CIVIL FORMS

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO
IN THE MATTER OF THE REVISION AND ADOPTION
OF CIVIL AND CRIMINAL FORMS FOR THE DISTRICT
COURTS AND COURTS OF LIMITED
JURISDICTION : 8000 Misc.

This matter coming on for the consideration by the court, and the court being sufficiently advised, Mr. Chief Justice Payne, Mr. Senior Justice Sosa, Mr. Justice Federici, Mr. Justice Riordan and Mr. Justice Stowers concurring:

NOW, THEREFORE, IT IS ORDERED that the following Civil Form 6.06 be and the same is hereby approved for use in the Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that Criminal Form 4.24 be and the same is hereby approved for use in the District Courts;

IT IS FURTHER ORDERED that Criminal Form 6.60 be and the same is hereby approved for use in the District, Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED the approval of the above forms shall be effective for all cases filed in the above courts on or after October 1, 1983;

IT IS FURTHER ORDERED that the clerk of the court be and she hereby is authorized and directed to give notice of the approval of the above described orders by publishing the same in the NMSA 1978.

DONE at Santa Fe, New Mexico this 25th day of April, 1983.

/s/ H. VERN PAYNE
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ WILLIAM R. FEDERICI
Justice
/s/ WILLIAM RIORDAN
Justice
/s/ HARRY E. STOWERS, JR.
Justice

NMRA

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION AND

AMENDMENT OF CIVIL AND CRIMINAL

FORMS: 8000 Misc.

FOR THE DISTRICT COURT AND:

FOR THE DISTRICT COURT AND : COURTS OF LIMITED JURISDICTION

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Federici, Senior Justice Sosa, Justice Riordan, Justice Stowers, and Justice Walters concurring:

NOW, THEREFORE, IT IS ORDERED that Civil Form 2.02 is hereby amended;

IT IS FURTHER ORDERED that the following forms be and are hereby adopted: Civil Forms 1.04 and 1.05;

IT IS FURTHER ORDERED that the amendment and adoption of the above forms shall be effective on or after October 1, 1984;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of these amendments and adoptions by publishing the same in the NMSA 1978.

DONE at Santa Fe, New Mexico this 4th day of April, 1984.

/s/ WILLIAM R. FEDERICI
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ WILLIAM RIORDAN
Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT OF

CIVIL FORMS 4-303 AND 4-703
AND : 8000 Misc.

THE APPROVAL OF FORM 4-104

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Civil

Forms 4-303 and 4-703 and the adoption of Civil Form 4-104 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above amendment of Civil Forms 4-303 and 4-703 and the adoption of Civil Form 4-104 shall be effective for cases filed on or after October 1, 1987;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the amendment and adoption of the above forms by publishing the same in the News and Views and in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 17th day of August, 1987.

/s/ TONY SCARBOROUGH
Chief Justice
/s/ DAN SOSA, JR.
Senior Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

NMRA

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION OF

CIVIL FORMS 4-205 AND 4
308 : 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the adoption of Civil Forms 4-205 and 4-308 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above approval of Civil Forms 4-205 and 4-308 shall be effective for cases filed on or after July 1, 1988;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the above forms by publishing the same in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 26th day of May, 1988. $/\mathrm{s}/$ TONY SCARBOROUGH

Chief Justice /s/ DAN SOSA, JR. Senior Justice /s/ HARRY E. STOWERS, JR.
Justice
/s/ MARY C. WALTERS
Justice
/s/ RICHARD E. RANSOM
Justice

NMRA

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION OF

CIVIL FORM 4
206 : 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Scarborough, Senior Justice Sosa, Justice Stowers, Justice Walters and Justice Ransom concurring:

NOW, THEREFORE, IT IS ORDERED that the adoption of Civil Form 4-206 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above approval of Civil Form 4-206 shall be effective for cases filed on or after August 1, 1988;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the above forms by publishing the same in the Bar Bulletin and the 1986 SCRA.

DONE at Santa Fe, New Mexico this 1st day of June, 1988.

/s/ TONY SCARBOROUGH

Chief Justice

/s/ DAN SOSA, JR.

Senior Justice

/s/ HARRY E. STOWERS, JR. Justice /s/ MARY C. WALTERS

Justice
/s/ RICHARD E. RANSOM
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION AND AMENDMENT OF CIVIL

FORMS : 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Stowers, Justice Scarborough, Justice Ransom and Justice Baca concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Civil Forms 4-102, 4-204 and 4-307 be and the same is hereby approved; IT IS FURTHER ORDERED that the adoption of Civil Forms 4-208 and 4-306A be and the same is hereby approved;

IT IS FURTHER ORDERED that the above approval of Civil Forms 4-102, 4-306A and 4-307 shall be effective for cases filed on or after September 1, 1989;

IT IS FURTHER ORDERED that the above approval of Civil Forms 4-204 and 4-208 shall be effective for cases filed on or after January 1, 1990;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the above forms by publishing the same in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 16th day of May, 1989.

/s/ DAN SOSA, JR.
Chief Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ TONY SCARBOROUGH
Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice

NMRA

207

IN THE SUPREME COURT OF THE
STATE OF NEW MEXICO
IN THE MATTER OF THE ADOPTION
OF CIVIL FORM 4-

8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Stowers, Justice Scarborough, Justice Ransom and Justice Baca concurring:

NOW, THEREFORE, IT IS ORDERED that the adoption of Civil Form 4-207 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above approval of Civil Form 4-207 shall be effective for cases filed on or after August 1, 1989;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the approval of the above forms by publishing the same in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 31st day of May, 1989.

/s/ DAN SOSA, JR.
Chief Justice
/s/ HARRY E. STOWERS, JR.
Justice
/s/ TONY SCARBOROUGH
Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT OF CIVIL

FORMS : Misc.

8000

MISC.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Wilson concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Civil Forms 4-204 and 4-308 be and the same is hereby approved;

IT IS FURTHER ORDERED that the above amendments of the Civil Forms shall be effective July 1, 1990;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 14th day of February, 1990.

/s/ DAN SOSA, JR.
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice

/s/ SETH D. MONTGOMERY Justice /s/ KENNETH B. WILSON Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO IN THE MATTER OF THE AMENDMENT OF CIVIL

FORMS 8000 :

Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Sosa, Justice Ransom, Justice Baca, Justice Montgomery and Justice Franchini concurring:

NOW, THEREFORE, IT IS ORDERED that the amendment of Civil Forms 4-204, 4-307 and 4-703 be and the same are hereby amended; IT IS FURTHER ORDERED that new Civil Forms 4-709 and 4-710 be and the same are hereby approved;

IT IS FURTHER ORDERED that the above amendment and approval of new Civil Forms shall be effective October 1, 1991;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the 1986 SCRA.

DONE at Santa Fe, New Mexico this 9th day of May, 1991.

/s/ DAN SOSA, JR. Chief Justice /s/ RICHARD E. RANSOM Justice /s/ JOSEPH F. BACA Justice /s/ SETH D. MONTGOMERY Justice /s/ GENE E. FRANCHINI Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT

OF : 8000 Misc.

CIVIL FORMS

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Civil Forms 4-801, 4-802, 4-803, 4-804, 4-805, 4-806, 4-807, 4-808, 4-809, 4-811 and 4-812 be and the same are hereby amended;

IT IS FURTHER ORDERED that new Civil Forms 4-801A, 4-808A and 4-815 be and the same are hereby approved;

IT IS FURTHER ORDERED that Civil Form 4-810 be and the same is hereby withdrawn;

IT IS FURTHER ORDERED that amended Civil Forms 4-801 and 4-812 be and the same are hereby approved for use in the Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that the amended and new Civil Forms 4-801A, 4-811 be and the same are hereby approved for use in the District Courts;

IT IS FURTHER ORDERED that amended and new Civil Forms 4- 802, 4-803, 4-804, 4-805, 4-806, 4-807, 4-808, 4-808A, 4-809 and 4-815 be and the same are hereby approved for use in the District, Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that the above amendment, withdrawal and approval of new Civil Forms shall be effective on and after July 1, 1992;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 15th day of April, 1992.

/s/ RICHARD E. RANSOM
 Chief Justice
/s/ JOSEPH F. BACA
 Justice
/s/ SETH D. MONTGOMERY
 Justice
/s/ GENE E. FRANCHINI
 Justice
/s/ STANLEY F. FROST
 Justice

NMRA

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT

AND APPROVAL OF CIVIL

FORMS: 8000 Misc.

This matter coming on for consideration by the court and the court being sufficiently advised, Chief Justice Ransom, Justice Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED that Civil Forms 4-204, 4-208, 4-808A, 4-907 and 4-908 be and the same are hereby amended;

IT IS FURTHER ORDERED that new Civil Forms 4-915 and 4-916 be and the same are hereby approved;

IT IS FURTHER ORDERED that the amended and new Civil Forms be and the same are hereby approved for use in the Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that the above amendment and approval of Civil Forms shall be effective for cases filed in the Magistrate and Metropolitan Courts on and after January 1, 1993;

IT IS FURTHER ORDERED that the clerk of the court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 14th day of August, 1992.

/s/ RICHARD E. RANSOM
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO
NO. 94-8300
IN THE MATTER OF THE AMENDMENT OF THE CIVIL FORMS

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Ransom, Justice

Baca, Justice Montgomery, Justice Franchini and Justice Frost concurring;

NOW, THEREFORE, IT IS ORDERED that Civil Forms 4-204, 4-803 and 4-808A be and the same hereby are amended;

IT IS FURTHER ORDERED that the above amendments of the Civil Forms shall be effective on and after May 1, 1994;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 17th day of February, 1994.

/s/ RICHARD E. RANSOM
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ SETH D. MONTGOMERY
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO
NO. 94-8300
IN THE MATTER OF THE ADOPTION OF CIVIL FORMS 4-820 AND 4-821

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Montgomery, Justice Ransom, Justice Baca, Justice Franchini and Justice Frost concurring:

NOW, THEREFORE, IT IS ORDERED Civil Forms 4-820 and 4-821 be and the same hereby are adopted;

IT IS FURTHER ORDERED that the adoption of the above Civil Forms shall be effective on and after January 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the adoption of the above Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 19th day of September, 1994.

