Petitioner
٧.		No
		, Respondent
		TEMPORARY ORDER OF PROTECTION AND ORDER TO APPEAR
havin proba	ng cons	t has reviewed the sworn petition alleging domestic abuse. The court idered the petition, FINDS that the court has jurisdiction and that there is use to believe that an act of domestic abuse has occurred. The court
[]	1.	Respondent shall not write to, talk to, visit or contact the petitioner in any way except through petitioner's lawyer, if petitioner has a lawyer.
[]	2.	Respondent shall not abuse the petitioner or the petitioner's household members in any way. "Abuse" means any incident by respondent against petitioner or petitioner's household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by a residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; (11) harm or threatened harm to children in any manner set forth above.
[]	3.	Respondent shall not ask or cause other persons to abuse the petitioner or the petitioner's household members.
[]	4.	Respondent shall not go within yards of the petitioner's home or school or work place. Respondent shall not go within yards of the petitioner at all times except
[]	5.	If at a public place, such as a store, respondent shall not go within yards of petitioner shall have temporary physical custody of the following

		child	(ren):		
[]	6.	With respect to the child(ren) named in the preceding paragraph, [] respondent [] petitioner shall have:			
		[]	A.	No contact with the child(ren) until further order of this court and shall stay yards away from the child(ren)'s school.	
				Contact with the child(ren), subject to:	
		[]	B.	to.	
		Neith	er nart	y shall remove the child(ren) named in	
[]	7.	the p Mexiconduction	recedir co or d (ren)'s	ng paragraph from the State of New isenroll the child(ren) from the present school during the period of this order of protection.	
[]	8.	The court may decide temporary child and interim support at the hearing listed below. Both parties shall bring to the hearing proof of income in the form of the two latest pay stubs or the federal tax returns from the previous year, proof of work related day-care costs and proof of medical insurance costs for the child(ren).			
[]	9.	[]	Α.	Respondent is ordered to immediately leave the residence at	
LJ	0.	LJ	74.	and to not return until further court order.	
		[]	В.	Law enforcement officers are hereby ordered to evict respondent from the residence at	
		[]	C.	Respondent is ordered to surrender all keys to the residence to law enforcement officers.	
		Law	enforce	ement officers or shall	
[]	10.	esse	ntial to	[] respondent [] petitioner to remove ols (as specified in No. 13), clothing, al belongings from the residence at	

[]	11.	Neither party shall transfer, hide, add debt to, sell or otherwise dispose of the other's property or the joint property of the parties except in the usual course of business or for the necessities of life. The parties shall account to the court for all such changes to property made after the order is served or communicated to the party. Neither party shall disconnect the utilities of the other party's residence.
[]	12.	This order supersedes any inconsistent prior order in Cause No and any other prior domestic relations order and domestic violence restraining orders between these two parties. Other:
[]	13.	
	14.	While this order of protection is in effect, petitioner should refrain from any act that would cause the respondent to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978, only the restrained party can be arrested for violation of this order.
	RING	
Judio	cial Dist	HER ORDERED that the parties shall appear in the rict Court, Room, at, before , at (a.m.) (p.m.) on (date)
for h issue coun Prote the r again	earing of the earling	on whether an extended order of protection against domestic abuse will be er party may bring witnesses or evidence and may be represented by his hearing. Respondent may file a Response to the Petition for Order of om Domestic Abuse, see Form 4-962 NMRA, on or before the hearing. If ent fails to attend this hearing, an extended order may be entered by default ondent and a bench warrant may be issued for respondent's arrest. If allfully fails to appear at this hearing, the petition may be dismissed. This has in force until
[] PER		OT BRING ANY CHILDREN TO THE HEARING WITHOUT PRIOR ON OF THE COURT.

ENFORCEMENT OF ORDER

If the respondent violates any part of this order, the respondent may be charged with a crime, arrested, held in contempt of court, fined or jailed.

SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES

Upon the signing of this order by a district court judge, a law enforcement officer shall serve on the respondent a copy of this order and a copy of the petition.

A LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

[] I have reviewed the petit to the district judge regarding it	tion for order of protection and made recommendations s disposition.
(Signed)	Court telephone number
(Title)	
SO ORDERED:	
District Judge	Date and time approved
	USE NOTE

- 1. The temporary order of protection and order to appear requires a proof of return of service. The committee has been informed that each local law enforcement agency has its own return of service form that will be used for this purpose.
- 2. Personal service of the temporary order of protection and order to appear will assure that the temporary order is fully enforceable. It is possible that actual notice to the respondent of the content of the temporary order will also suffice to bind the respondent to comply with the order. *Territory of New Mexico v. Clancy*, 7 N.M. 580, 583 (1894).

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order 07-8300-20, effective September 17, 2007; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, inserted "of petitioner" in the second sentence in the introductory paragraph, substituted "petitioner's household" for "another household" in the second sentence in item 1., substituted "may decide" for "shall decide" near the beginning of item 7., substituted "shall accompany respondent/petitioner" for "shall assist respondent" near the beginning of item 9., and rewrote item 13.

The 2007 amendment, effective September 17, 2007, amended Paragraph 13 to change "shall refrain" to "should refrain" and added the last sentence providing Paragraph 13 does not create a mutual protection order.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in the Findings section, deleted language which provided that the petitioner or a household member of petitioner will suffer immediate and irreparable injury, loss or damage unless the court enters this order; added Paragraph 7; renumbered former Paragraphs 7 through 13 as Paragraphs 8 through 14; in Paragraph 14, added the last sentence; and in the Hearing section, added the reference to Form 4-962 NMRA.

4-963A. Temporary order of protection against petitioner and order to appear.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

STATE OF NEW ME COUNTY OF	EXICO	
	JUDICIAL DISTRICT	
	, Petitioner	
V.		No
	, Respondent	
	TEMPORARY ORDER OF PROTECTION	N

AGAINST PETITIONER AND ORDER TO APPEAR

The court has reviewed the sworn counter-petition alleging domestic abuse. The court having considered the petition, **FINDS** that the court has jurisdiction and that there is probable cause to believe that an act of domestic abuse has occurred. The court **ORDERS**:

Petitioner shall not write to, talk to, visit or contact the respondent in any way except through respondent's lawyer, if respondent has a lawyer.

Petitioner shall not abuse the respondent or the respondent's household members in any way. "Abuse" means any incident by petitioner against respondent or respondent's household members resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by a residence or workplace; (8) telephone harassment; (9) stalking; (10) harassment; (11) harm or

threatened harm to children in any manner set forth above.

[]	3.	the respondent's household members.				ondent or	
				nall not go within workplace. Petitioner shal			
[]	4.	the re	espond	ent at all times except			
. 1					·	If at a public	place,
			as a st Indent.	ore, petitioner shall not go	within	yards	Of
					shall have te	mporary phys	sical
[]	5.	custo	ody of th	ne following child(ren):			
[]	6.		-	t to the child(ren) named ir [] petitioner shall have:	n the precedi	ng paragraph	,[]
		[]	A.	No contact with the child(and shall stayschool.	` '		
				Contact with the child(ren	n), subject to:		
		[]	B.				
		N I = 141=				(l	L
[]	7.	from	the Sta	y shall remove the child(re Ite of New Mexico or disen Ool during the period of this	roll them fror	n the child(re	n)'s
[]	8.	listed form year,	below. of the t proof o	ay decide temporary child. Both parties shall bring to wo latest pay stubs or the of work-related daycare coechild(ren).	the hearing federal tax re	proof of incoreturns from th	ne in the e previous
[]	9.	[]	A.	Petitioner is ordered to im			
	.			further court order.			
		[]	B.	Law enforcement officers petitioner from the reside	•	ordered to evi	ct
		[]	C.	Petitioner is ordered to sulaw enforcement officers.		eys to the res	sidence to
[]	10.	accor	mpany	ement officers or [] respondent [] petitioner No. 13), clothing, and pers			•
[]	11.	the of	ther's p	y shall transfer, hide, add or roperty or the joint propert isiness or for the necessition	ty of the parti	es except in t	he usual

		the court for all such changes to property made after the order is served or communicated to the party. Neither party shall disconnect the utilities of the other party's residence.
[]	12.	This order supersedes any inconsistent prior order in Cause No. and any other prior domestic relations order and
		domestic violence restraining orders between these two parties.
[]	13.	Other:
[]	14.	While this order of protection is in effect, respondent should refrain from any act that would cause the petitioner to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978, only the restrained party can be arrested for violation of this order.
HEA	RING	
		HER ORDERED that the parties shall appear in the, strict Court, Room, at, before
		, at (a.m.) (p.m.) on (date)
for hissue cour Prote the pagai resp	earing ed. Eith nsel at ection petition nst pet ondent	on whether an extended order of protection against domestic abuse will be her party may bring witnesses or evidence and may be represented by this hearing. Petitioner may file a Response to the Petition for Order of from Domestic Abuse, see Form 4-962 NMRA, on or before the hearing. If er fails to attend this hearing, an extended order may be entered by default itioner and a bench warrant may be issued for petitioner's arrest. If willfully fails to appear at this hearing, the counter-petition may be This order remains in force until
		·

DO NOT BRING ANY CHILDREN TO THE HEARING WITHOUT PRIOR PERMISSION OF THE COURT. ENFORCEMENT OF ORDER

If the petitioner violates any part of this order, the petitioner may be charged with a crime, arrested, held in contempt of court, fined or jailed.

SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES

Upon the signing of this order by a district court judge, a law enforcement officer shall serve on the petitioner a copy of this order and a copy of the counter-petition.

A LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

[] I have reviewed the counter-petition recommendations to the district judge rega	•
(Signed)	Court telephone number
(Title)	
SO ORDERED:	
District Judge	Date and time approved

- 1. The temporary order of protection and order to appear requires a proof of return of service. The committee has been informed that each local law enforcement agency has its own return of service form will be used for this purpose.

USE NOTE

2. Personal service of the temporary order of protection and order to appear will assure that the temporary order is fully enforceable. It is possible that actual notice to the petitioner of the content of the temporary order will also suffice to bind the petitioner to comply with the order. *Territory of New Mexico v. Clancy*, 7 N.M. 580, 583 (1894).

[Approved, effective May 1, 2001; as amended by Supreme Court Order 07-8300-20, effective September 17, 2007; by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2007 amendment, effective September 17, 2007, amended Paragraph 13 to change "shall refrain" to "should refrain" and added the last sentence providing Paragraph 13 does not create a mutual protection order.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in the Findings section, deleted language which provided that the respondent or a household member of respondent will suffer immediate and irreparable injury, loss or damage unless the court enters this order; added Paragraph 7; renumbered former Paragraphs 7 through 13 as Paragraphs 8 through 14; in Paragraph 14, added the last sentence; and in the Hearing section, added the reference to Form 4-962 NMRA.

4-964. Order to appear.

Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.] _____ JUDICIAL DISTRICT COURT COUNTY OF STATE OF NEW MEXICO Petitioner ٧. No. _____ Respondent ORDER TO APPEAR You are hereby ordered to appear in the _____ judicial district court, room _____, at _____ (address), before _____ at _____ (a.m.) (p.m.) on _____ (date) for hearing on whether an order of protection against domestic abuse will be issued. You may bring witnesses or evidence and may be represented by counsel at this hearing. You may file a Response to Petition for Order of Protection from Domestic Abuse (Form 4-962 NMRA) at or before the hearing. If you fail to attend this hearing, an order of protection may be entered by default against you and a bench warrant may be issued for your arrest. [] DO NOT BRING ANY CHILDREN TO THE HEARING. District Judge

Standard simplified order to appear at hearing,

J

USE NOTE

This form is for use when petitioner does not seek a temporary order of protection and also when the petitioner seeks a temporary order of protection, but the court denies the request.

The date for hearing should be set in accordance with the mandate of Section 40-13-4(D) NMSA 1978 which provides that "if an ex parte order is not granted," the court "shall serve notice to appear upon the parties and hold a hearing on the petition for order of protection within seventy-two hours after the filing of the petition." The Order to Appear requires a proof of return of service. The Committee has been informed that each local law enforcement agency has its own return of service form which will be used for this purpose.

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001.]

ANNOTATIONS

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

4-965. Order of protection, mutual, non-mutual.

[Click here for PDF version of Order of Protection cover page]

		Judicial							
С	District								
_		_ County,	Order	of Pro	tection				
Ν	lew Mexico		[] An	nended	l Order				
C	Case No.								
_									
	PROTECTED			[]				TED PAR	TY
	<u> </u>	RESPONDEN	11)			IL	יבוע	TIFIERS	
	First	Middle	Last			Date of		h of Prote arty	cted
	And/or on beh		•				_	Protected	
	member(s): (l	ist name and	DOB)			Р	ersc	ns/DOB	
		V.							
					RESTR	AIN	ED PART	Y	
	RES	TRAINED PAI	KIY			IDE	NTI	FIERS	
		SEX	RACE	DOB	HT	WT			
Į.	First	Middle	Last						
					_		SC	CIAL SE	CURITY
					EYES	HAIR		#	307477
Relationship to Protected Party:							٨	ot used i	n New
Neialionalip to Flotected Faity.							Mexic	0	
				DR	IVERS		OT 4 TE	EXP	
					LICI	ENSE#	<u>!</u>	STATE	DATE
Restrained Party's Address									

Distinguishing Features

	Distinguishing Features			
CAUTION:				
[]Weapon Involved			
	THE COURT HEREBY FINDS:			
	at it has jurisdiction over the parties and subject matter, and the Restrained Party been provided with reasonable			
	notice and opportunity to be heard.			
[]	Additional findings of this order follow on succeeding pages.			
	THE COURT HEREBY ORDERS:			
[]	That the above named Restrained Party be restrained from committing further acts of abuse or threats of abuse.			
[]	That the above named Restrained Party be restrained from any contact with the Protected Party.			
[]	Additional terms of this order are as set forth on succeeding pages.			
	terms of this order shall effective until , .			
District U.S.C may re As ammu 922(g posse	is order shall be enforced, even without registration, by the courts of any state, the of Columbia, any U.S. Territory, and may be enforced by Tribal Lands under 18. Section 2265. Crossing state, territorial, or tribal boundaries to violate this order esult in federal imprisonment under 18 U.S.C. Section 2262. a result of this order, it may be unlawful for you to possess or purchase inition or a firearm, including a rifle, pistol or revolver, under 18 U.S.C. Section (8). If you have any questions whether federal law makes it illegal for you to so or purchase a firearm, you should consult an attorney.			
Or	ly the court can change this order.			
	Page 1 of Judge's signature on last page			
[Famil	y Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]			
	ADDITIONAL PAGES ¹ OF ORDER OF PROTECTION			
	MATTER came before the court on the day of, through a hearing on the [] petitioner's [] respondent's request for an prohibiting domestic abuse.			

The court further **FINDS**, **CONCLUDES AND ORDERS**: *(check only applicable paragraphs)*

1.	NOTICE, APPEARANCES AND STATUS
[]	Petitioner was present.
[]	Petitioner was represented by counsel.
[]	Respondent was present.
[]	Respondent was represented by counsel.
[] proted	Respondent was properly served with a copy of the petition, temporary order of ction prohibiting domestic abuse and order to oppear. ²
[]	Respondent was properly served with a copy of the petition and order to appear.
[] partici	Respondent received actual notice of the hearing and had an opportunity to pate in the hearing. ²
[] appea	Petitioner was properly served with a copy of the counter-petition and order to ar.2
[] appea	Petitioner was properly served with a copy of the temporary order and order to
[] partici	Petitioner received actual notice of the hearing and had an opportunity to pate in the hearing. ²
[] USC S	The relationship of the parties is that of an "intimate partner" as defined in 18 Section 921 (a)(32). (See 2(B) below)
2. Violati	CONSEQUENCES OF ENTRY OF ORDER OF PROTECTION on of this order by the [] respondent [] petitioner can have serious

A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred sixty-four (364) days and a fine of up to one thousand dollars (\$1,000) or both. You may be found in contempt of court.

consequences, including:

B. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition,

you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred fifty-thousand dollars (\$250,000).

C. If you are not a citizen of the United States, violation of this order may have a negative effect on your application for residency or citizenship.

3. FINDING OF DOMESTIC ABUSE

An act of domestic abuse was committed by [] respondent [] petitioner that necessitates an order of protection. [] Petitioner [] Respondent is the protected party under this order.

4. DOMESTIC ABUSE PROHIBITED

party's anotho (3) bo fear o (6) cri a hous	Respondent [] Petitioner shall not abuse the other party or members of the other shousehold. "Abuse" means any incident by one party against the other party or er household member resulting in (1) physical harm; (2) severe emotional distress; dily injury or assault; (4) a threat by petitioner or respondent causing imminent f bodily injury to the other party or any household member; (5) criminal trespass; minal damage to property; (7) repeatedly driving by petitioner's or respondent's or sehold member's residence or workplace; (8) telephone harassment; (9) stalking; arassment; or (11) harm or threatened harm to children in any manner set forth
	Respondent [] Petitioner shall not ask or cause other persons to abuse the other or any other household members.
5.	CONTACT PROHIBITIONS
party, where	Respondent [] Petitioner shall stay yards away from the other the other party's home and any workplace at all times, unless at a public place, the [] respondent [] petitioner shall remain yards away from her party except as specifically permitted by this order.
	Respondent [] Petitioner shall not telephone, talk to, visit or contact the other n any way except as follows:
[] of min	The parties may contact each other by telephone regarding medical emergencies or children;
[]	Other .
[]	The parties may attend joint counseling sessions at the counselor's discretion.

(Unless the court has sealed the protected party's address, include it below.)

	tected party's addresses	
6.	COUNSELING	
within	Respondent shall attend counseling at, contacting that on five (5) days. The respondent shall participate in, attend and complete coursecommended by the named agency.	
within	Petitioner shall attend counseling at, contacting that officing five (5) days. The petitioner shall participate in, attend and complete counsecommended by the named agency.	
[] screei	Respondent shall report to, for a [] drug [and] [] algen by,,,(date) with the results returned to this g	cohol court.
	Petitioner shall report to, for a [] drug [and] [] alcohol so,, (date) with the results returned to this court.	reen
[]	Other counseling requirements:	
7.	CUSTODY	
	The court's orders regarding the minor child(ren) are addressed in the Cusport and Division of Property Attachment of this order of protection. ³	tody,
8.	PROVISIONS RELATING TO SUPPORT	
[] Custo	The court's orders regarding support issues for the parties are found in the stody, Support and Division of Property Attachment of this order of protection.	
9.	PROPERTY, DEBTS AND PAYMENTS OF MONEY	
[] the Cu	The court's orders regarding property, debts and payment of money are for Custody, Support and Division of Property Attachment of this order of protection	
10.	PARTIES SHALL NOT CAUSE VIOLATION	

While this order of protection is in effect the protected party should refrain from any act

that would cause the restrained party to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6 (D) NMSA 1978, only the restrained party can be arrested for violation of this order.

11.	ADDITIONAL ORDERS
	Review hearing. The parties are ordered to appear for a review hearing on the day of,, at (a.m.) (p.m.).
Failur	re to appear may result in the issuance of a bench warrant for your arrest or ssal of this order.
Any p hearir	earty ordered to attend counseling shall bring proof of counseling to the reviewing.
IT IS	FURTHER ORDERED⁴:
ANY	NOTICE TO LAW ENFORCEMENT AGENCIES LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO DRCE THIS ORDER.
	Respondent [] Petitioner is ordered to surrender all keys to the residence to law cement officers.
	Law enforcement officers or shall be present during any erty exchange.
	This order supersedes prior orders in County, State of, Cause No to the extent that there are contradictory
provis	sions.
This or sup To ma	NOTICE TO PARTIES order does not serve as a divorce and does not permanently resolve child custody oport issues. ake a request to extend this order, the protected party should return to the court a copy of this order at least three weeks before the order expires.
14. I have	RECOMMENDATIONS e:
[]	reviewed the petition for order of protection;
[]	reviewed the counter-petition for order of protection;
[]	conducted hearings on the merits of the petition;

district court judge regarding disposition party disagrees with the recommenda written objections and a request for he	ared this order as my recommendation to the on of the request for order of protection. If any tions, that party may, but is not required to, file earing on those objections with the district court objections and a request for hearing must be
:	Signed
	Title Court's telephone number:
effect unless and until it is modified by	ndations and adopts them. This order remains in a district court judge or it expires. If objections ring to resolve the objections. (See Rule 1-
SO ORDERED:	
District Judge	Date
[] A copy of this order was [] han [] respondent's counsel on	nd delivered [] faxed [] mailed to [] respondent (date)5.
[] A copy of this order was [] han [] petitioner's counsel on	nd delivered [] faxed [] mailed to [] petitioner (date).
;	Signed
	Title
	USE NOTES
1. The first page of this order of p the heading for additional pages of the	rotection shall be in the uniform format preceding e order.

- 2. This order may be entered only after a hearing at which respondent received actual notice and at which respondent had an opportunity to participate if 18 U.S.C. Section 922 is to apply to this order.
- See Form 4-967 NMRA for the Custody, Support and Division of Property Order 3. attachment.

- 4. If appropriate, an order providing for restitution may be included in this paragraph.
- 5. Respondent or petitioner should be served at the time this order is issued, before leaving the courthouse. If a default order is issued, service upon the non-attending party shall be made by mail or by personal service. See Section 40-13-6(A) NMSA 1978.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order 07-8300-20, effective September 17, 2007; by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

Committee commentary. — The Family Violence Protection Act provides that "a peace officer shall arrest without a warrant and take into custody a person whom the peace officer has probable cause to believe has violated an order" of protection entered pursuant to the Act. Section 40-13-6(C) NMSA 1978.

This statute would allow a warrantless misdemeanor arrest for conduct occurring outside the presence of the officer and would not require exigent circumstances in addition to probable cause. That a misdemeanor must occur in the presence of the arresting officer is a long standing common law requirement for a warrantless misdemeanor arrest. *Eg. State v. Luna,* 93 N.M. 773, 777, 606 P.2d 183, 187 (1980). The "exigent circumstances" requirement is mandated by the New Mexico Constitution. *Campos v. State,* 117 N.M. 155, 159, 870 P.2d 117, 121 (1994) ("[F]or a warrantless arrest to be reasonable it must be based upon both probable cause and sufficient exigent circumstances."). Absent the exigent circumstance that the misdemeanor is committed in the presence of the officer, *id.*, ("If an officer observes the person arrested committing a felony, exigency will be presumed."), the New Mexico Constitution appears to bar blanket authority to make warrantless arrests for misdemeanors committed outside the presence of the officer.

The legislature, of course, lacks power to provide by statute for an arrest procedure that violates the New Mexico Constitution. *Campos v. State*, 117 N.M. 155, 158, 870 P.2d 117, 120 (1994). To avoid having the Supreme Court give approval to a form containing language of questionable constitutional validity, the committee did not use the statutory language in the portion of the final order describing the power of a law enforcement officer to make a warrantless arrest for the misdemeanor crime (Section 40-13-6(D) NMSA 1978), of violating the final order of protection. The committee substituted more general language, which does not prejudge the constitutional issue.

The general provisions of the order of protection, including injunctive orders, "shall continue until modified or rescinded . . . or until the court approves a subsequent consent agreement. . . . " Section 40-13-6(B) NMSA 1978. In contrast, "[a]n order of protection . . . involving custody or support shall be effective for a fixed period of time not to exceed six months". *Id.* The custody or support "order may be extended for good cause upon motion . . . for an additional period of time not to exceed six months", *id.*,

unless "the order supersedes or alters prior orders of the court" pertaining to child custody or child support. See Section 40-13-5(C) NMSA 1978. In the latter situation, "the court may enter an initial order of protection, but the portion of the order dealing with child custody or child support will then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action". *Id.*

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, substituted "Mutual/Non Mutual" for "Against Respondent" in the title of the order and rewrote the order to reflect the fact that the order addresses the actions of both parties in the protection order.