/s/ SETH D. MONTGOMERY

Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO
NO. 94-8300
IN THE MATTER OF THE AMENDMENT
OF CIVIL FORMS 4-201, 4-301 AND 4-801

This matter coming on for consideration by the Court and the Court being sufficiently advised, Chief Justice Seth D. Montgomery, Justice Richard E. Ransom, Justice Joseph F. Baca, Justice Gene E. Franchini and Justice Stanley F. Frost concurring;

NOW, THEREFORE, IT IS ORDERED that Civil Forms 4-201, 4-301 and 4-801 be and the same hereby are amended;

IT IS FURTHER ORDERED that amended Civil Forms 4-201, 4-301 and 4-801 shall be effective on and after January 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the above amendments of the Civil Forms by publishing the same in the Bar Bulletin and SCRA 1986.

DONE at Santa Fe, New Mexico this 30th day of September, 1994.

/s/ SETH D. MONTGOMERY
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO NO. 95-8300
IN THE MATTER OF THE AMENDMENT OF THE CIVIL FORMS FOR COURTS OF LIMITED JURISDICTION

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that Civil Forms 4-101, 4-102, 4-103, 4-104, 4-921, and 4-922 for the Courts of Limited Jurisdiction be and the same hereby is approved;

IT IS FURTHER ORDERED that the above amendment of the Civil Forms for the Courts of Limited Jurisdiction shall be effective November 1, 1995;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the Civil Forms for Courts of Limited Jurisdiction by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 12th day of September, 1995.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO
No. 95-8300
IN THE MATTER OF AMENDMENT AND

ADOPTION OF CIVIL FORMS FOR USE IN THE DISTRICT, MAGISTRATE AND METROPOLITAN COURTS

ORDER

This matter coming on for consideration by the Court, upon recommendation of the Rules of Civil Procedure for the District Courts Committee and the Courts of Limited Jurisdiction Committee to adopt amendments to Civil Forms 4-801, 4-801A, 4-803, 4-804, 4-805, 4-806, 4-807, 4-808, 4-808A, 4-809, 4-811 and 4-812 and to approve new Civil Form 4-810A of the Civil Forms, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment Civil Forms 4-801A, 4-803, 4-804, 4-805, 4-806, 4-807, 4-808, 4-808A, 4-809 and 4-811 of the Civil Forms are hereby approved for use in the District Courts, Civil Forms 4-801, 4-803, 4-804, 4-806, 4-807, 4-808, 4-808A, 4-809 and 4-812 of the Civil Forms are hereby approved for use in the Magistrate and Metropolitan Courts and new Civil Form 4-810A is hereby approved for use in the District, Magistrate and Metropolitan Courts;

IT IS FURTHER ORDERED that the amendment and adoption of the above-referenced Civil Forms shall be effective for cases filed on and after January 1, 1996;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the above-referenced amendments to the Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 6th day of November, 1995.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO No. 95-8300
IN THE MATTER OF THE AMENDMENT OF THE CIVIL FORM 4-502

ORDER

This matter coming on for consideration by the Court, upon recommendation of the Courts of Limited Jurisdiction Committee to amend Civil Form 4-502, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment of Civil Form 4-502 be and the same hereby is approved;

IT IS FURTHER ORDERED that the amendment of Civil Form 4-502 shall be effective on and after January 1, 1996;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the above amendment of the Civil Forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 6th day of November, 1995.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO No. 95-8300
IN THE MATTER OF AMENDMENTS
OF RULES 1-072, 1-073, 1-074,
1-075, 1-076, 1-077, AND 1-081, AND
FORMS 4-707, 4-707A, AND 4-830 OF
THE RULES OF CIVIL PROCEDURE
FOR THE DISTRICT COURTS

ORDER

This matter coming on for consideration by the Court, upon recommendation of the Rules of Civil Procedure for the District Courts Committee to adopt amendments to Rules 1-072, 1-073, 1-074, 1-075, 1-076, 1-077 and 1-081 and Forms 4-707, 4-707A and 4-830 of the Rules of Civil Procedure for the District Courts, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Stanley F. Frost, and Justice Pamela B. Minzner concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of the Rules 1-072, 1-073, 1-074, 1-075, 1-076, 1-077, and 1-081, and Forms 4-707, 4-707A, and 4-830 of the Rules of Civil Procedure for the District Courts are hereby approved;

IT IS FURTHER ORDERED that the amendments of Rules 1-072, 1-073, 1-074, 1-075, 1-076, 1-077, and 1-081, and Forms 4-707, 4-707A, and 4-830 of the Rules of Civil Procedure for the District Courts shall be effective for appeals and writs filed on and after January 1, 1996;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above rules and forms by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 15th day of November, 1995.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO NO. 96-8300
IN THE MATTER OF THE AMENDMENTS OF RULES 2-705, 3-706, 3-708, AND FORM 4-708 AND THE WITHDRAWAL OF RULES 3-707 3-709, 3-710, 3-711, AND 3-712 OF THE MAGISTRATE COURT AND

METROPOLITAN COURT RULES GOVERNING APPEALS IN CIVIL CASES TO THE DISTRICT COURT

ORDER

This matter coming on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee to adopt amendments to Rules 2-705, 3-706, 3-708 and Form 4-708, and to withdraw Rules 3-707, 3-709, 3-710, 3-711, and 3-712, and the Court being sufficiently advised, Chief Justice Stanley F. Frost, Justice Richard E. Ransom, Justice Joseph F. Baca, Justice Gene E. Franchini, and Justice Pamela B. Minzner concurring:

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-705, 3-706, 3-708, and Form 4-708 of the Magistrate Court and Metropolitan Court rules governing appeals in civil cases to the District Court hereby are approved;

IT IS FURTHER ORDERED that the withdrawal of Rules 3-707, 3-709, 3-710, 3-711, and 3-712, hereby is approved and effective July 1, 1996;

IT IS FURTHER ORDERED that the amendments of Rules 2-705, 3-706, 3-708, and Form 4-708 shall be effective for appeals filed on and after July 1, 1996;

IT IS FURTHER ORDERED that the Clerk of the Court is hereby authorized and directed to give notice of the adoption of the above-referenced rules by publishing the same in the Bar Bulletin and in the SCRA 1986.

DONE at Santa Fe, New Mexico this 18th day of April, 1996.
/s/ Stanley F. Frost
Chief Justice
/s/ Richard E. Ransom
Justice
/s/ Joseph F. Baca
Justice
/s/ Gene E. Franchini
Justice
/s/ Pamela B. Minzner
Justice

NMRA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO NO. 96-8300
IN THE MATTER OF THE AMENDMENT OF CIVIL FORM 4-701

ORDER

This matter coming on for consideration by the Court upon recommendation of the Courts of Limited Jurisdiction Rules Committee to adopt amendments to Form 4-701, and the Court being sufficiently advised, Chief Justice Joseph F. Baca, Justice Richard E. Ransom, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Dan A. McKinnon, III, concurring;

NOW, THEREFORE, IT IS ORDERED that Rule 4-701 of the Rules of Courts of Limited Jurisdiction be and the same hereby is amended;

IT IS FURTHER ORDERED that the above amendment of the rule shall be effective for cases filed in the Magistrate, Metropolitan, and Municipal Courts on and after October 1, 1996;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the rule by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 26th day of August, 1996.

/s/ JOSEPH F. BACA
Chief Justice
/s/ RICHARD E. RANSOM
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ DAN A. McKINNON, III
Justice

ARTICLE 1 GENERAL PROVISIONS

4-101.

[2-106, 3-106]

STATE OF NEW MEXICO		
IN THE	COURT	
	COUNTY	
State of New Mexico		
V.		No.

NOTICE OF EXCUSAL

(CONSTITUTION OR CODE OF CONDUCT)

The undersigned believes that Honorable	t the impartia	lity of the
may reasonably	y be questioned	d because:
facts which prohibit the judge facts which prohibit the judge facts grounds for excusal under the Code of Judicial Conduct.) The undersigned believes that named judge would be in violation Code of Judicial Conduct.	rom presiding. New Mexico Co. t participation	nstitution or the n of the above-
Signature of party	Y	
[As amended, effective May 1, 1986; Novem	nber 1, 1995.]	
ANNOT	ATIONS	
The 1995 amendment, effective November	1, 1995, rewrote th	ne form.
4-102.		
[2-105, 3-105]		
STATE OF NEW MEXICO IN THE	_ COURT COUNTY	No.
IN THE		COURT
		, Plaintiff
against 		, Defendant

CERTIFICATE OF EXCUSAL OR RECUSAL

I hereby certify that I have (been excused) (recused myself) from presiding in the above case and ten (10) days have passed since the parties were notified of such recusal or excusal. The parties have not filed a stipulation agreeing to another judge of the district to hear the case. It is requested that another judge be designated according to law. _____, 19_____ Judge Division [As amended, effective May 1, 1986; September 1, 1989; November 1, 1995.] **ANNOTATIONS** The 1995 amendment, effective November 1, 1995, rewrote the form. 4-103. [2-106, 3-106] STATE OF NEW MEXICO IN THE ____ COURT No. _____COUNTY _____, Plaintiff against _____, Defendant NOTICE OF EXCUSAL The undersigned hereby notifies the court that the Honorable _____ is excused from presiding over the abovecaptioned case. _____ , 19____ . (Party or attorney for party)

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

ANNOTATIONS

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

4-104.	
[2-106, 3-106]	
STATE OF NEW MEXICO	
IN THE COUNTY	
COUNTY	- 1
	, Plaintiff
against 	, Defendant
NOTICE OF RECUSAL	1
You are notified that I have recused over the above-captioned case. The partithat if within ten (10) days they do not stipulation agreeing to another judge to judge will be assigned to hear the case.	es are further notified file with the court a

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

Division

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".

ARTICLE 2 COMMENCEMENT OF ACTION

4-201.

[2-201,	3-2011

STATE OF NEW MEX		COLLDE	N
IN THE		COURT	No.
against			
	CIVIL (COMPLAINT	
1. Plaintiff of cause of action a			be found in, or the
2. Plaintiff of \$Plaintiff class value of \$	and also cla	aims interest dant personal	ount of and court costs. property of the ribed as follows:
3. Plaintiff's transaction:	s claim arises : 	from the foll	owing event or
4. Trial by juan additional cos	_		jury is demanded,)
Date			

Signe	d
	Name (print)
	Address (print)
	City, State and Zip Code (print)
[As amende	Telephone Number d, effective January 1, 1995.]
	ANNOTATIONS
The 1995 amen defendant in the	dment, effective January 1, 1995, added the lines for the address of the caption.
4-202.	
[3-201]	
STATE OF NE	W MEXICO COURT No.
	COUNTY
against	, Plaintiff
	, Defendant
	CIVIL COMPLAINT
	iff or defendant resides, or may be found in, or the ion arose in this county.
. Plaintiff	iff claims from Defendant the amount of \$ also claims interest and court costs. f claims from Defendant personal property of the

4-203.