Compiler's notes. — Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

The 2007 amendment, effective September 17, 2007, amended Paragraph 10 to change "shall refrain" to "should refrain"; added the last sentence providing Paragraph 13 does not create a mutual protection order; deleted Use Note 6 providing that a violation of the order may result in a finding of contempt of court; and renumbered the following paragraphs of the Use Notes.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, changed the title from "Order of Protection [] Mutual []Non-Mutual" to "Additional Pages of Order of Protection"; deleted the former introductory paragraph which provided that the order was an order of protection under 18 U.S.C. §922, 18 U.S.C. §2265 and Section 40-13-6(D) NMSA 1978 and that the order shall be accorded full faith and credit and be enforced as if it were an order of the other state or Tribe; in the Findings section, deleted the provision that the court has legal jurisdiction over the parties and the subject matter; in Paragraph 1 added "And Status" to the title; in Paragraph 1, added the last item; in Subparagraph A of Paragraph 2, added "or both" at the end of the first sentence; in Subparagraph B of Paragraph 2, changed "spouse of the other party" to "spouse or former spouse of the other party", changed "lives" and "lived" to "cohabitates" and "cohabitated"; in Subparagraph C of Paragraph 2, changed "entry" to "violation"; in Paragraph 3, added the last sentence; in Paragraph 5, in the bold, italicized paragraph, changed "petitioner's or respondent's" to "the protected party's" and changed "address of residence and employment for the appropriate party or parties" to "it below"; changed "Respondent's addresses" to "Protected party's addresses", deleted the blanks for the Petitioner's addresses; in Paragraph 10, changed "petitioner" to "protected party" and "respondent" to "restrained party" and added the last sentence; in Paragraph 11, added the last sentence of the first paragraph: deleted former Paragraph 12 which provided for the effective date, extension and modification of the order; renumbered former Paragraphs 13 through 15 as Paragraphs 12 through 14; in Paragraph 13, added the last sentence; in Paragraph 14, added the last sentence

of the last check item and added the last paragraph; in the Use Notes, in Paragraph 1, deleted the note which provided that the notes shall not be included in the order and added the current note; deleted former Paragraph 2 which provided that mutual orders of protection are binding on the petitioner and the respondent and are entitled to full faith and credit when certain procedural requirements are met and pursuant to 18 U.S.C. §2265(c) and Section 40-13-6(D) NMSA 1978; deleted former Paragraph 3 which provided that a mutual order may be entered only after a counter-petition has been filed and a hearing has been held; and renumbered former Paragraphs 5 through 7 as Paragraphs 3 through 5.

4-966. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated April 9, 2002, this form, an order of protection against the petitioner in a domestic abuse proceeding, is withdrawn, effective April 9, 2002.

4-966A. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated February 27, 2001, this form, pertaining to mutual order of protection, is withdrawn, effective May 1, 2001. See Form 4-965 NMRA.

4-967. Custody, support and division of property order attachment.

CUSTODY, SUPPORT AND DIVISION OF PROPERTY ORDER ATTACHMENT¹

1. CUSTODY

[]	A.		retitioner [] Respondent shall have tempor wing child(ren):	orary legal custody of the
[]	В.	child	retitioner [] Respondent shall have physid(ren) at all times, except that [] respondated as follows:	<u>-</u>
		[]	No contact, and staychild(ren)'s school at all times.	yards from the
		[]	No contact, and staychild(ren)'s school at all times.	yards from the
		[]	Contact at the following specified time	es:

			The child(ren) shall be exchanged for visitation at
			Referred to for evaluation or mediation, with appropriate safeguards to protect the parties and allow them to mediate fairly. Contact with the child(ren) is deferred until findings of mediator or counselor.
	[]	C.	Custody, visitation and child support will be continued in accordance with the court order in County, State of, Cause No
	[]	D.	Other
	[]	E.	[] Petitioner [] Respondent shall not hide the child(ren) from the other parent or permanently remove the child(ren) from the State of New Mexico. Neither parent should speak negatively about the absent parent in front of the child(ren) or question the child(ren) about the other parent.
	[]	F.	Each parent shall immediately notify the other parent about any emergency condition of the child(ren).
2.	Р	ROVIS	SIONS RELATING TO SUPPORT
[]]pe			ary support shall be paid by [] respondent [] petitioner to [] respondent [ne amount of \$
obl	pond	ent [] រុ	ondent [] Petitioner shall provide suitable alternative housing to [] petitioner and any child(ren) to whom the respondent owes a legal upport. This shall be provided as
			support payments shall be made by check or money order made sent to
[]			ate wage withholding order shall be entered and directed to (employer), at (address).
3.	P	ROPE	RTY, DEBTS, PAYMENTS OF MONEY
bus suc ent	ty's p sines: ch tra ered.	roperty s or for nsfers,	party shall transfer, conceal, encumber or otherwise dispose of the other y or the joint property of the parties except in the usual course of the necessities of life. Each party shall account to the other party for all encumbrances and expenditures made by that party after the order is
ı ni	s me	ans tha	at you shall not give away, hide, add debt to, sell or pawn the property.

[] The parties' property shall be temporarily distributed as follows:
[] Petitioner [] Respondent shall have temporary physical custody of the following physical assets ² :
4. ADDITIONAL PROVISIONS REGARDING CUSTODY, SUPPORT AND DIVISION OF PROPERTY IT IS FURTHER ORDERED ³ : .
5. EFFECT OF ORDER If there is a pending or completed action relating to child custody or child support at the time this order is filed, the court may modify the order, but the portion of the order dealing with child custody or child support must then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action. This order does not serve as a divorce and does not permanently resolve child custody or support issues.
6. EXPIRATION The provisions set forth in this attachment shall expire on,
USE NOTE
1. This form may be modified as appropriate and attached to an order of protection in any domestic violence proceeding.

- 2. List personal assets. A separate schedule may be attached to this order.
- 3. If appropriate, an order providing for restitution may be included in this paragraph.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001.]

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, rewrote this form, deleting provisions relating to the counseling of the respondent and the petitioner.

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight

additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

4-968. Application to modify, terminate or renew the order of protection from domestic abuse.

[Standard simplified domestic abuse form,

	ly Violence Protection Act, ons 40-13-1 to 40-13-8 NMSA 1978.]
	TE OF NEW MEXICO NTY OF
	NTY OF JUDICIAL DISTRICT COURT
	, Petitioner
V.	No
	, Respondent
	APPLICATION TO MODIFY, TERMINATE OR RENEW THE ORDER OF PROTECTION FROM DOMESTIC ABUSE
	titioner [] Respondent asks the court: ck and complete applicable alternatives)
[]	to modify the protection order as follows:
[]	to terminate the protection order because:
	to renew and extend the protection order for an additional(days) ths) because:
The o	other party:
[]	objects to the renewal, modification or termination of the protection order.
[]	agrees to the renewal, modification or termination of the protection order.
[] or ter	has not told me whether <i>(he) (she)</i> objects or agrees to the renewal, modification

STATE OF NEW MEXICO)		
COUNTY OF)		
TRIBE OR PUEBLO)		
duly sworn upon my oath, depose ar above-entitled cause and I have read	worn and states: I, the Petitioner/Respondent, being and state that I am the Petitioner/Respondent in the d this application to modify, terminate or renew the buse. I state that the contents thereof are true and and belief.		
Date	Signature of party filing this application		
Signed and sworn before me on this	, day of,		
Notary public My commission expires:			
CERTI	FICATE OF SERVICE		
I hereby certify that on this day [mailed by United States mail, posta Name: Address: City, State and zip code:			
number). The transmission was report date of the transmission was (date).]	(name of person who faxed document) to of recipient) at (telephone orted as complete and without error. The time and (a.m.) (p.m.) on (name of person who transmitted) to		
address of recipient) who agreed to	(name of person who transmitted) to of recipient) at (electronic mail service in this manner. The transmission was transmission was (a.m.) (p.m.) on		
	Signature of attorney		
	Date of signature		

If this notice was served by a person other than an attorney, the following must also be completed and filed with the court:

AFFIDAVIT OF SERVICE

I declare under penalty of perjury that a co [fax] [electronic transmission] as described	1, 1,
·	
	Signature of person who made service
Subscribed and sworn to before me this	day of,
Judge, notary or other officer authorized to	administer oaths
Official title	
- • •	atil July 1, 2001; approved, effective May 1, er No. 08-8300-40, effective December 15,

ANNOTATIONS

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in the Verification section, added the initial statement that the petitioner, being duly sworn upon oath, deposes and states that the petitioner is the petitioner and that the petitioner has read the application to modify, terminate or renew the order; deleted the language that the petition is true to the best of the petitioner's knowledge and belief and that the petitioner understands that the petitioner can be punished civilly and criminally if any information in the petition is false, and added the last sentence; and added the Certificate of Service and the Affidavit of Service.

4-970. Stipulated order of protection against respondent.

[Click here for PDF version of Order of Protection cover page]

District New Mexic Case No.	0	Judicial _ County,		of Protended	t ection [Order	1			
PROTEC		D PARTY ([] I RESPONDEN	PETITIONER NT)	[]		_		TED PAR TIFIERS	TY
First		Middle	Last				Birt	h of Prote	cted
		half of minor f list name and	•				_	Protected ons/DOB	
		٧.							
F	RES	TRAINED PA	RTY			_		ED PART FIERS	Υ
		SEX	RACE	DOB	HT	WT	ı	1	
First		Middle	Last				0.0	20111 25	
					EYES	HAIR	SC	CIAL SE	CURITY
Relationship to Protected Party: Not used in New Mexico			_						
							EXP DATE		
Re	strai	ned Party's A	ddress						
					Disting	uishing	Fea	atures	
CAUTIO	ON:				Diomig	, u.o. iii ig	. 00		
[]Wea	apor	Involved							
THE	CC	URT HEREB	Y FINDS:						
	•	risdiction ove ovided with rea	r the parties a	ınd sub	ject mat	ter, and	l the	Restrain	ed Party
	•		to be heard.						
		• • • • •	this order follo	ow on s	ucceedi	ng page	25		
		URT HEREB) (accecai	ng page			
rı Tha	t the	_	d Restrained	Party b	e restrai	ned fro	m co	ommitting	further
ر Tha	t the		d Restrained	Party b	e restrai	ned fro	m ar	ny contac	t with the

[] Additional terms of this order are as set forth on succeeding pages.				
The terms of this order shall be effective until	,	,		

WARNINGS TO RESTRAINED PARTY:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands under 18 U.S.C. Section 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment under 18 U.S.C. Section 2262.

As a result of this order, it may be unlawful for you to possess or purchase ammunition or a firearm, including a rifle, pistol or revolver, under 18 U.S.C. Section 922(g)(8). If you have any questions whether federal law makes it illegal for you to possess or purchase a firearm, you should consult an attorney.

Only the court can change this order.

Page 1 of	Judge's signature on las
rage ror	page

ADDITIONAL PAGES¹ OF STIPULATED ORDER OF PROTECTION AGAINST RESPONDENT

The court further FINDS, CONCLUDES AND ORDERS:

1. NOTICE, APPEARANCES AND STATUS

This order was entered on stipulation of the parties.

[] The relationship of the parties is that of an "intimate partner" as defined in 18 USC Section 921(a)(32). (See 2 below)

2. EFFECT OF STIPULATION TO ORDER OF PROTECTION

Violation of this order can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred sixty-four (364) days and a fine of up to one thousand dollars (\$1,000) or both. You may be found to be in contempt of court.
- B. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition,

you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred fifty-thousand dollars (\$250,000).

C. If you are not a citizen of the United States, violation of this order may have a negative effect on your application for residency or citizenship.

3. DOMESTIC ABUSE PROHIBITED

The respondent shall not abuse the petitioner or members of the petitioner's household. "Abuse" means any incident by respondent against the petitioner or petitioner's household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat by respondent causing imminent fear of bodily injury to petitioner or petitioner's household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by petitioner's or petitioner's household members' residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above. Respondent shall not ask or cause other persons to abuse the petitioner or petitioner's household members.

4. CONT	ACI PROHIBITIO	NS .
•	_	yards away from the petitioner and the petitioner's
	•	s, unless at a public place, where the respondent shall
order.	yalus away ii	rom the petitioner except as specifically permitted by this
	shall not telephone	e, talk to, visit or contact petitioner in any way except as
(check only a	pplicable paragrap	ohs)
[] The pa	•	each other by telephone regarding medical emergencies
[]		
[] The pa	ırties may attend j	oint counseling sessions at the counselor's discretion.
include it be		d an order sealing the protected party's address,
	<u>-</u>	(home address)
		(city)
		(if applicable, tribe or pueblo)
		(state and zip code)

Petitioner shall attend and complete counseling at contacting that office within five (5) days. The petitioner shall participate in, attend and complete counseling as recommended by the named agency. Respondent shall attend and complete counseling at _____ [] contacting that office within five (5) days. The respondent shall participate in, attend and complete counseling as recommended by the named agency. [] Petitioner shall report to ______ for a [] drug [and] [] alcohol screen by _____, ____ (date) with the results returned to this court. Respondent shall report to ______ for a [] drug [and] [] alcohol [] screen by ______, _____(date) with the results returned to this court. Other counseling requirements: 6. CUSTODY² The court's orders regarding the minor [child] [children] of the parties are found in the Custody, Support and Division of Property Attachment of this order of protection. 7. PROVISIONS RELATING TO SUPPORT² The court's orders regarding support issues for the parties are found in the Custody, Support and Division of Property Attachment of this order of protection. 8. PROPERTY, DEBTS, PAYMENTS OF MONEY² The court's orders regarding property, debts and payment of money are addressed in the Custody, Support and Division of Property Attachment of this order of protection. 9. ADDITIONAL ORDERS Review hearing. The parties are ordered to appear for a review hearing on the _ day of _____, ____, at _____(a.m.) (p.m). Failure to appear may result in the issuance of a bench warrant for your arrest or dismissal of this order. Any party ordered to attend counseling shall bring proof of counseling to the review hearing.