[Magistrate Court - Metropolitan Court]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Plai	Intiff
	, Defe	endant
COMPLAIN	NT IN FORCIBLE ENTRY	
OR U	NLAWFUL DETAINER	
Plaintiff says: On the, 19, 19, lawfully entitled to the podescribed as follows: [desocertainty.]	ossession of the prem	mises or property
		
and on that date the Defe	_	tered or retained
WHEREFORE, Plaintiff as Plaintiff be granted judgme		
, 19		
Signed		

Name [print]				
dress [print]				Ac
Code [print]		y,	State 	and Zip
phone Number				Tele
4-204.				
[2-202, 3-202]				
STATE OF NEW ME	XICO COURT		No	o.
assigned:	COUNTY			Judge
against	, Defendant			
	SUMMONS			
	THE STATE OF NEW MEXICO			
TO: Defendant(s) ADDRESS:				
GREETINGS: This summons	notifies you that a Complaint	: has	been i	filed

This summons notifies you that a Complaint has been filed against you. A copy of the complaint is attached to this summons. You are required to serve and file an Answer to the Complaint, or a responsive motion, within TWENTY (20) DAYS AFTER

THE SUMMONS HAS BEEN SERVED ON YOU. You must file the answer or responsive motion with the Clerk of the (Magistrate) (Metropolitan) Court and you must serve a copy of the Answer or responsive motion on the opposing party.

IF YOU DO NOT FILE AND SERVE AN ANSWER OR RESPONSIVE MOTION 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 above named court which is located at:

Street address of court:

A copy of your answer must be mailed to the plaintiff or to the plaintiff's attorney. Name and Address of plaintiff or plaintiff's attorney: Name: Address: WITNESS the ____, (Magistrate) Honorable (Metropolitan Court) Judge of said Court of the State of New Mexico and the Seal of the (Magistrate) (Metropolitan) Court of said county, this day of , 19 . (Judge) (Clerk) RETURN STATE OF NEW MEXICO (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 within Summons (in said county) (in _____ County) on the _____ day of ____, 19____, by delivering a copy thereof, with

copy of Complaint attached, and a form for Answer, in the

following manner:
(check only if service by sheriff or deputy)
[] I certify that I served the within Summons (in said
of , 19 , by delivering a copy thereof,
county) (in County) on the day of, 19, by delivering a copy thereof, with copy of Complaint attached, and a form for Answer, in the
following manner:
(check one box and fill in appropriate blanks)
[] to Defendant (used when Defendant receives copy of Summons or refuses to receive
Summons).
[] 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 Summons and Complaint 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 (parent)
(guardian) of defendant (used
when defendant is a minor or an incompetent person).
[] to, (title of person authorized to receive
(title of person authorized to receive
service) (used when defendant is corporation or association
subject to a suit under a common name, a land grant board of
trustees, the State of New Mexico or any political subdivision).
Fees:
Signature of Person Making Service
Title (if any)
*Subscribed and sworn to before
me this day of, 19
Judge, Notary or Other Officer
Authorized to Administer Oaths
AUCHOLIZED TO AUMITHIZED DUCHS
Official Title

*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 by mail, 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.]

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.

4-205.

COUNTY	No.
	COURT
	, Interpleader
	, Defendant
	COUNTY

, 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 county.
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 cour in order that the claims of the defendants may be settled. WHEREFORE, Interpleader asks that:
1. 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

3. Interpleader also requests court costs and such other relief as the court deems just and proper.

(set forth relationship of interpleader to defendants).

-			
Signed			
Name [print]			
Address			
and Zip Code		City,	State
ephone Number [Adopted, e	ffective July 1, 1988.]		Tel
4-206.			
[1-004]			
STATE OF NEW IN THE DIST			
	JUDICIAL DISTRICT		
against	, Plaintiff	No	•
	, Defendant		
	SUMMONS		
	THE STATE OF NEW MEXICO		
TO:ADDRESS:	, Defendant(s)		

You are hereby directed to serve a pleading or motion in response to the complaint within thirty (30) days after service of this summons, and file the same, all as provided by law. You are notified that, unless you serve and file a responsive pleading or motion, the plaintiff will apply to the court for the relief demanded in the complaint. Attorney or attorneys for plaintiff:	
Address of attorneys for plaintiff:	
(or of plaintiff, if no attorney)	
WITNESS the Honorable, district judge of	Ē
the judicial district court of the State of New	
Mexico, and the seal of the district court of	
County, this, 19, 19	
Clerk	
Ву	
Deputy	
RETURN	
STATE OF NEW MEXICO)) ss.	
COUNTY OF)	
I, being duly sworn, on oath, say that I am over the age of	Ē
eighteen (18) years and not a party to this lawsuit, and that I	Γ
served the within Summons in said County on the day	
of, 19, by delivering a copy thereof,	,
with copy of Complaint attached, in the following manner:	
(check one box and fill in appropriate blanks)	
[] to Defendant (used when Defendant	
receives copy of Summons or refuses to receive Summons)	
[] to, a person over fifteen (15) years	3
of age and residing at the usual place of abode of Defendant	
, who at the time of such service was absent therefrom.	
[] by posting a copy of the Summons and Complaint in the	
most public part of the premises of Defendant	
(used if no person found at dwelling house or usual place of	_
- · · · · · · · · · · · · · · · · · · ·	

GREETINGS:

abode)			
[]	to	, an agent authorized to r	eceive
	of process for Def		
[]	to	, (parent) (guardian) of D	efendant
		(used when Defendant is a mino	r or an
_	tent person)		
[]	to	(name of person),	
		, (title of person author	
		en Defendant is corporation or	
		suit under a common name, a la	
		ate of New Mexico or any polit	ical
subdivi	sion)		
Fees:			
26.1	~ .	Signature of	Person
Making S	Service		
			
			Т
itle (i:	fany)		1
	cribed and sworn to		
)	
perore	e me this		
day 0.	f		
	Notari on Other (
	, Notary or Other (rized to Administer		
Autho.	rized to Administer	Caths	
Offic	 ial Title		
		ho showiff on a donute showif	f of o
	-	the sheriff or a deputy sherif	
		gnature of the sheriff or depu	Ly
	need not be notari		
[Adop	ted, effective Augu	1St 1, 1988.]	
4 007			
4-207.			
[1-004]			
	OF NEW MEXICO		
IN TH	E DISTRICT COURT		
		(JUDICIAL DISTRICT)	No.

	, Plaintiff
against	
	, Defendant
NOTICE AND RECEIPT OF SUMMONS	S AND COMPLAINT
NOTICE	
TO:	
ADDRESS:	
The enclosed summons and complaint and Rule 1-004 of the New Mexico Rules of Caryou must sign and date the receipt. behalf of a corporation, unincorporated partnership) or other entity, you must a signature your relationship to that entitle behalf of another person and you are authorocess, you must indicate under your stitle. If you do not complete and return the court within twenty (20) days, you (or you are being served) may be required to incurred in serving a summons and complete incurred by law. If you do complete and return this son whose behalf you are being served) may within thirty (30) days of the date upon mailed, which appears below. If you fail default may be taken against you for the complaint. I declare, under penalty of perjury Receipt of Summons and Complaint was madday of	ivil Procedure. If you are served on association (including a indicate under your ity. If you are served on thorized to receive ignature your position or he form to the above the party on whose behalf o pay any expenses aint in any other manner form, you (or the party ust answer the complaint n which this notice was I to do so, judgment by e relief demanded in the

RECEIPT OF SUMMONS AND COMPLAINT

	ed a copy of the summons tter at (insert address).		in the above-
Signature	-		
to Receive	Relationship to Entity/ Authority Service of Process		
[Adopted, e	Date of Signature effective August 1, 1989.]	
4-208.			
[2-202, 3-202	2]		
STATE OF NEW	W MEXICO (COUNTY)	COURT	No.
		, Plaint	
against 		, Defend	dant
	OTICE AND RECEIPT OF SUMM	IONS AND COMPI	LAINT
TO:			
ADDRESS:			
prepaid retur	osed summons and complain on envelope are served pu are for the above court.	_	

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 to that entity. If you are served on behalf of another person and you are authorized to receive process, you must indicate under your signature your 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, you (or the party on whose behalf you are being served) may be required to pay any expenses incurred in serving a summons and complaint in any other manner permitted by law.

I enclose a stamped and addressed envelope for your use.

In addition to completing this form and returning it to the sender, the defendant must also answer the complaint and file an answer with the court within twenty (20) days of the date upon which this notice was mailed, which appears below. If an answer is not filed with the court within twenty (20) days, judgment by default may be taken against you for the relief demanded in the complaint.

Receipt of Sum	under penalty of perjury, that to mons and Complaint was mailed on , 19	
ddy 01	Signature of	Plaintiff
or	Plaintiff's Attorney	
		Dat
e of Signature		
	RECEIPT OF SUMMONS AND COMPLAIN	NT
	d a copy of the summons and complater at: (insert address)	aint in the above-
	-	
the party on w	and that a judgment may be entered whose behalf I received service) i the complaint with the court withi	f I do not file
Signature	;	
	Relationship to	
Entity/	Authority to Receive	Service of

Process			Date
of Signature [As amended, effective January	1, 1993.]		Date
ANNOTA	ATIONS		
The 1993 amendment, effective January 1, with the 1992 amendments to Rules 2-202 a		this form to be cons	istent
ARTICLE 3 PLEADINGS AND MOTIONS	i		
4-301.			
[2-302, 3-302]			
STATE OF NEW MEXICO IN THE	COURT	No	•
	_ COUNTY	Plaintiff	
against			
ANSWER TO CIV			
1. The Plaintiff is not entitl because:	ed to the	amount claimed	
01	r		
1. The personal property claim turned over to Plaintiff because:	ed by Plai	ntiff should no	t be

-	oplicable) Defendant asserts the following or set-off against Plaintiff:
demanded tri will be prov item. If P	
	Name (print)
	Address (print)
	City, State and Zip Code (print)
	Telephone number wer must be filed with the court on or before the the Summons.)

ANNOTATIONS

The 1995 amendment, effective January 1, 1995, rewrote the first alternative Paragraph 1 in the answer.

[As amended, effective January 1, 1995.]

4-302.

STATE OF NEW MEXICO IN THE	COURT	No.
COUNTY		
against	, Plaintiff	
	, Defendant	
ANSWER TO CIVIL C	COMPLAINT	
1. The amount of damages claimed because	by Plaintiff is no	ot owed
1. The personal property claimed between turned over to Plaintiff because:		
2. [If applicable] Defendant asser counterclaim or set-off against Plair		

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

	o recording of the t an audio recordir		
	, 19		
Signed			
Name [print]			
dress [print]			Ac
Code [print]		City,	State and Zip
ephone Number (This Answe date set in t	r must be filed wit	th the court on or	Tel
4-303.			
[2-303, 3-303]		
STATE OF NEW	MEXICO		No.
IN THE		COURT	
	COUNTY	<u> </u>	
		, Plainti	_ff
against			

here, but if you do you must pay an additional cost upon filing

this answer.]

, Defendant
MOTION FOR JUDGMENT ON THE PLEADINGS
(Plaintiff) (Defendant) asks the court to enter judgment against the other 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 \$
, 19

(Plaintiff) (Defendant)

(A copy of this must be mailed to the other party or the

the time fixed for the hearing. [As amended, effective Octobe		
4-304.		
[2-305, 3-305]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against		Plaintiff
		Defendant
STIPULATION	N OF DISMISS	SAL
The parties hereby stipulate (with) (without) prejudice.	that this	action be dismissed
for Plaintiff		Plaintiff or Attorney
for Defendant		Defendant or Attorney
THIS ACTION is dismissed (wit	h) (without) prejudice.
, 19		
Judge		

attorney for the other party not less than eight (8) days before

4-305.

[2-305, 3-305]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
 against	, Plair	tiff
	, Defer	dant
NOTICE O	F DISMISSAL OF COMPLAIN	Γ
Plaintiff hereby dismi	sses its complaint with	out prejudice.
for Plaintiff THIS ACTION is dismisse		iff or Attorney
19 ,		
Judge		
4-306.		
[2-305, 3-305]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Plair	tiff
	, Defer	dant

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.

,		
 Judge		
4-306A.		
[General Form for Use i	n Magistrate or	
	Metropolitan Court]	
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
	, Plaintiff	
against	, Defendant	

ORDER DISMISSING ACTION

This matter having come on for hearing on the motion of the (Plaintiff) (Defendant) in the above styled cause and the court having considered the argument presented, find that the above cause of action should be dismissed (with) (without) prejudice.

IT IS ORDERED that this action is dismissed (with) (without) prejudice.

<i>,</i>		
19		
Judge		
[Adopted, effective Se	ptember 1, 1989.]	
4-307.		
[2-306, 3-307]		
STATE OF NEW MEXICO		
	COURT	No.
	COUNTY	
against		, Plaintifi
-		D 6 1 1
		, Deiendant
NOTICE	OF PRESENTAL COMP	
NOTICE	OF PRETRIAL CONFI	ERENCE
TO:		_, Plaintiff; and
		, Attorney.
		, Defendant; and
		, Attorney.
A pretrial conference	e will be held in	this case on
, 19 _ before this court locate	, at the hou:	r ofm.,
conference the court wil	d at	At this
(check only applicable		
[] make an order cl		dinas:
		able to expedite the
disposition of the actio	-	<u>.</u>
[] hold discussions		e settlement of the
case;		
[] consider the fol	lowing matters:	

The court will also consider such in the disposition of the case. The failure of any party to appear specified for the pretrial conference entering a default judgment against su YOU ARE ORDERED to appear at the a	at the time and place may be grounds for ch party.
, 19	
udge or Clerk	J
[As amended, effective September 1,	1989; October 1, 1991.]
ANNOTATIONS	5
The 1991 amendment, effective October 1, 1991, r "(check only applicable alternatives)" and added the	
4-308.	
[2-301, 3-301]	
STATE OF NEW MEXICO	
COURT	No.
COUNT	Y
	, Interpleader
against	
	, Defendant
and	
	, Defendant

ORDER TO INTERPLEAD

The interpleader having file	ed complaint	herein,
IT IS ORDERED that the court	take into i	ts trust account \$
which sum represents	the total am	ount interpleader
owes the above named defendants;	;	
IT IS FURTHER ORDERED, that	the money pa	id into the court
trust account shall be retained		
court;		
IT IS FURTHER ORDERED, that	the defendant	ts and any other
person who has or claims an inte		=
custody of this court shall, and		-
this action within twenty (20) of		<u>=</u>
served upon them; and	lays from the	date this order is
IT IS FURTHER ORDERED that		
	atorploador)	be and hereby is
discharged from all liability to		
(set forth re		
defendants).	stationship o	i interpreader to
derendants).		
1 Ω		
, 19		
		
		
Judge		
[Adopted, effective July 1, 19	188 as amond	ed effective July
1, 1990.]	700, as amend	errective oury
1, 1990.]		
ANNO	TATIONS	
The 1990 amendment, effective July 1, 19	90, substituted "t	wenty (20) days" for "thirty
(30) days" in the fourth paragraph.	,	
· / · / · · · · · · · · · · · · · · · ·		
ARTICLE 4		
PARTIES		
4-401.		
[Magistrate Court - Metropolitar	n Courtl	
[Hagiberate toure Hetropolitar	rodurej	
STATE OF NEW MEXICO		
IN THE	COURT	No.
		T/ O •
	COUNTY	

	, Plaintiff
against	
	, Defendant
	, 2020:::::::::
NOTICE OF TRIAL	
mo.	
TO:Plaintiff; and	<i>'</i>
, Attorney.	
	,
Defendant; and	
, Attorney.	
This action will come on for trial before	ore Judge
, at the Magistrate Cou	
	the
day of, 19, at the	
.m. The failure of any party to appear at	_
specified for trial will be ground for enjudgment against him.	tering a delauit
Jaagmene agarmee nrm.	
The metion	
The motion	
will be heard by the court (immediately	
, 19, at	m.
19	 Jı
dae or Clerk	

ARTICLE 5 DISCOVERY AND PRETRIAL MATTERS

4-501.

[2-501, 3-501]

STATE OF NEW MEXICO	
COURT	No.
COUNTY	
against	_, Plaintiff
	_, Defendant
MOTION FOR PRODUCT	ION
(Plaintiff) (Defendant) asks the court other party produce for inspection and co items of evidence:	
[] Request has been made of the other party has failed to produce the evidence [] This inspection and copying is necessary preparation for trial of this case because	ecessary in the
,	

	(P)	١ ـ	4		ㅗ	2	_	ے	١
(1	\perp	٢١	Ι.	- 1			

(Defendant)

(A copy of this must be mailed or delivered to the other party or attorney for the other party.)

4-502.

[2-501, 3-501]

STATE OF NEW MEXICO

IN THE	COURT	No.
	· COUNTY	73
against		, Plaintiff
		, Defendant
	ORDER FOR PRODUCTI	ON
court finds that go IT IS ORDERED t inspection and copy	(defendant) demanded od cause exists for prohat (defendant) (plair ring at, at the (a.m.) (p.m.), the foltangible evidence in the description of the descriptio	roduction; ntiff) produce for on hour of llowing records, papers,
this court and puni		

ANNOTATIONS

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".

4-503.

[2-502, 3-502]

STATE OF NEW MEXICO	
COURT	No.
COUNT	ГҮ
against	, Plaintiff
	, Defendant
SUBPOENA	
TO:	
YOU ARE ORDERED TO APPEAR before t	this Court located at
	IF YOU DO NOT APPEAR and
19	
udge or Clerk	J

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify	that on the d	ay of,
19 , in	said County, I served th	is subpoena on
person.	by delivering a co	py of the subpoena to such
eputy Sheriff		D
	RETURN FOR COMPLETION B	Y OTHER PERSON
	MAKING SERVI	CE
eighteen (18) the County, I ser	uly sworn, on oath say the years and not a party to day of day of ved this subpoena on copy of the subpoena to a	o this lawsuit, and that on, 19, in said by
	e AND SWORN to before me tl	Person his day of
Other Officer		Judge, Notary or Authorized to
Administer Oa	ths	
Fees: THIS SUBPOE	NA issued at request of	
(Telephone)		(Name) (Address)

ARTICLE 6 TRIALS

4-601.

[2-603, 3-603]

STATE OF NEW MEXICO IN THE	COURT		No.
	COUNTY		
against		, Plaintiff	
		, Defendant	
SUBPOENA 1	FOR JURY SER	VICE	
TO:			
YOU ARE ORDERED TO APPEAR B	pefore this	court located	at
, on, 19, 19, jury service. IF YOU DO NOT Albe held in contempt of court a imprisonment.	PPEAR and ar	e not excused,	you may
19			_
udge or Clerk			U

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on the day	of		,
19, in said county, I served this	subpoena c	on	
by delivering a	copy of t	the subpoena	. to
such person.			
			
			De
puty Sheriff			
ARTICLE 7			
JUDGMENT AND APPEAL			
4-701.			
[2-701, 3-701]			
STATE OF NEW MEXICO			
IN THE COURT			
COUNTY			
		No.	
	, Plaint	ciff	
against	Defend	lant	
	, Delenc	lanc	
JUDGMENT			
This cause coming on for trial, plai			
person) (and) (by attorney); defendant a (and) (by attorney), and the court, havi			
and argument presented, finds	ing neard (lie evidence	,
[] in favor of plaintiff and again	st defenda	ant	
[] in favor of defendant and again			
[] in favor of plaintiff on his co	-		of
defendant on his counterclaim/setoff.	mprariic ai	14 111 14101	0 1
IT IS THEREFORE ORDERED, ADJUDGED AN	ID DECREED.	that	
(plaintiff) (defendant) recover the foll			
Damages \$	٠ ر		
Interest to date			
(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 judgment the defendant shall file with the
(magistrate) (metropolitan) court an appeal bond in the amount
of \$
19
Judge

USE NOTE

If a bond secured by personal surety or sureties is tendered, the bond may be approved only on notice to the appellee. Each personal surety shall be required to show a net worth at least double the amount of the bond. If the judgment is for the recovery of money, the amount of the bond shall be the amount of the judgment remaining unsatisfied, together with costs, attorneys' fees and interest, if any.