5.

COUNSELING

IT IS FURTHER ORDERED3:

.

10. PETITIONER SHALL NOT CAUSE VIOLATION

While this order of protection is in effect, the petitioner should refrain from any act that would cause the respondent to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978 only the restrained party can be arrested for violation of this order.

11. NOTICE TO LAW ENFORCEMENT AGENCIES ANY LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

[] office	•	der all keys to the residence to law enforcement
	Law enforcement officers or	shall be present during any property
	This order supersedes prior order, Cause No radictory provisions.	rs in County, State of to the extent that there are
		RESPONDENT and does not permanently resolve child custody
With		as occurred, the parties stipulate to the entry of and do understand the effects of this order as
Р	Petitioner's signature	Respondent's signature
Р	Petitioner's counsel, if any	Respondent's counsel, if any
D	Date	Date
14. I hav	RECOMMENDATIONS /e:	
[]	reviewed the pleading for order o	f protection;

[] prepared this order as my reco disposition of requests for order of pro	ommendation to the district court judge regarding otection.
;	Signed
	Domestic Violence Commissioner Court's telephone number:
SO ORDERED.	
D	Pistrict Judge
[] A copy of this order was [] har respondent's counsel on	nd delivered [] faxed [] mailed to [] respondent [] (date).3
[] A copy of this order was [] har petitioner's counsel on	nd delivered [] faxed [] mailed to [] petitioner [] (date).
	Signed
	USE NOTES

- 1. The first page of this stipulated order of protection form shall be in the uniform format preceding the heading for additional pages of the order.
- 2. See Form 4-967 NMRA, "Custody, Support and Division of Property Attachment".
- 3. If appropriate, an order providing for restitution may be included in this paragraph.
- 4. Respondent may be served at the time this order is issued. If respondent is not present at the time this order is issued, service upon respondent shall be made by delivering a copy to the party. See Section 40-13-6(A) NMSA 1978.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; April 9, 2002; as amended by Supreme Court Order 07-8300-20 effective September 17, 2007; by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

Committee commentary.— This Stipulated Order of Protection against Respondent is not the same as an Order of Protection entered pursuant to Form 4-965 NMRA. This order provides fewer protections to the parties than does the Form 4-965 Order of

Protection. The decreased protection is the result of the fact that the order is not based upon findings of abuse, but is entered without reference to whether abuse has occurred. Nonetheless, there may be occasions when the parties and the court are satisfied that this Stipulated Order of Protection provides adequate relief to the parties.

The general provisions of the order of protection, including injunctive orders, shall "continue until modified or rescinded ... or until the court approves a subsequent consent agreement...." Section 40-13-6(B) NMSA 1978. In contrast, "[a]n order of protection ... involving custody or support shall be effective for a fixed period of time not to exceed six months". *Id.* The custody or support "order may be extended for good cause upon motion ... for an additional period of time not to exceed six months", *id.*, unless "the order supersedes or alters prior orders of the court" pertaining to child custody or child support. See Section 40-13-5(C) NMSA 1978. In the latter situation, "the court may enter an initial order of protection, but the portion of the order dealing with child custody or child support will then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action". *Id.*

Factual Distinction Between Mutual Order of Protection and Stipulated Order of Protection

The core factual difference between the Form 4-965 NMRA order of protection and this stipulated order of protection is that Form 4-965 NMRA requires the court to make findings that each party has committed an act of domestic abuse. In contrast, this order is entered by the court with no finding of domestic abuse by respondent, but rather, is based solely on the stipulation of the parties that, without admitting to acts of abuse, each party is willing to have the restraining order issued against respondent.

[Amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2001 amendment, effective May 1, 2001, added the option of nonmutuality to the stipulated order and deleted provisions relating to child custody, support, and property, debts, and payments of money, referring instead to the "Custody, Support and Division of Property Attachment of this Order of Protection".

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

The 2002 amendment, effective April 9, 2002, specifically made this form a stipulated order of protection against respondent to compliment the new Form 4-971 which is a stipulated order against petitioner.

The 2007 amendment, effective September 17, 2007, amended Paragraph 10 to change "shall refrain" to "should refrain"; added the last sentence providing Paragraph 13 does not create a mutual protection order; deleted Use Note 5 providing that a violation of the order may result in a finding of contempt of court; and renumbered former Use Note 6 as Use Note 5.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, added "Additional Pages Of" to the title and deleted the statement that this order is not an order under 18 U.S.C. §922; deleted language which provided that the matter came before the court by agreement of the parties to enter an order; deleted language which stated that the court has legal jurisdiction over the parties and the subject matter; in Paragraph 1, in the title, added "And Status"; in Paragraph 1 in the first sentence, deleted the statement that the order was entered in a proceeding that does not satisfy the requirements of 18 U.S.C. §922.2; in Paragraph 1, added the second sentence; in Subparagraph A of Paragraph 2, added "or both" in the first sentence and added the second sentence; in Subparagraph B of Paragraph 2, deleted language which provided that the parties may be found in contempt and added the current paragraph; in Subparagraph C of Paragraph 2, changed "entry" to "violation"; in Paragraph 4, changed "petitioner's" to "the protected party's" and changed "address of residence and employment for the petitioner" to "it below"; in Paragraph 4, deleted the blanks for the Respondent's addresses and changed "Petitioner's addresses" to "Protected party's addresses"; in Paragraph 9, added the last sentence in the checked item; in Paragraph 10, added the last sentence; deleted former Paragraph 11 which provided for the effective date, extension, and modification of the order; deleted former Paragraph 12 which provided that the order shall not be entered in the federal registry; renumbered former Paragraphs 13 through 16 as Paragraphs 11 through 14; in the Use Notes, in Paragraph 1, deleted language which provided that the form may be used if the parties stipulate to an order against respondent without any findings of abuse and added the current sentence; deleted former Paragraph 2 which provided that the order may be entered only upon a stipulation of the parties without a hearing on abuse, that if a hearing is held on abuse, Form 4-965 should be used and if a hearing is held on other matters. Form 4-967 may be attached to this order; and renumbered former Paragraphs 4 and 5 as Paragraphs 3 and 4.

4-971. Stipulated order of protection against petitioner.

[Click here for PDF version of Order of Protection cover page]

Judicial District County, New Mexico Case No.	Order of Protection [] Amended Order		
PROTECTED PARTY ([] P	ETITIONER []	PROTECTED PARTY	

RESPONDENT)			IDENTIFIERS							
l <u>i</u>	First	t	Middle	Last		Date of Birth of Protected Party			cted	
			nalf of minor f ist name and				Other Protected Persons/DOB			
			V.							
		RES ⁻	TRAINED PA	RTY					ED PART FIERS	Y
			SEX	RACE	DOB	HT	WT			
	First	t	Middle	Last						
						EYES	HAIR	SC	CIAL SEC	CURITY
	Rela	ationship t	o Protected F	Party:				٨	lot used i Mexic	
							RIVERS ENSE #	ŧ	STATE	EXP DATE
	Restrained Party's Address									
						Distino	guishing	Fea	atures	
	CA	AUTION:				`	, ,			
	[]Weapon	Involved							
		THE CO	URT HEREB	Y FINDS:						
		•	risdiction ove vided with rea	r the parties a asonable	nd sub	ject ma	tter, and	l the	Restraine	ed Party
		notice ar	nd opportunity	to be heard.						
	[]		•	this order follo	w on s	ucceed	ing page	es.		
			URT HEREB							_
	[]		above name buse or threa	d Restrained I its of abuse.	Party b	e restra	ined fro	m co	ommitting	further
	[]	That the Protecte		d Restrained I	Party b	e restra	ined fro	m aı	ny contact	with the
	[]	Addition	al terms of thi	s order are as	s set for	th on s	ucceedi	ng p	ages.	
		terms of terms of terms	this order sha ntil	ıll		,				

WARNINGS TO RESTRAINED PARTY:

This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands under 18 U.S.C. Section 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment under 18 U.S.C. Section 2262.

As a result of this order, it may be unlawful for you to possess or purchase ammunition or a firearm, including a rifle, pistol or revolver, under 18 U.S.C. Section 922(g)(8). If you have any questions whether federal law makes it illegal for you to possess or purchase a firearm, you should consult an attorney.

Only the court can change this order.

Page 1 of	Judge's signature on last
rage i oi	page

ADDITIONAL PAGES¹ OF STIPULATED ORDER OF PROTECTION AGAINST PETITIONER

The court further **FINDS**, **CONCLUDES AND ORDERS**: *(check only applicable paragraphs)*

1. NOTICE, APPEARANCES AND STATUS

This order was entered on stipulation of the parties.

[] The relationship of the parties is that of an "intimate partner" as defined in 18 USC Section 921(a)(32). (See 2 below)

2. EFFECT OF STIPULATION TO ORDER OF PROTECTION

Violation of this order can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred sixty-four (364) days and a fine of up to one thousand dollars (\$1,000) or both. You may be found to be in contempt of court.
- B. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition, you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred fifty-thousand dollars (\$250,000).
- C. If you are not a citizen of the United States, violation of this order may have a negative effect on your application for residency or citizenship.

3. DOMESTIC ABUSE PROHIBITED

The petitioner shall not abuse the respondent or members of the respondent's household. "Abuse" means any incident by petitioner against the respondent or respondent's household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat by petitioner causing imminent fear of bodily injury to respondent's or respondent's household members; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by respondent's or respondent's household members' residence or workplace; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

Petitioner shall not ask or cause other persons to abuse the respondent or respondent's household members.

Petitioner shall stay yards away from the respondent and th	e
respondent's home and workplace at all times, unless at a public place, who	ere the
petitioner shall remain yards away from the respondent exc specifically permitted by this order.	epi as
Petitioner shall not telephone, talk to, visit or contact respondent in any way follows:	except as
[] The parties may contact each other by telephone regarding medical of minor children;	emergencies
[]	
[] The parties may attend joint counseling sessions at the counselor's of	discretion.
(Unless the court has entered an order sealing the protected party's a include it below.)	ddress,
Protected party's addresses	
(home address) (work address)	
(city)	
(if applicable, tribe or pu (state and zip code)	eblo)
5. COUNSELING	
[] Petitioner shall attend and complete counseling at	
contacting that office within five (5) days. The petitioner shall participate in, complete counseling as recommended by the named agency.	allend and

contac	Respondent shall attend and complete counseling at, cting that office within five (5) days. The respondent shall participate in, attend and ete counseling as recommended by the named agency.
[] screer	Petitioner shall report to for a [] drug [and] [] alcohol by, (date) with the results returned to this court.
[] screer	Respondent shall report to for a [] drug [and] [] alcohol by, (date) with the results returned to this court.
[]	Other counseling requirements:
6.	CUSTODY ²
	The court's orders regarding the minor [child] [children] of the parties are found in ustody, Support and Division of Property Attachment of this order of protection.
7.	PROVISIONS RELATING TO SUPPORT ²
[] Custo	The court's orders regarding support issues for the parties are found in the dy, Support and Division of Property Attachment of this order of protection.
8.	PROPERTY, DEBTS, PAYMENTS OF MONEY ²
[] addres protec	The court's orders regarding property, debts and payment of money are ssed in the Custody, Support and Division of Property Attachment of this order of tion.
[]Rev	ADDITIONAL ORDERS view hearing. The parties are ordered to appear for a review hearing on the day of
dismis Any pa hearin	day of,, at, (a.m.) (p.m). e to appear may result in the issuance of a bench warrant for your arrest or issal of this order. arry ordered to attend counseling shall bring proof of counseling to the review g. FURTHER ORDERED³:

10. RESPONDENT SHALL NOT CAUSE VIOLATION

While this order of protection is in effect, the respondent should refrain from any act that would cause the petitioner to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978, only the restrained party can be arrested for violation of this order.