[As amended, effective October 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective October 1, 1996, added the final paragraph of the form relating to appeal bond, and added the Use Note.

4-702.

[2-702, 3-702]

STATE OF NEW MEXICO IN THE	COURT	
	COUNTY	No.
against		Plaintiff
		Defendant
MOTION E	FOR DEFAULT JUDGN	MENT
Answer or other responsive [] The return of service	plaintiff state above described , f Summons, Compla dant(s) on the _; on the _; and on the _ not entered an a pleading to the ce was filed with, 19 ne court to entere	es as follows: d case was filed on 19 aint and Answer form day of day of and appearance or filed an Complaint. n this court on the
Damages		\$
— Attorney fee (if allowa	.\$	
Interest (if allowable)		

Filing fee	\$	
Service fee	\$	
Return fee	\$	
Witness fees	\$ \$	
Total Judgme	ent \$	
by an attorney sworn to by th I, declare or affir statement of the that if I make a	aff is not represented of, this motion must be needed plaintiff. , upon my oath or affirmation do not that this motion contains a complete of facts to the best of my knowledge. It may be not a material misstatement of fact, I may be not be not a material misstatement of fact, I may be not a material misstatement of fact.	e, accurate understand
of Plaintiff)	(Signature
Notary or Other) My commission (SEAL) Administer Oaths	expires: Officer Authori	-
·		O.f

ficial Title

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against		Plaintiff
		Defendant
DEFAU	LT JUDGMENT	
JUDGMENT (ON THE PLEADI	NGS
This cause coming before the (defendant) (the court itself) jurisdiction and that:		-
[] Plaintiff appeared (in defendant failed to appear;	n person) (an	d) (by attorney) and
[] Defendant appeared (in plaintiff failed to appear;	n person) (an	d) (by attorney) and
[] There is no genuine is that (plaintiff) (defendant) pleadings;		_
[] Defendant failed to an date fixed in the summons; The Court, having heard the finds that service of process	evidence and	argument presented,
[] in favor of plaintiff	and against	defendant.
[] in favor of defendant	and against	plaintiff.
[] in favor of plaintiff defendant on his counterclaim, IT IS THEREFORE ORDERED, ADD (Plaintiff) (Defendant) reco	/setoff. JUDGED AND DE	CREED that:

Damages \$	_
[] [Plaintiff] [Defendant] have possession of:	
[] the premises at	
(for forcible entry or detainer)	
or	
[] the following personal property:	
(for replevin and restitution actions)	
19 /	
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.

[2-702, 3-702]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Plair	ntiff
-	, Defer	ndant
MOTION TO	O SET ASIDE DEFAULT JUDGM.	ENT
The undersigned asks dated, 19, and states:	that the court set aside	default judgment
This motion is filed judgment; and	within thirty (30) days	from date of
No appeal has been t	aken from the judgment; a	ind
Undersigned has a de	fense to present; and	
My excuse for being	in default is:	
19		 (Plaintiff)
or attorney for the oth	be mailed or delivered to er party.)	o the other party
4-705.		

[2-702, 3-702]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Plas	intiff
	, Defe	endant
ORDER SETTING ASIDE	DEFAULT JUDGMENT AND	GIVING NOTICE
	OF TRIAL DATE	
A motion having been mand the court having held defense to present, that motion should be granted.	a hearing, finds that good cause has been sl	t Defendant has a
IT IS ORDERED that the, 19	default judgment date , is set aside, and	
Defendant shall file a	-	aint within
Plaintiff and Defendan		
	19, at	m. at
and the failure of any set for trial will be groparty.		=
19		
Judge		

4-706.

[2-704, 3-704]

STATE OF NEW MEXICO IN THE	COURT		No.
	COUNTY		
against		_, Plaint	iff
		, Defend	ant
SATISFACTIO	ON OF JUD	GMENT	
Receipt of \$ i of the judgment in this case.	n (full)	(partial)	satisfaction
, 19			
y or Attorney			Part
Address			
State, Zip Code			City,
4-707.			
[1-072, 1-073, 2-706, 3-706]			
STATE OF NEW MEXICO IN THE DISTRICT COURT		Dist.	Court No.

	JUDICIAL DIST	'RICT	
	COUNTY		
		(M	Mag.) (Met.) Ct. No.
			, Plaintiff
	(appellant) (appelle	:e)	 ·
against			Defendent
	(appellant) (appelle	 :e)	, Defendant
			, Garnishee (if
applicable)			
	NOTICE OF	APPEAL1	
	(plaintiff)	(defendant	-)
			the district court
	ment or final order o		
-) court entered in th		
	day of	, 19	· ·
	_		
	Signed		
	- Name (print)		
	_ Address (print)		
	– City, state and zip	o code (prir	n+)
	— — — — — — — — — — — — — — — — — — —		
	Telephone number		
	(To be completed p	prior to fi	ling
	with the clerk of th	e district	court.

Proof of service is required for each party.)

CERTIFICATE OF SERVICE BY ATTORNEY

be served on		(delivery)
	- ·	
(Address) (2)		_
(Name of p	party)	
(Address)		
	(Attorney for appellant)	
	Signature	
	Date of signature	
notice of ap by (delivery		
(Address)		
	Signature of appellant	
before me	Date of signature land sworn to this, 19	
	ary or other officer	

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.

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

	TATE OF NEW IN THE DISTE				Dist.	Court No.	
 - -		 JUDICIAL COUNT	DISTRICT TY				
				(Mag.)		Ct. No.	
-		(appellant)	(appellee)		, I	Plaintiff	
-	against 				, I	Defendant	
_		(appellant)	(appellee)		, 0	Garnishee	(if
apj	plicable)						
			APPEAL BONI) 1			
ì	Appeal bond	is hereby se	et at \$				
		 _ Judge					

1. If a supersedeas bond is approved by the trial court, a copy of the bond shall be immediately filed with the District Court.

[Adopted, effective January 1, 1996.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated November 15, 1995, this form is effective January 1, 1996.

4-708.

[2-705, 3-706]

STATE OF	NEW MEXICO COURT
-	COUNTY
	No.
	 , Plaintiff
against 	, Defendant , Garnishee
	TITLE PAGE OF TRANSCRIPT OF CIVIL PROCEEDINGS
1.	of plaintiff or plaintiff's attorney
Name	or praintiff or praintiff s attorney
Addre	ss of plaintiff or plaintiff's attorney
	of defendant or defendant's attorney
3. At [] C([] A: [] O([] J) [] E:	ss of defendant or defendant's attorney tached: (Please check appropriate boxes.) OMPLAINT NSWER THER PAPERS AND PLEADINGS UDGMENT OR FINAL ORDER (with date of filing) XHIBITS RANSCRIPT OF THE PROCEEDINGS

	Judge

COMPILER'S ANNOTATIONS

The 1996 amendment, effective for appeals filed after July 1, 1996, rewrote Paragraphs 1 and 2; and in Paragraph 3, substituted "other papers and pleadings" for "other pleadings and exhibits", substituted "judgment or final order (with date of filing)" for "final order or judgment (with date of filing noted thereon)", added "exhibits", and substituted "transcript of the proceedings" for "record of the hearing".

4 - 709.

[As amended, effective July 1, 1996.]

[2-703, 3-704] STATE OF NEW MEXICO		
IN THE	COURT	
	COUNTY	
	No.	
		, Plaintiff
against		-
		, 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 (money order) (cashier's check) 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.

,

19		
[Effective October 1,	Judge 1991.]	
4-710.		
[2-703, 3-704]		
STATE OF NEW MEXICO IN THE		
		No.
against		Plaintiff
-		Defendant
ORDER SET	TTING ASIDE JUDGMEN'	T, ORDER
OF	R WRIT OF THIS COUR	T
A motion having beer order the above styled case or 19 grounds that such	_) (writ) entered in
(jud	lgment) (order) (wri	_t):
[] was entered because (surprise) (excusable new [] is void because	use of (a) (mistake eglect) (fraud).) (inadvertence)

(set forth the reason the judgment is void)

The court having held a heari timely filed and there are good of	_		
requested.	/ ¹ 1		' ' \ \ 1
IT IS ORDERED that the above set aside.	(judgment) (order) (w	rit) be
[It is further ordered that			
]			
(1 7 -11
(set forth if other proceedi	ngs or tr	lal is to be	neia)
Dated:			
19			
Judge			
[Effective October 1, 1991.]			
ADTICLE O			
ARTICLE 8			
SPECIAL PROCEEDINGS			
4-801.			
[2-801, 3-801]			
CELES OF NEW MENTOS			
STATE OF NEW MEXICO IN THE	COURT		
	COUNTY		No.
		, Plaintiff	
			's Address
v.		D 6 1	
,		<pre>, Defendant , Defendant</pre>	's Address
		, DOLCHAAIIC	2 11441 000

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, 19 (date of judgment), and your fees thereon, and return this writ to me within sixty (60) days.
19
udge 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, 19, 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, 19 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.

4-801A.

[1-065.1]

STATE OF NEW MEXICO IN THE DISTRICT COURT	COUNTY	No.
	, Pla	intiff
v.	, Defe	endant
WRIT C	OF EXECUTION	
THE STATE OF NEW MEXICO to t deputy sheriff of any New Mexi		ll-time salaried
Judgment having been entered to levy against property of	d in this action, yo 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, 19 (date of
judgment), and your fees thereon, and return this writ to me
within sixty (60) days.
19
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
, 19, and
[] full payment was made
[] partial payment was made in the amount of
[] parerar payment was made in the amount or
which levy could be made.
Property seized:
[] I levied upon the following real property
[] =
[] Personal property was taken into custody on
, 19 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
-1
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. [Effective July 1, 1992; 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.

4.	.R	n	2
_	,		

19

[1-065.1, 2-801, 3-801]		
STATE OF NEW MEXICO	COURT	No.
	COUNTY	
against	, Pla	intiff
	, Def	endant
THE STATE OF NEW MEXICO		
deputy sheriff of said Cou Judgment having been ent you are ordered to remove the Defe	tered for the Plainti	
and to restore possession without unnecessary delay, of the Defendant in this Continuous at the rate of thereon, and return this was	and to levy against County, the sum of \$	personal property plus ar, and your fees

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, 19
I certify that I carried out this order to levy, as follows
(check appropriate box or boxes and fill in blanks)
[] The writ was served on judgment debtor on
, 19, and
[] full payment was made
[] partial payment was made in the amount of
\$
No personal property of judgment debtor was found on
which levy could be made.
Property seized:
[] Personal property was taken into custody on
, 19; 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
(The sheriff is obligated by law to make timely return)
[As amended, effective July 1, 1992.]