11. NOTICE TO LAW ENFORCEMENT AGENCIES ANY LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

	Petitioner is ordered to surreers.	ender all keys to the residence to law enforcement	
	Law enforcement officers or nange.	shall be present during any property	
	This order supersedes prior, Cause No. tradictory provisions.	orders inCounty, State of to the extent that there are	
This	NOTICE TO PETITIONER As order does not serve as a divent support issues.	AND RESPONDENT orce and does not permanently resolve child custody	
With this		Souse has occurred, the parties stipulate to the entry of e read and do understand the effects of this order as	
	Petitioner's signature	Respondent's signature	
	Petitioner's counsel, if any	Respondent's counsel, if any	
	Date	Date	
14. I ha			
[]	reviewed the pleading for order of protection;		
[] disp	prepared this order as my recommendation to the district court judge regarding sposition of requests for order of protection.		
		Signed Domestic Violence Commissioner Court's telephone number:	

SO ORDERED.

District Judge

[] respo	A copy of this order was [] hand delivered [] faxed [] mailed to [] respondent [] ondent's counsel on (date).4
	A copy of this order was [] hand delivered [] faxed [] mailed to [] petitioner [] oner's counsel on (date).
	Signed

USE NOTES

- 1. The first page of this stipulated order of protection form shall be in the uniform format preceding the heading for additional pages of the order.
- 2. See Form 4-967 NMRA, "Custody, Support and Division of Property Attachment".
- 3. If appropriate, an order providing for restitution may be included in this paragraph.
- 4. Petitioner may be served at the time this order is issued. If petitioner is not present at the time this order is issued, service upon petitioner shall be made by delivering a copy to the party. See Section 40-13-6(A) NMSA 1978.

[Approved, effective April 9, 2002; as amended by Supreme Court Order 07-8300-20, effective September 17, 2007; by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

Committee commentary. — See Committee Comment to Civil Form 4-970 NMRA.

ANNOTATIONS

Compiler's notes. — A court order dated February 27, 2001, would have withdrawn this form, pertaining to stipulated order of protection against respondent [non-registry] effective May 1, 2001. However, a court order dated April 9, 2002, and effective immediately, rewrote this form and continued it in effect.

The 2007 amendment, effective September 17, 2007, amended Paragraph 10 to change "shall refrain" to "should refrain"; added the last sentence providing Paragraph 10 does not create a mutual protection order; deleted Use Note 5 providing that a violation of the order may result in a finding of contempt of court; and renumbered former Use Note 6 as Use Note 5.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, added "Additional Pages Of" to the title and deleted the statement that this order is not an order under 18 U.S.C. §922; deleted the first sentence which provided that the matter came before the court by agreement of the parties to enter an order; deleted language which stated that the court has legal jurisdiction over the parties and the subject matter; in Paragraph 1, in the title, added "And Status"; in Paragraph 1 in the first sentence, deleted the statement that the order was entered in a proceeding that does not satisfy the requirements of 18 U.S.C. §922; in Paragraph 1, added the second sentence; in Subparagraph A of Paragraph 2, added "or both" in the first sentence and added the second sentence; in Subparagraph B of Paragraph 2, deleted the sentence which provided that the parties may be found in contempt and added the current paragraph; in Subparagraph C of Paragraph 2, changed "entry" to "violation"; in Paragraph 4, in the bold, italicized paragraph, changed "respondent's" to "the protected party's" and deleted "address of residence and employment for the respondent"; in Paragraph 4, changed "Petitioner's addresses" to "Protected party's addresses" and deleted the blanks for the Respondent's addresses; in Paragraph 9, added the last sentence in the checked item; in Paragraph 10, added the last sentence; deleted former Paragraph 11 which provided for the effective date, extension, and modification of the order; deleted former Paragraph 12 which provided that the order shall not be entered in the federal registry; renumbered former Paragraphs 13 through 16 as Paragraphs 11 through 14; in the Use Notes, in Paragraph 1, deleted the sentence which provided that the form may be used if the parties stipulate to an order against respondent without any findings of abuse and added the current sentence; deleted former Paragraph 2 which provided that the order may be entered only upon a stipulation of the parties without a hearing on abuse, that if a hearing is held on abuse, Form 4-965 NMRA should be used and if a hearing is held on other matters, Form 4-967 NMRA may be attached to this order; and renumbered former Paragraphs 4 and 5 as Paragraphs 3 and 4.

4-972. Petition for emergency order of protection from domestic abuse.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

STATE OF NEW MEXICO COUNTY OF		
JUDICIAL DISTRICT COU	RT	
STATE OF NEW MEXICO ON BEHALF OF:		
	, Petitioner	
V.		No
	, Respondent	

PETITION FOR EMERGENCY ORDER OF PROTECTION FROM DOMESTIC ABUSE¹

1. **INFORMATION ABOUT THE RESPONDENT**

The re	espondent is:			
[]	the husband of [] wife of petitioner			
[]	the ex-husband of [] ex-wife of petitioner			
[]	a family member of petitioner (describe relationship)			
[] (desc	a person with v	•	as had a continuing persor	nal relationship
[]	a person who has sexually assaulted me			
[]	a person who has stalked me.			
	Petitioner'	s initials		
	CHILD(REN) inor child(ren) worary custody.	vho may be in imr	mediate danger or in need	of an order of
Name		Date of	Relationship of Child	
			To Petitioner	
3.	Petitioner'			

The respondent committed the following act(s) of domestic abuse against petitioner or the petitioner's child(ren).

(describe in detail what happened and when and where)

Physical abuse:

Threats which caused fear that would be injured:		or any household member
Other	abuse:	
B.	Others present during the abuse .	
C.	Did drugs or alcohol play a role in the domestic ab	ouse?[]yes[]no
	Were weapons used during the abuse? [] yes [] rwhat weapons?	no
E.	Has there been prior domestic abuse? [] yes [] no	0
	Petitioner's initials	
THE C PROT petition	REQUESTS TO THE COURT COURT IS REQUESTED TO ENTER AN EMERGE ECTION prohibiting respondent from abusing petit her's household as follows: applicable	
retriev	providing for law enforcement officers to assist [] ing [] petitioner's [] respondent's clothing and personce at	
[]	granting petitioner temporary custody of the child(ren) listed in this petition.
[]	prohibiting respondent from contact with the child(ren) listed in this petition.
	other relief that is necessary to resolve this domes be what relief is necessary):	stic abuse problem (list or
	Petitioner's initials	
(If you include	INFORMATION ABOUT THE PETITIONER (ME) do not want the respondent to know your address it on this form. Tell the court clerk that you need a for your name and address and request that the	a separate form (Form 4-961B

I DO NOT WANT RESPONDENT TO KNOW MY ADDRESS

NOW OR AFTER THE HEARING FOR THE FINAL ORDER OF PROTECTION. I HAVE COMPLETED FORM 4-961B AND

[] A.

GIVEN IT TO THE COURT CLERK.

	OR			
[]	My physical address is: [] B. County [] Indian Country of _ New Mexico.		is:untry of	in the [] , State of
		My mailing address i	is:	
		(street address)		
		(city and zip)		
		My telephone numbers	s are:	
		Home	Work	Message
	Pe	etitioner's initials		
A. Resp	onde	aTION OF RESPONDE ent may be found at:	(address) (city) (state and zip co	ode) ntry, please name tribe or
[′] Respor		s.		
			(date of birth)	
			(home telephone	e number)
			/	
			(work telephone	number).
3. I		oondent in jail? [] yes etitioner's initials	[] no	
	· `		mu oe beminione	an.

OATH OF PETITIONER

I SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT THE FACTS SET FORTH ABOVE ARE TRUE TO THE BEST OF MY INFORMATION AND BELIEF.

Date Signature of petitioner

OATH OF LAW ENFORCEMENT OFFICER

I swear or affirm under penalty of perjury that the facts set forth above are true to the best of my information and belief. I understand that it is a criminal offense subject to the penalty of imprisonment if I make a false statement in this petition.

Date

Signature of law enforcement officer

USE NOTES

1. Complete all information known by the officer. Section 40-13-3.1(A)(4) NMSA 1978 provides that the petitioner in a domestic abuse case shall not be required to pay for the "the filing, issuance or service of a petition for an order of protection".

[Approved, effective November 1, 1999 until July 1, 2001; as amended, effective August 29, 2000; approved, effective May 1, 2001; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

Cross references.— For crime of perjury, see 30-25-1 NMSA 1978.

For the need for an emergency order, see 40-13-3.2 NMSA 1978 which requires a sworn written statement setting.

The 2000 amendment, effective August 29, 2000, after Item 6, substituted "Oath of Petitioner" for "Verification of Petitioner" and "Oath of Law Enforcement Officer" for "Verification of Law Enforcement Officer" and deleted the notary public's signature and expiration of his commission in both places.

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Paragraph 1, added "a person who has sexually assaulted me" and "a person who has stalked me"; in Paragraph 6, deleted the blank for the respondent's social security number; in the Oath of Petitioner, deleted the last sentence which stated that the petitioner understands that it is a criminal offense subject to imprisonment if the petitioner makes a false statement in the petition; in the Use Notes, added the reference to Subparagraph (4) of Paragraph A of Section 40-13-3.1 NMSA 1978; deleted the provision that the petitioner shall not be required to pay for the issuance or service of a protection order and the sentence that this has been construed to mean that the petitioner is not required to pay a docket fee or other filing fees, or fee

for service of process; and added "the filing, issuance or service of a petition for an order of protection".

4-973. Emergency order of protection against respondent.

[Family Violence Protection Act, Section 40-13-3.2 NMSA 1978.]

	TE OF NEW MEXICO JNTY OF	
COU	JUDICIAL DISTRICT	
	,	Petitioner
V.		No
		Respondent
	EMERGENCY ORDER OF PROTECTION	AGAINST RESPONDENT
prote jurisd occur irrepa	court has reviewed the sworn written statement ection. The court having considered the statement diction, that there is reasonable cause to believe urred and that petitioner or a household member parable injury, loss or damage unless the court expense.	ent, FINDS that the court has e that an act of domestic abuse has will suffer immediate and
1.	NO CONTACT	
A. excep	Respondent shall not write to, talk to, visit or ept through petitioner's lawyer, if petitioner has a	
house bodily trespa workp	Respondent shall not abuse the petitioner or my way. "Abuse" means any incident by respond sehold member resulting in (1) physical harm; (2) if y injury or assault; (4) a threat causing imminer pass; (6) criminal damage to property; (7) repeat splace; (8) telephone harassment; (9) stalking; (atened harm to children in any manner set forth	ent against petitioner or another 2) severe emotional distress; (3) at fear of bodily injury; (5) criminal tedly driving by a residence or 10) harassment; (11) harm or
C. petitio	Respondent shall not ask or cause other persioner's household members.	sons to abuse the petitioner or the
D.	Respondent shall not go within yar	ds of the petitioner's home or

dres	s of	court has entered an order sealing petitioner's address, include residence and employment for petitioner.) addresses
		(home address) (work address) (city) (if applicable, tribe or pueblo)
		(state and zip code)
C	CHIL	DREN
F	Petitio	oner shall have temporary physical custody of the following child(ren):
	•	ondent shall [have] [not have] visitation with the child(ren) during the term of
		er party shall remove the child(ren) from the State of New Mexico or allow to do so.
F	PROF	PERTY AND RESIDENCE
[]	A.	Respondent is ordered to immediately leave the residence at, and to not return until further court order.
[]	B.	Law enforcement officers are hereby ordered to evict respondent from the residence at
[]	C.	Respondent is ordered to surrender all keys to the residence to law enforcement officers.
[]	C.	Respondent is ordered to surrender all keys to the residence to law
	For order of the property of t	CHIL Petition Response order. Neither yone else PROF

4. OTHER ORDERS SUPERSEDED

This order supersedes any other domestic relations order and domestic violence restraining orders between these two parties.

5. PETITIONER'S DUTY

While this order of protection is in effect, petitioner should refrain from any act that

would cause the respondent to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978, only the restrained party can be arrested for violation of this order.

6. EFFECTIVE AND EXPIRATION DATE OF THIS ORDER

- A. Upon service of this order on respondent, this order becomes effective on respondent.
- B. This order expires seventy-two (72) hours after the time approved by the judge or at 5:00 p.m. on the next business day of the court, whichever time is latest.
- 7. PETITION FOR ORDER OF PROTECTION OR RESTRAINING ORDER
 Petitioner may file a petition for a temporary and permanent order of protection based on the same allegations of domestic abuse.

8. ENFORCEMENT OF ORDER

If the respondent violates any part of this order, the respondent may be charged with a crime, arrested, held in contempt of court, fined or jailed.

9. SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES

Upon the signing of this order by a district court judge, a law enforcement officer shall serve on the respondent a copy of this order and shall carry out the other provisions of this order.

A LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

SU.	$\boldsymbol{\cap}$	О	\neg \vdash	О	п.
SO	U	П	ᄓᆮ	К	ט:

District Judge	Date and time approved
STATE OF NEW MEXICO COUNTY OF	
· · · · · · · · · · · · · · · · · · ·	AL DISTRICT COURT
	RETURN OF SERVICE
l,	(name of law enforcement officer) swear or affirm
that I am a certified law enforce	ement officer for (name of
agency) and I personally serve	d the respondent with a signed copy of this emergency
order of protection against resp	pondent upon the respondent in
County, New Mexico on this	, day of,,
(date) at (a.r	

Signature of law enforcement officer

Title and agency

USE NOTE

- 1. This emergency order of protection against respondent requires an affidavit of service. See Section 40-13-3.2 NMSA 1978.
- 2. Personal service of the emergency order of protection will assure that the emergency order is fully enforceable. It is possible that actual notice to the respondent of the content of the emergency order will also suffice to bind the respondent to comply with the order. *Territory of New Mexico v. Clancy*, 7 N.M. 580, 583 (1894).
- 3. The person who serves the respondent with a copy of this order should also "immediately provide the petitioner with a signed copy of the order". See Section 40-13-3.2(B)(3) NMSA 1978.

[Approved, effective November 1, 1999 until July 1, 2001; as amended, effective August 29, 2000; approved, effective May 1, 2001; as amended by Supreme Court Order 07-8300-20, effective September 17, 2007; by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2000 amendment, effective August 29, 2000, substituted the bold heading "Return of Service" for "Affidavit of Service" and took out the entry for a notary public signature and date his commission expires.

Compiler's notes.— Pursuant to a court order dated October 27, 1999, this form was provisionally approved for twelve months effective November 1, 1999. Subsequently, by a court order dated October 26, 2000, this form was provisionally approved for eight additional months, effective November 1, 2000. Then, by a court order dated February 27, 2001, this form was approved and adopted in its final form, effective May 1, 2001.

The 2007 amendment, effective September 17, 2007, amended Paragraph 5 to change "shall refrain" to "should refrain"; and added the last sentence providing Paragraph 5 does not create a mutual protection order.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Paragraph 5 of the Order, added the last sentence and in the Use Notes, deleted former Paragraph 4 which provided that although Section 40-13-3.2 NMSA 1978 authorizes law enforcement officers to prepare and sign an emergency order, a judge must sign this order.

4-974. Order of dismissal.

[Far	mily Violence Protection Act, Section 40-13-3.2 NMSA 1978.]
STA	ATE OF NEW MEXICO
CO	UNTY OF
	JUDICIAL DISTRICT COURT
	, Petitioner
V.	No
	, Respondent
	ORDER OF DISMISSAL ¹
	This matter coming before the court on (date) and the court having ewed the pleadings and being sufficiently advised,
FIN	DS AND ORDERS:
(che	eck applicable)
[] this	The petitioner failed to appear at the hearing and therefore failed to prosecute case.
[]	The petitioner appeared at the hearing and requested dismissal of this case.
[]	The respondent has not been served despite reasonable attempts.
[] Sec	The allegations in the petition do not allege "domestic abuse" as defined in the allegation 40-13-2 NMSA 1978.
[] sho	The allegations in the petition involve child custody and divorce issues which uld be addressed in the proper court proceeding.
[] Sec	The allegations in the petition do not involve a "household member" as defined in the tion 40-13-2 NMSA 1978.
[]	Other
[]	The petition for order of protection from domestic abuse is denied.
[]	This cause of action is dismissed without prejudice.

[]	This cause of action is dismissed with prejudice.					
RECO	DMMENDATIONS					
I have	: :					
[]	reviewed the petition for order of prote	ection;				
[]	reviewed the counter-petition for orde	er of protection;				
[]	conducted hearings on the merits of t	he petition;				
party of writter within	after notice and hearing, I prepared this order as my recommendation to the district court judge regarding disposition of the request for order of protection. If any party disagrees with the recommendations, that party may, but is not required to, file written objections and a request for hearing on those objections with the district court within ten (10) days. A copy of those objections and a request for hearing must be served by mail on the other party.					
	S	Signed				
	Ţ	itle				
	C	Court's telephone number:				
The court has reviewed the recommendations and adopts them. This order remains in effect unless and until it is modified by a district court judge or it expires. If objections are filed the court may conduct a hearing to resolve the objections. (See Rule 1-053.1(H)(1)(a) NMRA).						
SO OI	RDERED.					
 Distric	et Judge USE	Date and time approved				

1. This form may be modified and used for dismissal of a petition upon motion of the respondent.

[Approved, effective February 16, 2004; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008.]

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, added the Recommendations section.

4-981. Petition for order appointing kinship guardian.

[Simplified petition, Kinship Guardianship Act, Sections 40-10B-1 to 40-10B-14 NMSA 1978]¹

JUDICIAL DISTRICT COURT	
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner ²	
V.	No
and	
Respondents ³ IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF, born	
PETITION FOR ORDER APPOINTING KI	NSHIP GUARDIAN ⁵
INFORMATION ABOUT THE PETITIONERS (the requesting to be appointed to serve as a kinship guardian).	
A. The [petitioner is] [petitioners are] the child's²: [] maternal [grandparents] [grandparent] (child's mother [] paternal [grandparents] [grandparent] (child's father's [] aunt; [] uncle; [] brother; [] sister; [] a family member:	
(descri	be the family relationship);
[] an adult with whom the child has a significant bond:(descrit	be the relationship).
B. The petitioner or petitioners reside at:	
(street address)	<u> </u>
(city, state, zip code (telephone number)	")
(fax number if any)	

		Venue is proper because the child or children reside in this county legal residence of the child or children.	or this county
(Che	ck a	k applicable alternative.)	
D.	[] []	[Each respondent has consented to the appointment of kinship	on.
E. guard		The petitioner or petitioners accept the duties and responsibilities anship, including providing for the care, maintenance and supervis	
F. feder		The above child is not an Indian child and is not subject to provision Indian Child Welfare Act. ⁵	ons of the
2. OF A		REQUEST FOR COURT TO NAME PETITIONERS AS KINSHIP MINOR CHILD	GUARDIANS
[petiti (fathe the n	one er) a ame ears	etitioners request the court to enter an order appointing the [petition oners] as [guardian] [guardians] of the following child of	this case: <i>(List</i>
Place	of I	of birth: of birth: nt address:(street)	
Next	prev	(city) (state and zip code) previous address: (street) (city)	
Next	prev	(state and zip code) previous address:(street)(city)(state and zip code)	
3.	IN	INFORMATION ABOUT THE CHILD'S PARENTS	

(Check each applicable statement.)	
[](meaning think the current address is(meaning the county and state and zip code).	other's name) is the mother of the (city,
[] The mother is living and has consented in w kinship guardian. (Attach consent form signed by consented by consent form signed by consented in w	
[] The mother is deceased. (Attach death certification)	ificate to this petition.)
[] The mother is living but her parental rights he court order. (Attach a copy of the court order to this	
B. Information about father: (Check each applicable statement.)	
[](fa His current address isand state and zip code).	ther's name) is the father of the child (city, county
[] The father is living and has consented in wrikinship guardian. (Attach consent form signed by consent form signed for the signed for the signed form signed for the sig	9 - 7
[] The father is deceased. (Attach death certification)	cate to this petition.)
[] The father is living but his parental rights ha court order. (Attach a copy of the court order to this	•
[] Although the petitioner believes of alleged father) to be the father of the child, he had father.	(<i>name</i> as not acknowledged that he is child's
[] The name of the father of the child is not know (explain)	
4. INFORMATION ABOUT OTHER CASES (d	complete if applicable)
A. The following divorce, separation, order of p abuse or neglect ¹⁰ cases have been previously filed (complete if known)	
Type of Case Year Filed Ca	se Number Where Filed

petiti [child <i>(Li</i> st	ioners or the parents of th d] [children] or visitation ri	é [child ghts to	following persons, other than the petitioner or displaying light strength of the displaying to have custody of the the [child] [children]: dian or person with visitation rights and circle
	, 		(name) [guardian] [custody] [visitation]
			(name) [guardian] [custody] [visitation]
			(name) [custody] [visitation]
5. (Con	CHILD OVER FOURTE mplete if applicable.)	EEN (14	4) YEARS OF AGE OR MARRIED
(00//	• • • •	(name d	of child) was born on (date of
birth) and at the time of the he	aring o	on this petition will be at least fourteen (14) years of
age.		(10.	ama of abilah.
(Che	eck if applicable.)	(118	ame of child):
(
		inted a	ating (name of as guardian. A copy of the signed nomination is tion.11
[] petiti	has been served with a ion, but has failed or refus		of this petition and a copy of the nominating sign the nomination form.
[]	is married.		
[]	is not married.		
6. (<i>Che</i>	CHILD SUPPORT eck applicable alternative.)	
[]			enter a child support order ordering ne of parent or parents) to pay child support12.
[]	[I] [We] do not request	child su	upport.
STA	TE OF NEW MEXICO	}	
		}	SS
COU	JNTY OF	}	
		J	

The [petitioner was sworn and states] [petitioners were sworn and state]: [I] [We] have read this petition and it is true to the best of [my] [our] knowledge and belief. [I] [We] understand that [I] [We] can be punished both civilly and criminally if any information in this petition is false.

My commission expires:		
Signed and sworn before me on t Notary public	this day of	,·
Date	Signature of Petitioner	
Date	Signature of Petitioner	

USE NOTES

- 1. Civil Forms 4-981 to 4-992 NMRA may be used in the district courts of this State by persons who are representing themselves in uncontested kinship guardianship proceedings. Civil Forms 4-981 to 4-991 NMRA are not required to be used. Parties represented by an attorney may use other forms that serve the same purpose.
- 2. The petitioner must be a spouse, parent, stepparent, godparent, brother, sister, stepbrother, stepsister, half-brother, half-sister, uncle, aunt, niece, nephew, first cousin or any person denoted by the prefix "grand" or "great", the spouse or former spouse of the child or an adult with whom the child has a significant bond. See Section 40-10B-5 NMSA 1978 for persons who may file as a petitioner pursuant to the Kinship Guardianship Act.
- 3. Unless the child's parent is deceased or the parent's parental rights have been terminated, the parent must be joined as a respondent. This petition must be served on each parent of the child in the manner provided by Rule 1-004 NMRA for personal service to Rule 1-004 NMRA, unless:
- (a) a consent form has been signed by the parent;
- (b) the parent is deceased and a death certificate is attached to this petition at the time it is filed;
- (c) the parent's rights as a parent have been terminated by a court order and a copy of the order is attached to this petition at the time it is filed.

Civil Form 4-982, "Kinship Guardianship Summons" has been provided for use with this petition.

- 4. Insert the name or the initials of the minor child and the child's birthdate. This form may be modified to include additional minor children. The name of a child shall not be made available to the public on the internet.
- 5. This form cannot be used without revision if the child is an Indian child. In these cases, the form of the petition and the manner of notice must comply with federal law.

The Indian Child Welfare Act, 25 U.S.C. Section 1901 et seq., defines "Indian child" as follows:

"Indian child" means any unmarried person who is under age eighteen and is either (a) a member of an Indian tribe or (b) is eligible for membership in an Indian tribe and is the biological child of a member of an Indian tribe.

(25 U.S.C. Section 1903(4)). If the child is enrolled or is eligible for enrollment in an Indian tribe, the form of the petition and the manner of the notice must comply with federal law. The parent or Indian custodian of an Indian child may have the right to have the child returned upon demand as may be determined by tribal law or custom.

- 6. See Forms 4-985 or Form 4-986 NMRA for parental consent forms.
- 7. If the parent is deceased, insert "deceased" instead of address and check the "deceased" box. A copy of the death certificate must be attached to this petition.
- 8. Section 40-10-10 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement Act requires the first pleading of every custody action to give information under oath as to the child's present address, the places where the child has lived within the last five (5) years and the names and present addresses of the persons with whom the child has lived during that period.
- 9. Attach a copy of each parent's Verified Parental Consent to Appointment of Guardian and Waiver of Service of Process to this petition. See Civil Forms 4-985 and 4-986 NMRA.
- 10. If an abuse or neglect or other proceeding has been filed by the Children, Youth and Families Department, that department must file a consent to the appointment of petitioners as kinship guardians. Attach a copy of such consent to this petition.
- 11. If the child is fourteen (14) years of age or older, the child must be served with a copy of this petition or a copy of the Nomination of Guardian Form, Civil Form 4-983 NMRA, must be attached to this petition at the time it is filed.
- 12. The child's mother may be ordered to pay child support. The respondent named as the child's father may be ordered to pay child support if the respondent father has admitted paternity or paternity has been established by another proceeding. See Civil Forms 4A-331 and 4A-332 NMRA for a petition to establish paternity and a final decree of paternity.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

4-982. Summons kinship guardianship proceedings.