ANNOTATIONS

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.

4-803.

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	Dlointiff
against		, Plaintiff
		, Defendant
CLAIM OF	EXEMPTIONS ON	EXECUTION
A JUDGMENT HAS BEEN ENT YOU POSSESS MAY BE SEIZED MUST COMPLETE AND RETURN ANY STATUTORY EXEMPTION F (check only applicable Part I. Homestead ex	AND SOLD TO PATHIS FORM WITH: ROM THIS SEIZUR boxes)	IN TEN (10) DAYS TO CLAIM
(This part is for	use only in th	ne district court.)
[] Judgment debtor on house which judgment debt exempt a homestead in the (\$30,000) under Section 4 Part II. Exemption in the exemption in th	or occupies and amount of this 2-10-9 NMSA 19	rty thousand dollars 78.
	or use in the dand	istrict court, magistrate court.)
[] Judgment debtor i claim a homestead exempti personal property in the under Section 42-10-10 NM exempt is as follows:	on, but claims amount of two t	thousand dollars (\$2,000)
PROPERTY		STATED VALUE
\$		
\$(Attach additional page	e if necessary)	

Part III. Personal property exemptio	Part :	III.	Personal	property	exemption
--------------------------------------	--------	------	----------	----------	-----------

Unless	the	judgme	ent d	lebto	r fi	les	а	writ	ten	waive	er of	
exemption	n, th	ne sher	ciff	may	not	seiz	ze	the	judo	gment	debto	r's
personal	clot	ching,	furn	itur	e or	boc	ks	5.				

In addition to the property claimed or listed as exempt above,

the judgment debtor hereby claims the following exe	emptions:	
<pre>(check only applicable boxes) [] personal property worth up to \$500</pre>		
LIST		
ITEMS	STATED VALUE	
(Attack additional page if poccessary)		
(Attach additional page if necessary) [] tools of the trade worth up to \$1,500.		
Occupation of judgment debtor:		
LIST	_	
ITEMS	STATED VALUE	
\$		
(Attach additional page if necessary)		
[] one motor vehicle worth up to \$4,000 or that	at amount of	
equity in a more valuable vehicle		_
MAKE, MODEL AND YEAR OF VEHICLE	FAI	ĸ
MARKET VALUE		
\$		
Amount of any lien on vehicle: \$		
[] jewelry worth up to \$2,500		
LIST JEWELRY		
ITEMS STATE	ED VALUE	
\$		
(Attach additional page if necessary)	1 1.1 6	
[] medical-health equipment being used for the the claimant or a member of the household of the claimant of the household of the household of the claimant of the household of the hous		
not in a profession; (Attach separate sheet sett		
items claimed and the name of the household member	-	
medical condition of the member.)	and the	
[] pensions or retirement funds;		
[] not more than \$5,000 in benefits from a ber	nevolent	
association of which the judgment debtor is a member	er;	
[] building materials not financed by the judg		r
in this action as provided by Section $48-2-15\ \mathrm{NMSA}$		
<pre>[] a partner's interest in specific partnersh</pre>		
subject to the limitations of Section 54-1-25 NMSA		
[] worker's compensation benefits subject to t	the	
limitations of Section 52-1-52 NMSA 1978;		

[] occupational health benefits as provided by Section 52-
3-37 NMSA 1978; [] 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;
[] public assistance and welfare benefits;
[] cash surrender values and benefits of life insurance
contracts;
[] payment from life, accident and health insurance
policies or annuity contracts;
[] crime victims' reparation fund payments;
[] fraternal benefit society benefits;
[] the minimum amount of shares necessary for certain
cooperative associations subject to the limitations provided by
Section 53-4-28 NMSA 1978;
[] the debtor's membership interest in the property of a
club or association pursuant to Section 53-10-2 NMSA 1978;
[] 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;
<pre>[] a family allowance to a decedent's surviving spouse and</pre>
children subject to the limitations of Sections $45-2-401$ and 45
2-402 NMSA 1978;
THIS LIST MAY NOT BE COMPLETE. YOU MAY CLAIM ANY OTHER
EXEMPTION PERMITTED BY LAW BY COMPLETING THE FOLLOWING:
[] other exemption
(specify)
·
I am aware of my exemption rights:
[] I desire to claim my exemption rights
[] I waive my right to claim my exemption rights to the
following property
LIST
ITEMS STATED VALUE
(Attach additional page if necessary)
I understand that by waiving my statutory right to exempt
I understand that by waiving my statutory right to exempt property, this property may be seized and sold.
I understand that by waiving my statutory right to exempt property, this property may be seized and sold. YOU MUST RETURN A COMPLETED AND SIGNED COPY OF THIS FORM TO
I understand that by waiving my statutory right to exempt property, this property may be seized and sold. YOU MUST RETURN A COMPLETED AND SIGNED COPY OF THIS FORM TO THE CLERK OF THE COURT WHOSE ADDRESS IS SHOWN BELOW. YOU MUST
I understand that by waiving my statutory right to exempt property, this property may be seized and sold. YOU MUST RETURN A COMPLETED AND SIGNED COPY OF THIS FORM TO
I understand that by waiving my statutory right to exempt property, this property may be seized and sold. 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.
I understand that by waiving my statutory right to exempt property, this property may be seized and sold. YOU MUST RETURN A COMPLETED AND SIGNED COPY OF THIS FORM TO THE CLERK OF THE COURT WHOSE ADDRESS IS SHOWN BELOW. YOU MUST

judgment debtor Return to clerk of the court	
Name of court judgment debtor	Printed name of
Address address or P.O. box	Street
City, state & zip code state & zip code	City,

Telephone 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.]

ANNOTATIONS

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, rewrote this form to the extent that a detailed comparison would be impracticable.

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.

4-804.

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

STATE OF NEW MEXICO		No.
	COUNTY	
		, Plaintiff
against 		, Defendant
ORDER ON	CLAIM OF EXEMPTION AND (ORDER TO PAY
	IN EXECUTION PROCEEDING	GS
[] 1. At the judgment debtor, unpaid and owing to [] 2. As judgment creditor has \$	ing before the court, TH the time the writ of ex the amount of \$ the judgment creditor. s a result of this execu as spent additional cost total amount of judgme plus interest of 19 affidavit of service or on, a notice of right to f exemption form were se attorney of record, if a e judgment debtor: filed a claim of exempti d a claim of exemption a sputed the claim of exem and such property is the	ecution was served on was ation proceeding, s of ent and costs to date per year from return of service of claim exemption erved on the judgment any. con; or and the judgment aption for the
and the following seized and sold by t	g disputed property is n the sheriff	not exempt and may be

THE COURT ORDERS:	
[] 1. The judgment creditor is a to the amount of the judgment, the sum of \$ additional costs.	
[] 2. The following property hel	d by the sheriff is
exempt from execution and the writ of execu	
hereby released and discharged as to that p	
[] 3. The sheriff may seize and the judgment debtor except as set forth abo	
19	
Judge	
[As amended, effective July 1, 1992; Janu	ary 1, 1996.]
	-
ANNOTATIONS	
The 1992 amendment, effective July 1, 1992 for use in the metropolitan courts, rewrote this form to the extent that a dimpracticable.	. •
The 1996 amendment, effective January 1, 1996, rewrote findings, and rewrote Paragraphs 2 and 3 of the order.	Paragraphs 4 and 5 of the
4-805.	
[1-065.2, 2-802, 3-802]	
STATE OF NEW MEXICO IN THE COURT	No.
IN THE COURT	INO .
COUNTY	
	, Plaintiff
against	
	, Defendant

	the judgment creditor,
states:	
	nt creditor has a judgment dated against the judgment debtor whose name is , and whose last known address is . The total of the principal, and attorney's fees awarded by the judgment was
Since the j	udgment was entered, additional interest at the f % and costs totals \$
The unpaid this amount on Writ") plus intexecuted. Under may be allowed.	taling \$ have been received. balance now due is \$ (insert Rule 4-806 as "Balance Due upon Application for erest from the date this Application is r the statute, costs of 10% and fees of up to 10% ed costs would equal \$; and editor will seek \$ in attorney
property within judgment. (This of funds for ch	ebtor, to my knowledge, does not have sufficient New Mexico subject to execution to satisfy the allegation is not necessary prior to garnishment aild support or alimony obligations.) son to believe, and do believe, that the
(name of garnis holds or contro the judgment de money or proper garnishment.	thee)
	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 (if any)	of judgment creditor's attorney	
_	ess of judgment creditor's attorney reet or P.O. box)	
City, state,	zip code	
Telephone nur	mber of judgment creditor's attorney	
	AFFIDAVIT	
	(application must be sworn to	
	unless signed by an attorney)	
of	nd sworn to before me this	day
(seal) Notary or other of the administer of the second control of	ner officer authorized paths effective June 15, 1986; January 1, 1987;	July 1,

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.

4-806.

garnishment.

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

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	, Plaintiff
against		
Garnishee		_
Address		_
Includes Interest a	oplication for Writ:	\$
	RIT OF GARNISHMENT	
THE STATE OF NEW MEXICO garnishee is owes the amount set out a	s the judgment debtor	in this case and
The above judgment cr control money or property YOU ARE ORDERED to fi court	which belongs to the le a written answer w	e judgment debtor.
twenty (20) days from the answer must be under oath garnishee).	e day you receive this	s writ. Your
YOU ARE FURTHER ORDERED 1. If you owe the judgm wages), or become indebte your answer, you must kee satisfy the judgment and result of service of this	ment debtor any money ed to the judgment delep a sufficient amountall costs and attorned writ and not pay it	otor before filing t of that money to ey fees due as a to the judgment

- 2. If the judgment debtor is an employee of yours, unless the debt is for child support, you shall pay the judgment debtor only
- A. 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; $$\operatorname{OR}$$
- B. an amount each week equal to forty times the federal minimum hourly wage rate; whichever is greater.

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

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 Regulations and Licensing Department, 725 St. Michaels Drive, Santa Fe, New Mexico 87503.)

- 3. If you have any property which belongs to the judgment debtor including any rights, credits, bonds, bills, notes, drafts and other rights to property or money which 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, 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.

you disobey and	COURT ORDER. If you fail to file the answer, or if any of these orders, a judgment may be entered for the full amount of the unpaid judgment in this
(Seal)	
t	Judge or clerk
	RETURN
STATE OF NEW	W MEXICO)) ss.
COUNTY OF)
	COMPLETION BY SHERIFF OR DEPUTY:
_	chat I served this writ in said county on the day of, by
delivering a	copy of the writ, a copy of the application for
	of a form for answer by garnishee, a copy of a
_	tht to claim exemptions for each judgment debtor as
	e claim of exemption form for each judgment debtor
	garnishee.
Ву	
Name	
Title	
Fees:	
1000.	SHERIFF OF
	COUNTY, State of New Mexico
	By
	Deputy
RETURN FOR	COMPLETION BY OTHER PERSON MAKING SERVICE:
I, being du	aly sworn, on oath, say that I am over the age of
-	years and not a party to this lawsuit, and that I
-	rit in said county on the day of
	, 19 , by delivering a copy of the
writ, a copy	of the application for writ, a copy of a form for
	mishee, a copy of a notice of right to claim
answer by garn	or each judgment debtor and a copy of the claim of
	i cach jaaqiiche acocot ana a copy of the crafii of
exemptions for	
exemptions for exemption form	m for each judgment debtor to
exemptions for exemption for garnishee.	
exemptions for exemption form	

	Signature of private person making service
Subscribed	and sworn to before me this
	day of , 19
	Judge, notary or other officer
	authorized to administer oaths
	Official title

[As amended, effective June 15, 1986; January 1, 1987; 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 to the extent that a detailed comparison would be impracticable.

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.

4-807.

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

STATE OF NEW IN THE	MEXICO COURT		No
	COUNTY		Plaintiff
against		. '	Defendant
		. ,	Garnishee

ANSWER BY GARNISHEE

In answer to the writ of garnishment, garnishee states: (complete only applicable parts of this form)

1. Wages

[] I do not employ the judgment debtor or pay the judgment debtor any wages.

[] The judgment debtor was my	employee but is not	any
longer. Judgment debtor's employme		
, 19, b	efore I was served w	ith the
writ of garnishment.		
[] I pay the judgment debtor	\$	(per
week) (per hour) (per) as wages.	
GROSS WAGES per pay		
period	\$	
Federal income		
tax	\$	
F.I.C.A.	· ———————	\$
- 1 - 1 0 1 1 1 1		'
State income		
tax	\$	
Other deduction required by	Ψ	
law \$		
NET WAGES per pay	<u>^</u>	
period	\$	_
75 Percent of net wages per pay	7	
period \$		
40 times weekly federal minimum		
wage for each week in pay		
period		
	\$	
Money other than wages		
[] I do not now owe the judg	ment debtor any mone	У•
[] I owe the judgment debtor	: \$	•
[] I did not owe the judgmen	nt debtor any money a	t the
time of the service of the writ of	garnishment; however	, between
the date of the service of the writ	of garnishment and	the date
of filing this answer the sum of \$_		longing
to the judgment debtor came into my		3 3
[] On the date of this answe	· -	he
judgment debtor any money.		
3. Property other than money		
[] I have no property of the	indoment debtor in	m v
possession and have not received an		
garnishment.	.y binee recerving en	C WIIC OI
[] I have in my possession t	the following propert	v which
belongs to the judgment debtor:	TIC TOTTOWING PROPERC	λ MIITCII
(description)	(approxima
te value)		<u>~</u>
		\$_
		\$_

Δ	Wage	withholding	
4.	waue	MT CHILOTATIIG	

(check and complete applicable alternatives)

- [] I am presently withholding _______ % of the judgment debtor's net disposable earnings pursuant to the Support Enforcement Act. (Attach a copy of order and file it with this answer.)
- [] I have been served with other writs or orders to withhold wages of the above judgment debtor which have not been satisfied. (If you have been served with other writs of garnishment or court orders to withhold wages of the above judgment debtor, attach and file a copy of each writ or order with this answer.)

5. Money other than wages

[] I have been served with other writs or orders to withhold money owed to the above judgment debtor which have not yet been satisfied. (Attach a copy of each order and file it with this answer.)

6. Service requirements compliance

- [] I have sent the following papers which have been provided to me by the judgment creditor to the judgment debtor:
- if wages withheld: a copy of the application for a writ of garnishment; the writ of garnishment; and a copy of this answer have been mailed to each judgment debtor.
- if money or property other than wages withheld: a copy of the application for a writ of garnishment; the writ of garnishment; a notice of right to claim exemptions; a claim of exemption form and a copy of this answer have been mailed to each judgment debtor.
- [] I am not aware of the location or address of the judgment debtor and therefore am unable to serve the notices set forth in this paragraph.
- [] A copy of this answer has been mailed or delivered to the judgment creditor.

7. Attorneys fees

[] The garnishee has incurred \$ _____ in attorney's fees in preparing this answer.

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.

 Printed	name	of	person	sianina	

Garnishee Subscribed and sworn to before me this 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.]
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 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, made a gender neutral substitution in Item 1; rewrote Item 6; added the present Item 7 designation and inserted therein "or delivered" and "and judgment debtor"; and redesignated former Item 7 as present Item 8.
The 1996 amendment, effective January 1, 1996, rewrote the form.
4-808.
[1-065.2, 2-802, 3-802]
STATE OF NEW MEXICO IN THE COURT No.
COUNTY , Plaintiff
against

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 which 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 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;
- l. 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.]

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.

4-808A.

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

3'I'A'I	'E OF	NEW	MEXICO	
ΙN	THE			COURT

		COUNTY	, Plaintifi	
aga	ainst		_ ′	PIdIIICIII
			_ ,	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 thirty thousand dollars (\$30,000) 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 two thousand dollars (\$2,000) 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;
- 1. 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. 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.

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 \$2500. 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

<pre>claim of exempti in the above cau of</pre>	ander penalty of perjury, that this notice, a cons on execution form and a copy of the judg see of action were mailed on the from or post office branch) in	
	, New Mexico.	
	Signature	
(If appearance, pers judgment debtor	Date of signature the judgment debtor has not entered an conal service of this notice must be made on and the following Return of Service must be led with the court.)	the

RETURN

SS

STATE OF NEW MEXICO

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) (i
County) on the day of
, 19 , 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 Claim
<u>-</u>
Exemptions (Execution) (in said county) (in
County) on the day of
County) on the day of, 19, 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
· (parent)
(
(guardian) of defendant (used
when defendant is a minor or an incompetent person).
[] after due diligence I was unable to serve this notice.
Fees:
Signature of person making service
oraliseate or beroom making pervice

Title (if	any)
Subscribed and sworn2 to)
before me this	
day of,	19
	
Judge, notary or other c	
	r oaths
authorized to administer	

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.]

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.

4-809.

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

IN THE	COURT	No.
	COUNTY	
		_, Plaintiff
against		, Defendant
		_ , Garnishee
		_ ,
CLAIM OF E	XEMPTION FROM GARNISH	HMENT
Judgment debtor claims		ions:
(check box next to exem	nption) Trity benefits (OASDI ,	SST) •
	stance benefits (AFDC	
c. [] life, accid	lent or health insurar	
d. [] workers' co		
e. [] unemploymen		its;
f. [] veterans' bg. [] pensions an		
	.ms' reparation fund p	payments;
	to surviving spouse a	-
deceased's estate subject		of Sections 45-2-
401 and 45-2-402 NMSA 197	•	
j. [] the minimum		
non-profit cooperative as 28 NMSA 1978;	sociations as provide	ed by Section 53-4
·	enefit society paymer	nts as provided by
Section 59A-44-18 NMSA 19		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
A completed and signed		st be returned to
the Clerk of the Court wh	ose address is	
		

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, a court hearing will be scheduled to consider the disputed exemptions. At this hearing you must bring evidence supporting

Date	Signature of judgment debtor
	Printed name of judgment debtor
	Number and street or P.O. box
	City, state, zip code
[As ame:	Telephone number nded, effective July 1, 1992; January 1, 1995; January

each of your claims of exemption.

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. Withdrawn.

ANNOTATIONS

Withdrawals. - Pursuant to a supreme court order dated April 15, 1992, this form, providing the certificate of notice ig garnishment, is withdrawn, effective on and after July 1, 1992.

4-810A.

[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
	=	lowing claimed
(Requesting listing the name, fire	d to notice and a st	a separate sheet , and telephone number amped, addressed, plain
	NOTICE OF HEARING	
[dispute] 2 described a	above before the Hondat the	ed claims of exemption] orable court located at
	the	day of
, 19	$9_{\underline{}}$, at the h	our ofm.
19	,	
Judge		

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.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated November 6, 1995, this form is effective January 1, 1996.

4-811.

[1-065.2]

STATE OF IN THE	NEW MEXICO	COURT		No.
		COUNTY		Plaintiff
(Judgment	creditor)		_ ′	TIATHCITI
(Judgment	dehtor)		,	Defendant
			,	Garnishee

JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF

EXEMPTION AND ORDER TO PAY

This matter comi:	ng before the court,	the court finds:
[] 1. At the	time the writ of gar	nishment was served on th
garnishee, the amo	unt of \$	was unpaid and
owing to the judgme	ent creditor.	
[] 2. As a re	sult of this garnish	ment proceeding, judgment
creditor has spent	additional costs and	d fees of
\$		
[] 3. The total	al amount of judgment	t and costs to date are
\$	plus interest of	% per year from
[] 4. The gar:	nishee is not an empi	loyer of the judgment
debtor and has also	o certified that it l	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:
CACILIP C.
;
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:
gainishment.
-
[] 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. Pursuant to the Support Enforcement Act, the
garnishee:
[] is withholding \$ of the judgment
[] 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. Pursuant to Section 35-12-16 NMSA 1978, the judgment
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 15% 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 th	ne garni	shee	the
sum of \$_		, whi	ch inclu	ıdes	응	per	annum
interest	thereon from						
the date	the answer wa	s filed, s	uch sum	being h	eld by	garni	shee
other tha	an as wages;						

or

3. Wage withholding other than child support

[]	The	judgm	ent be	ing ot:	her than	for	child	support,	the
judgment	credi	itor r	ecover	from	the garn	ishe	e the s	sum of	
\$, plu	s inte	rest at	the d	origina	al judgme	nt
rate, un	itil pa	aid in	full,	to be	deducte	d fro	om the	judgment	
debtor's	wages	5.							