[Summons, Kinship Guardianship Act, Section 40-10B-8 NMSA 1978, proceedings]

COUNTY OF JUDICIAL DIS	STRICT
[Petitioner] [Petitioners]	
V.	No
Respondent IN THE MATTER OF THE GUARDIANSHI OF	P
	MONS NSHIP PROCEEDINGS ¹
THE STATE OF NEW MEXICO	, Respondent
ADDRESS:	•
You are directed to serve a pleading or mode Appointing Kinship Guardian that is attached after service of this summons and file a cop You are notified that, unless you serve and petitioners will apply to the court for the reli	tion in response to the Petition for Order ed to this summons within thirty (30) days by of your response with this court. file a responsive pleading or motion, the
You are directed to serve a pleading or more Appointing Kinship Guardian that is attached after service of this summons and file a copy You are notified that, unless you serve and petitioners will apply to the court for the relipetitioner: Petitioner:	tion in response to the Petition for Order ed to this summons within thirty (30) days by of your response with this court. file a responsive pleading or motion, the ef requested in the petition.
You are notified that, unless you serve and petitioners will apply to the court for the reli Petitioner: Petitioner: Address of petitioner:	tion in response to the Petition for Order ed to this summons within thirty (30) days by of your response with this court. file a responsive pleading or motion, the ef requested in the petition.
You are directed to serve a pleading or mode Appointing Kinship Guardian that is attached after service of this summons and file a copyou are notified that, unless you serve and petitioners will apply to the court for the relipetitioner: Petitioner:	tion in response to the Petition for Order ed to this summons within thirty (30) days by of your response with this court. file a responsive pleading or motion, the ef requested in the petition.

	Clerk					
Ву	Deputy					
			RETURN			
	ATE OF NEW MEXICO))	ss			
part petit	eing duly sworn, on oath, s y to this lawsuit, and that I day of tion attached, in the following eck one box and fill in appr	served to	the within s , by ner:	ummons in	said coun	ty on the
[] of s	[to respondent ummons or refuses to rece	eive sum	(ι nmons).]	ısed when	responden	t receives copy
resi	[to ding at the usual place of a at the time of such service	abode of	responden	nt	fifteen (15)	years of age and
[]	[to (use	d when	(parent) (g respondent	uardian) of t is a minor	f responder or an inco	nt <i>mpetent person</i>).
Fee	s:					
Sigr	nature of Person Making S	ervice				
	e (if any) bscribed and sworn to befo		nis	 _ day of		,
Jud	ge, Notary or Other Officer	Authori	zed to Adm	 ninister Oat	hs	
*If s	cial Title ervice is made by the sher nature of the sheriff or depu					ounty, the
_	ovisionally approved, effect ctive January 20, 2005.]	ive Augı	ust 15, 2000	3 until Augı	ust 31, 200	4; approved,

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

4-983. Nomination of kinship guardian.

[Section 40-10B-8 NMSA 1978] STATE OF NEW MEXICO COUNTY OF ______ JUDICIAL DISTRICT [Petitioner] [Petitioners] No. _____ V. [Respondent] [Respondents] IN THE MATTER OF THE GUARDIANSHIP OF _____ NOMINATION OF KINSHIP GUARDIAN I, _____ (list child's name), was born on ____and I am fourteen (14) years old or older. I request the court to appoint _____ (name of guardian) [and _____(name of guardian)] as my kinship [guardian] [guardians]. I state upon my oath or affirmation that this document and the statements in it are true and correct to the best of my information and belief. Child's signature Address: Telephone: ____ STATE OF NEW MEXICO) SS COUNTY OF

Acknowledged, subscribed and sworn to befor	e me this day of
above-named child. My commission expires:	
Notary Public	
USE NO	TE
Section 40-10B-11 NMSA 1978 of the Kinship shall appoint a person nominated by a child who unless the court finds the nomination contrary is fourteen (14) years of age or older, this form filing of the petition and shall be attached to an	no has reached his fourteenth birthday to the best interests of the child". If a child is to be signed by the child prior to the
[Provisionally approved, effective August 15, 2 effective January 20, 2005.]	003 until August 31, 2004; approved,
ANNOTAT	TIONS
Effective dates. — Pursuant to a court order of provisionally approved effective August 15, 200 August 31, 2004. Pursuant to a court order data permanently approved effective for all cases fill	03. The provisional adoption expired on ed October 14, 2004, this form was
4-984. Motion for appointment of ter	nporary guardian.
[Section 40-10B-7 NMSA 1978]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT	_
[Petitioner] [Petitioners]	
V.	No
Respondent IN THE MATTER OF THE GUARDIANSHIP OF	

The [petitioner requests] [petitioners request] the court to enter an order appointing them as kinship guardians pending a final hearing on the Petition for Order Appointment Kinship Guardian.		
A temporary guardianship is necessary because:		
We have attempted to notify the respondent by the following methods:		
Signature of person filing motion Printed Name: Address:		
Telephone:		
[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]		
ANNOTATIONS		
Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.		
4-985. Parental consent to appointment of guardian and waiver of service of process (paternity admitted).		
[Kinship Guardianship Act, Sections 40-10B-1 to 40-10B-14 NMSA 1978]		
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT COURT		
No		

_____, Petitioner

_____, Respondent

IN THE MATTER OF THE GUARDIANSHIP OF				
PARENTAL CONSENT TO APPOINTMENT OF GUARDIAN AND WAIVER OF SERVICE OF PROCESS (Paternity admitted)				
I, (name of parent) upon my oath or affirmation state:				
1. PARENTS OF THE CHILD				
I, (list name), am the [mother] [father]¹ of (circle one)				
of: Name: (last name, first and				
middle)				
Date of birth: Present address:				
(street)				
(city)				
(state and zip code)				
2. MY AGREEMENT TO GIVE THE KINSHIP GUARDIANS MY LEGAL RIGHTS AND DUTIES AS A PARENT				
I understand that by signing this paper:				
A. I am giving (name of petitioner or petitioners)				
(1) my legal rights and duties as a parent, except for the right to consent to adoption and the duty to pay child support; and				

- (2) unless we have agreed upon visitation, the authority to make all decisions when
- B. If I want to terminate the kinship guardianship of the above child, I will have to prove that the circumstances surrounding the signing of this paper have changed and that it is in the best interest of my [child] [children] that the guardianship be terminated.
- C. I agree that it is in the best interest of the above child that the above named petitioners be named as kinship guardians for the above child.

3. CHILD SUPPORT OBLIGATION

and if I may visit with my [child] [children].

[] I	understand that the petitioners are not requesting child support in this ding.
[] [agree to pay child support as follows: .
	stand that the court may require me to pay child support and understand that the ordered can be changed by the court at any time in the future.
4. C	CONSENT TO APPOINTMENT OF GUARDIAN
	nt to the appointment of (list guardian's or names) as [guardian] [guardians] of the above [child] [children].
5. V	WAIVER OF RIGHT TO SERVICE OF SUMMONS AND PETITION
waive s	copies of the Petition for Order Appointing Kinship Guardian filed in this case and ervice of the summons and additional pleadings. not been given anything in exchange for signing this consent form.
6. F	RIGHT NOT TO SIGN
I HAVE VOLUN When I everythi	RSTAND THAT I DO NOT HAVE TO SIGN THIS CONSENT FORM AND THAT THE RIGHT TO CONTEST THIS ACTION. I AM KNOWINGLY AND ITARILY SIGNING THIS FORM. sign below, I am telling the judge that I have read this document and agree with ing in it. I state upon my oath or affirmation that this document and the ents in it are true and correct to the best of my information and belief.
7. F	RIGHT TO WITHDRAW CONSENT
order gr	stand that I may withdraw this consent at any time before the court enters an ranting the petition for kinship guardianship by filing with the court a motion g the court of my withdrawal of consent. ²
Respon	ndent's (parent's) signature
Printed	name
Address	s:
Telepho	
STATE	OF NEW MEXICO)) ss

COUNTY OF)			
Acknowledged, subscribed and sworn to before me this day of, the			
petitioner. My commission expires:			
Notary Public			
USE NOTES			
1. This form should be used only if both respondents admit that they are the parents of the child. If paternity has not been established, Civil Forms 4A-331 and 4A-332 NMRA may be used to establish paternity. It is not necessary to establish paternity for the court to enter a kinship guardianship order, however, child support may not be ordered to be paid by a respondent who has been named as the father of the child unless paternity has been established.			
2. If a respondent wishes to withdraw consent prior to the final court order appointing the petitioner as kinship guardian, Form 4-991 NMRA may be used.			
[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]			
ANNOTATIONS			
Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.			
4-986. Parental consent to appointment of guardian and waiver of service of process (paternity not admitted).			
[Kinship Guardianship Act, Sections 40-10B-1 to 40-10B-14 NMSA 1978]			
JUDICIAL DISTRICT COURT			
STATE OF NEW MEXICO			
Petitioner			
v. No			

	_ and
Respondents IN THE MATTER OF THE GUARDIANSH	HIP OF

PARENTAL CONSENT TO APPOINTMENT OF GUARDIAN AND WAIVER OF SERVICE OF PROCESS

(Paternity	not admitted)
I	(name of parent) upon my oath or
affirmation state:	
1. RESPONDENT	
I,case and without admitting that I am the fa	_ (list name), am a respondent in the above
Name:	
middle)	,
Date of birth:	
Present address:	
	(street)
	(<i>CIty</i>)
	(state and zip code)
I agree to the relief requested by the petition Kinship Guardian, a copy of which has bee	· · · · · · · · · · · · · · · · · · ·
2. MY AGREEMENT	
Lundarstand that by signing this paper:	

I understand that by signing this paper:

- I am giving the petitioners any legal rights and duties I have if it is later established that I am the father of the child;
- B. if it is later determined that I am the father of the above child, I may be required to pay child support;
- C. I will have no rights to visitation of the above child; and
- if I want to terminate the kinship guardianship of the above child, I will have to D. prove that the circumstances surrounding the signing of this paper have changed and that it is in the best interest of my [child] [children] that the guardianship be terminated.

WAIVER OF RIGHT TO SERVICE OF SUMMONS AND PETITION 3.

I have copies of the Petition for Order Appointing Kinship Guardian filed in this case and waive service of the summons and additional pleadings.

I have not been given anything in exchange for signing this consent form.

4. RIGHT NOT TO SIGN

I UNDERSTAND THAT I DO NOT HAVE TO SIGN THIS CONSENT FORM AND THAT I HAVE THE RIGHT TO CONTEST THIS ACTION. I AM KNOWINGLY AND VOLUNTARILY SIGNING THIS FORM.

When I sign below, I am telling the judge that I have read this document and agree with everything in it. I state upon my oath or affirmation that this document and the statements in it are true and correct to the best of my information and belief.

5. RIGHT TO WITHDRAW CONSENT

I understand that I may withdraw this consent at any time before the court enters an order granting the petition for kinship guardianship by filing with the court a motion notifying the court of my withdrawal of consent.

Respondent's signature			_	
Printed name			_	
Address:			–	
Telephone:			_	
STATE OF NEW MEXICO)			
)	SS		
COUNTY OF)			
Acknowledged, subscribed an				•
My commission expires:				, are penalerier.
Notary Public				_
		USE NOTE		

This form should be used by a respondent who has not admitted paternity, but has no objection to an order appointing the petitioners as kinship guardians.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

4-987. Order appointing temporary kinship guardian.

Section 40-10B-7 NMSA 19781

[guardians] is necessary.

STATE OF NEW MEXICO	
COUNTY OF JUDICIAL DISTRICT	
[Petitioner] [Petitioners]	
V.	No
Respondent IN THE MATTER OF THE GUARDIANSHIP OF	
ORDER APPOINTING TO KINSHIP GUARDO	
The court has reviewed the sworn petition for ap	ppointment of l as kinship [quardian]
[guardians] of the above minor child and the [petition a temporary kinship guardian.	ner's] [petitioners'] motion to appoint
The court having considered the petition and mojurisdiction and that:	otion, FINDS that the court has
The [petitioner is] [petitioners are] the relationship) of the above named child.	(state
2. The following extraordinary circumstances ex	xist:

Appointment of the [petitioner] [petitioners] as temporary kinship [guardian]

4.	Other:	
set for Guard	. rder shall automatically terminate one hundred eighty (180) days after the date th below or upon entry of an order on the Petition for Order Appointing Kinship lian, whichever date is earlier. SO ORDERED.	
Date	District court judge	
	USE NOTE	
This fo	orm may be used with Civil Forms 4-981 and 4-984 NMRA.	
-	sionally approved, effective August 15, 2003 until August 31, 2004; approved, ve January 20, 2005.]	
	ANNOTATIONS	
Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.		
	3. Order appointing kinship guardian by consent <i>(paternity itted)</i> .	
[Section	on 40-10B-8 NMSA 1978]	
_	E OF NEW MEXICO	
	JUDICIAL DISTRICT	
[Petition	oner] [Petitioners]	
V.	No	
Respo	ondent E MATTER OF THE GUARDIANSHIP	

ORDER APPOINTING KINSHIP GUARDIAN BY CONSENT¹ (paternity admitted)

TI	ne cou	rt has reviewed the sworn petition for appointment of [and] as kinship
[guar	dian] [guardians] of above minor child and the consent of the respondents.
TI that:	ne cou	rt having considered the petition, FINDS that the court has jurisdiction and
1.	-	petitioner is] ² [petitioners are]e the relationship) of the above named child.
(Che	ck app	licable alternative.)
2.	[]	The child's mother has consented to the appointment of [a guardian] [guardians] for her child and the consent is filed with the court. ²
	[]	The child's mother is deceased.
	[]	The child's mother's parental rights have been terminated by a prior court order.
(Che	eck app	olicable alternative.)
3.	[]	The child's father has consented to the appointment of [a guardian] [guardians] for his child and the consent is filed with the court. ²
	[]	The child's father is deceased.
	[]	The child's father's parental rights have been terminated by a prior court order.
4	-	petitioner] [petitioners] shall be appointed as the kinship [guardian] dians] of the child.
(Che	eck app	olicable alternative.)
5.	[]	The [petitioner has] [petitioners have] not requested child support.
	[]	The parties have agreed to child support as follows:
		The parties have agreed to the following visitation:
	[]	
IT IS	SO OF	RDERED.
Date		District court judge

USE NOTES

- 1. This form order may be used if both parents have signed a Parental Consent to Appointment of Guardian and Waiver of Service of Process. It may also be used if one of the parents of the child is deceased or if the parent's parental rights have been terminated. If a parent is deceased, a copy of the death certificate must be filed in the kinship guardianship proceeding. If a parent's rights as a parent have been terminated by a court order, a copy of the order must be filed in the kinship guardianship proceeding. See Use Note 3 of Form 4-981 NMRA. See Forms 4-985 and 4-986 NMRA for parental consent forms.
- 2. Use only applicable alternative.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

4-989. Order appointing kinship guardian by consent (paternity not admitted).

[Section 40-10B-8 NMSA 1978]

STATE OF NEW MEXICO	
COUNTY OF	
JUDICIAL DISTRICT	
[Petitioner] [Petitioners]	
V.	No
Respondent	
IN THE MATTER OF THE GUARDIANSHIP OF	
ORDER APPOINTING KINSHIP GUA (paternity not adm	
The court has reviewed the sworn petition for ap	pointment of] as kinship

[guardian] [guardians] of above minor child and the consent of the respondents.

Th that:	e court having considered the petition, FINDS that the court has jurisdiction and
1. [The [petitioner is a grandparent] [petitioners are grandparents] (state the relationship)]² of the above named child.
2. for he	The child's mother has consented to the appointment of [a guardian] [guardians] r child and the consent is filed with the court.
3. appoir court.	(name of respondent) has not contested the ntment of [a guardian] [guardians] for this child and the consent is filed with the
4. [guard	The [petitioner] [petitioners] shall be appointed as the kinship [guardian] lians] of the child.
(Chec	k and complete applicable alternative.)
5. [] []	The [petitioner has] [petitioners have] not requested child support. The mother has agreed to child support as follows:
[The petitioners and (name of respondent) have agreed to the following visitation:
IT IS	SO ORDERED.
Date	District court judge
	USE NOTES
1. Appoi	This form order may be used if both parents have signed a Parental Consent to number of Guardian and Waiver of Service of Process.

- 2. See Section 40-10B-5 NMSA 1978 for persons who may file as a petitioner pursuant to the Kinship Guardianship Act. See also Domestic Relations Form 4A-981
- [Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

NMRA for relationship of the petitioners.

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

4-990. Order appointing kinship guardian without consent of both respondents.

[Section 40-10B-8 NMSA 1978]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT	
	_
[Petitioner] [Petitioners]	
V.	No
Respondent IN THE MATTER OF THE GUARDIANSHIP OF	-
ORDER APPOINTING KINSH WITHOUT CONSENT OF BOTH	
The court has reviewed the sworn petition for ap	ppointment of] as [guardian]
[guardians] of above minor child.	
The court having considered the petition, FINDS that:	that the court has jurisdiction and
1. The [petitioner is] [petitioners are]the relationship) of the above named child.	(state
2. The child has resided with the petitioner with days immediately preceding the date the petition was	• • • • • • • • • • • • • • • • • • • •
3. (Check and complete applicable alternative.)	
[] (name with a summons and Petition for Order Appointing R	e of respondent) has been served Kinship Guardian. ²

[] _	(name of mother) has been served by
publishir	ng notice of this proceeding as ordered by the court.3
	he child's mother has not appeared in this proceeding and has not signed a Consent to Appointment of Guardian and Waiver of Service of Process.
	he child's mother has consented to the appointment of [a guardian] [guardians] child] [children] and the consent is filed with the court.
4. (0	Check and complete applicable alternative.)
[] _ with a su	(name of respondent) has been served immons and Petition for Order Appointing Kinship Guardian. ²
[] _ publishir	(name of father) has been served by ng notice of this proceeding as ordered by the court.3
	he child's father has not appeared in this proceeding and has not signed a Consent to Appointment of Guardian and Waiver of Service of Process.
	he child's father has consented to the appointment of [a guardian] [guardians] hild] [children] and the consent is filed with the court.
[] TI	he child's father is unknown.
7	e [petitioner] [petitioners] shall be appointed as the kinship [guardian] ardians] of the child.
(Ch	eck and complete applicable alternative.)
6. []	The [petitioner has] [petitioners have] not requested child support.
[]	The [petitioners] and (name of respondent) have agreed to child support as follows:
[]	The [petitioners] and (name of respondent) have agreed to visitation as follows:
IT IS SO	ORDERED.
Date	District court judge

USE NOTES

- 1. Unless the parent's parental rights have been terminated or the parent is deceased, this form is to be used if a respondent has not appeared in the proceedings and has not signed a Parental Consent to Appointment of Guardian and Waiver of Service of Process. Use Civil Form 4-986 NMRA if both parents have signed a Parental Consent to Appointment of Guardian and Waiver of Service of Process.
- 2. See Rule 1-004 NMRA for personal service of process. See also Civil Form 4-982 NMRA for the form of summons used in kinship guardianship proceedings.
- 3. If the respondent has not been personally served with process, the court does not need to determine paternity of the child prior to signing this order.
- 4. See Rule 1-004 NMRA and Civil Forms 4-209 and 4-209A for service by publication.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

ANNOTATIONS

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4-991. Motion for revocation of kinship guardianship.

[Kinship Guardianship Act, Sections 40-10B-1 to 40-10B-14 NMSA 1978.]

JUDICIAL DISTRICT COURT COUNTY OF STATE OF NEW MEXICO		
Petitioner (kinship guardian or guardians)		
v.	No	1
and		_
Respondents (parent or parents of child)		
IN THE MATTER OF THE GUARDIANSHIP OF 2		

MOTION FOR REVOCATION OF KINSHIP GUARDIANSHIP

1.	INFORMATION ABOUT THE PARENTS			
A.	(mother's name) is the mother of the			
	e named child. Her current address is county and state and zip code).			
	(father's name) is the father of the His current address is county and state and zip code).			
C. [] par [] fatl [] mo	her			
D. circur	The kinship guardianship should be revoked because of the following change of mstances:			
(desc	cribe change of circumstances)			
2.	INFORMATION RELATING TO CHILD			
	The [respondent requests] [respondents request] the court to enter an order nating the kinship guardianship and to return the following child to [and]³.			
3.	TRANSITION PLAN.			
	nsition plan that demonstrates how the child will be reintegrated into our home is ned to this motion.4			
STAT	TE OF NEW MEXICO)) ss			
COU	NTY OF)			
have [We]	respondent was sworn and states] [respondents were sworn and state]: [I] [We] read this motion and it is true to the best of [my] [our] knowledge and belief. [I] understand that [I] [We] can be punished both civilly and criminally if any nation in this motion is false.			

Date	Signature of Respondent		
Signed and sworn before me on this	_day of	,	.•
Notary public My commission expires:			

USE NOTES

- 1. This form is to be filed in the same court as the court appointing the kinship quardians. The clerk will use the same docket number.
- 2. This form may be modified if there is more than one child who was subject to a kinship quardianship.
- 3. Service of this request shall also be made on the child if the child is fourteen (14) years of age or older.
- 4. A transition plan is required to be filed with this motion. A transition plan should include, but not be limited to, information about the child's health, doctors, dentists, special medical needs, school, extra-curricular activities, religious worship, all visitation rights of the parties and other persons and any other matters relevant to the best interests of the child and how the needs of the child will be met after the termination of the kinship guardianship. Domestic Relations Form 4A-313 NMRA, Parenting Plan and Child Support Obligation, may be modified and used as a "transition plan".

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]

ANNOTATIONS

Effective dates. — Pursuant to a court order dated July 2, 2003, this form was provisionally approved effective August 15, 2003. The provisional adoption expired on August 31, 2004. Pursuant to a court order dated October 14, 2004, this form was permanently approved effective for all cases filed on or after January 20, 2005.

Table Of Corresponding Forms

The first table below reflects the disposition of the former Civil Forms. The left-hand column contains the former form number, and the right-hand column contains the corresponding present Civil Form.

The second table below reflects the antecedent provisions in the former Civil Forms (right-hand column) of the present Civil Forms (left-hand column).

Former Form	NMRA	Former Form	NMRA
1.00	4-201	7.03	4-804
1.01	4-203	8.00	4-805
1.02	4-204	8.01	4-806
1.03	4-301	8.02	4-807
1.04	4-202	8.03	4-812
1.05	4-302	8.03A	4-811
2.00	4-304	8.04	4-813
2.01	4-305	8.05	4-814
2.02	4-306	8.06	4-808
3.00	4-501	8.07	4-809
3.01	4-502	8.08	4-810
3.02	4-307	9.00	4-707
3.03	4-401	9.01	4-708
4.00	4-503	10.00	4-901
4.01	4-601	10.01	4-902
5.00	4-103	10.02	4-903
5.01	4-102	10.03	4-904
5.02	4-101	10.04	4-905
6.00	4-701	10.05	4-906
6.01	4-703	10.06	4-907
6.02	4-704	10.07	4-908
6.03	4-705	10.08	4-909
6.04	4-706	10.09	4-910
6.05	4-303	10.10	4-911
6.06	4-702	10.11	4-912
7.00	4-801	10.12	4-913
7.01	4-802	10.13	4-914
7.02	4-803		
NMRA	Former Form	NMRA	Former Form
4-101	5.02	4-707	9.00
4-102	5.01	4-708	9.01
4-103	5.00	4-709	None
4-104	None	4-710	None
4-201	1.00	4-801	7.00
4-202	1.04	4-802	7.01
4-203	1.01	4-803	7.02
4-204	1.02	4-804	7.03

4-205	None	4-805	8.00
4-206	None	4-806	8.01
4-207	None	4-807	8.02
4-208	None	4-808	8.06
4-301	1.03	4-809	8.07
4-302	1.05	4-810	8.08
4-303	6.05	4-811	8.03A
4-304	2.00	4-812	8.03
4-305	2.01	4-813	8.04
4-306	2.02	4-814	8.05
4-306A	None	4-901	10.00
4-307	3.02	4-902	10.01
4-308	None	4-903	10.02
4-401	3.03	4-904	10.03
4-501	3.00	4-905	10.04
4-502	3.01	4-906	10.05
4-503	4.00	4-907	10.06
4-601	4.01	4-908	10.07
4-701	6.00	4-909	10.08
4-702	6.06	4-910	10.09
4-703	6.01	4-911	10.10
4-704	6.02	4-912	10.11
4-705	6.03	4-913	10.12
4-706	6.04	4-914	10.13