The garnishee shall pay the judgment debtor only:

- (a) 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) any amount each week equal to forty 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 which creates disposable earnings based upon the formula set forth above.

4. Wage withholding for child support

- [] **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 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 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 which creates disposable earnings based upon the formula set forth above.

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

5. Money or property other than wages

If the moneys being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceed 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 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 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.

^[] 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.
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.
costs and fees pursuant to Section 35-12-16 NMSA 1978.
[] The garnishee shall be reimbursed \$
for its costs and \$ for its attorney's fee,
the same to be paid by the $_$. If paid by the
judgment debtor said sum shall be paid from the first moneys
otherwise payable to the judgment creditor but shall not reduce
the amount the judgment creditor is to be paid, as ordered
above.
19
Judge
[As amended, effective June 15, 1986; January 1, 1987; July 1,

ANNOTATIONS

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

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

1992; January 1, 1996.]

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.

4-812.

[2-802, 3-802]

	WTGO.	
STATE OF NEW ME	COURT	No.
	COUNTY	
		, Plaintiff
(Judgment Credit	or)	
against		D C 1
(Judgment Debtor	\	, Defendant
(oudgment Debtor	<i></i>	. Garnishee
		,
JUDGI	MENT ON WRIT OF GARNISHMENT	F, CLAIM OF
	EXEMPTION AND ORDER TO	PAY
[] 1. At the garnishee, the an owing to the jude [] 2. As a creditor has specification of the second content	ming before the court, the e time the writ of garnishm mount of \$	ment was served on the was unpaid and proceeding, judgment es of
\$	plus interest of , 19	costs to date are % per year from
[] 4. The gadebtor and has complication for a notice of right and a copy of it attorney of recomplications.	arnishee is not an employer ertified that it has mailed a writ of garnishment; the to claim exemptions; a cls answer to the judgment derd, if any.	d copies of the writ of garnishment; laim of exemption form ebtor(s) or their

[] 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 hearing, the court finds that the following
property is exempt from garnishment
[] has not filed a claim of exemption; or
[] 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. Pursuant to the Support Enforcement Act, the
garnishee:
[] 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. Pursuant to Section 35-12-16 NMSA 1978, the judgment
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 15% 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 $\$$ % 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 support
The judgment being other than for child support, the

judgment creditor recover from the garnishee the sum of \S ______, 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

(a) 75% of his disposable earnings (salary less social security, federal and state tax withholdings, and any other deduction required by law) for any pay period;

OR

(b) any amount each week equal to forty 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 which creates disposable earnings based upon the formula set forth above.

If the moneys being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceed 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 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 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.

[] 4. Money 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. Costs and fees

[] The judgment creditor i	s 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's fee the
same to be paid by the	$\overline{}$. If paid by the
judgment debtor said sum shall be	paid from the first moneys
otherwise payable to the judgment	creditor but shall not reduce
the amount the judgment creditor	is to be paid, as ordered
above.	
,	

19

Judae [As amended, effective 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.

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.

4-813.

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

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Pla	intiff
	, Def	endant
	, Gar	nishee
DEFAULT JUD	GMENT AGAINST GARNIS	SHEE
This action was heard be Garnishee is in default for THE COURT ORDERS that the Second from the Garthe date hereof.	failure to answer. The Judgment Credito	r recover
Judge [As amended, effective Judge]	nne 15, 1986.]	
4-814.		
[1-065.1, 2-802, 3-801]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Pla	intiff
	, Def	endant

	, Garn	ısnee
RELEASE	OF GARNISHMENT	
The WRIT OF GARNISHMENT in discharged; and the Garnishee withhold wages, money or propaccount of that writ.	no longer has any	obligation to
, 19		
Judge		
4-815.		
[1-065.1, 2-801, 3-801]		
STATE OF NEW MEXICO	COURT	No.
	COUNTY	
	, Plai	ntiff
V.	, Defe	ndant
	F SALE OF SEIZED P	ROPERTY
SHERIFF'S REPORT O		
SHERIFF'S REPORT O Description of property sol		
Description of property sol		
Description of property sol	d:	

judgment			
	interest since	date of	
judgment Amount of	accrued costs	\$since date of	
judgment	acciaca coses	\$	
Amount of	sheriff's		
costs Total amouu	nt received fr	COM	
sale	\$	On	
· -	d to judgment		
creditor	-	\$	
Date of re	SHERIFF OF		
	•	e of New Mexico	
	Ву		
		Deputy of	r other
(The She	_	rated by law to make timely	return)
(The She	eriff is oblig effective July	_	return)
	_	_	return)
(The She [Adopted, 64-820.	effective July	_	return)SCHOOL OF
(The She [Adopted, 6] 4-820. [1-094.1]	effective July	_	
(The Shorted, 6) [Adopted, 6) 4-820. [1-094.1] CERTIFICATE I hereby	effective July OF DEAN OF	LAW I am the dean of the School of Law and that	SCHOOL OF
(The Short	of DEAN OF certify that w is an Americ	LAW I am the dean of the School of Law and that the current standards of the field placement programs.	SCHOOL OF t this ted law he American

participating in a clinical law program and will receive law
school credit hours for work performed in the State of New
Mexico under the direction or supervision of
(name of supervising attorney or
judge), a member of the State Bar of New Mexico who has been
admitted to practice law for a period of five or more
years. This law school credit will be earned during the period
<u> </u>
beginning and ending (Set forth beginning and ending dates of program not to exceed a
four-month period.)
I further certify that the above-named law student meets the
academic and moral standards required of a student in good
standing at this institution.
, 19
·
Dean
[Adopted, effective January 1, 1995.]
ANNOTATIONS
Effective dates. - Pursuant to a court order dated September 19, 1994, this form is effective on and after January 1, 1995.
4-821.
[1-094, 1-094.1]
STATE OF NEW MEXICO
IN THE DISTRICT COURT
JUDICIAL DISTRICT
, Plaintiff
against No.
, Defendant
ORDER APPROVING CLINICAL LAW STUDENT APPEARANCE1
, a qualified supervising
attorney participating in a clinical law program of the
School of Law, which meets the
requirements of (Rule 1-094) (Rule 1-094.1) of the Rules of
Civil Procedure for the District Courts has requested that

, a law student	enrolled in a
qualified clinical law program, be permitted	= =
this matter as authorized by (Rule 1-094) (Ru	
It is hereby ordered that the above-named	
participate in this case as authorized by (Ru	ıle 1-094) (Rule 1-
094.1).	
	5
Date	D
istrict Judge	
[Adopted, effective January 1, 1995.]	
1 If the clinical law student is enrolled in school, the certificate of the dean of the lafiled with this order. See Rule 4-820.	
ANNOTATIONS	
Effective dates. - Pursuant to a court order dated Septembe effective on and after January 1, 1995.	r 19, 1994, this form is
4-830.	
[1-075]	
STATE OF NEW MEXICO	
IN THE DISTRICT COURT	
JUDICIAL DIS	
	_ , Petitioner
V.	No.
	De sus sus de se t
	_ , Respondent
WRIT OF CERTIORARI	
To:	
(name of administrative agency)	
The court has reviewed the petition for w	rit of certiorari
filed in the above-styled case and finds:	
1 mbat the count bas down and the	
1. That the court has jurisdiction over	
(name of administrative agency).	

appeal or review from orders or decisions of the akadministrative agency;	oove
3. That the petition makes a prima facie showing petitioner may be entitled to the relief sought by IT IS THEREFORE ORDERED that the petition for we certiorari in the above case be and hereby is grant IT IS FURTHER ORDERED that administrative agency) prepare and file with this of thirty (30) days after the date of service of this (name of administrative agency) appeal in compliance with Paragraph F of Rule 1-075 of Civil Procedure for the District Courts. IT IS FURTHER ORDERED that the review in this of proceed in compliance with Rule 1-075 of the Rules Procedure for the District Courts.	the petition. writ of ted. (name of court within writ on the record on of the Rules case shall
District judge Dated:	
CERTIFICATE OF SERVICE I certify that I caused a copy of this writ of be served on the following persons or entities by (certified mail, postage prepaid) on this	(delivery)
(1)(Name of administrative agency)	
(Address) (2) (Name of party)	
(Address) (3) (Name of party)	
(Address)	
(Petitioner) (Attorney for petitioner)	

2. That the petitioner does not have a statutory right to an

AFFIDAVIT OF SERVICE OF PARTY

	under penalty of perjury that I caused a copy of
	certiorari to be served on the following persons or
	delivery) (certified mail, postage prepaid) on this
	7 of ; 19 :
(1)	
(Name of adm	ministrative agency)
(= 1.1	
(Address)	
(2)	
(Name of par	CTY)
(7 ddmogg)	
(Address) (3)	
· · · · —————	
(Name of par	rty)
(Address)	
(Address)	
_	
	- (Petitioner)
	ffective January 1, 1996.]
[Adopted, el	receive danuary 1, 1990.
	ANNOTATIONS
Effective dates	Pursuant to a court order dated November 15, 1995, this form is
effective January 1	I, 1996.
ARTICLE 9	
	/ PROSEEDINGS
STATUTOR	Y PROCEEDINGS
4-901.	
[§§ 47-8-1 to	47-8-51 NMSA 1978]
-	-
	THREE-DAY NOTICE OF
	NONPAYMENT OF RENT
	NONTHINENT OF TABLE
	(Uniform Owner-Resident Relations Act)
	(SILLEGEM ONLIGE MODERATION MODER
Т○•	
To:	

You are hereby no rental	tified that you are	in noncompliance with the
agreement concernin	ng the premises at:	
by failure to pay	rent as due, as fo	llows:
from the date of deshall be terminated	elivery set out belo	id within three (3) days w, the rental agreement
Dated this	day of	, 19
Delivered:		
Date:		•
How:		•
Ву:		
	-	tain two (2) copies for
possible court act:	lon.)	
4-902.		

[§§ 47-8-1 to 47-8-51 NMSA 1978]

SEVEN-DAY NOTICE OF NONCOMPLIANCE

WITH RENTAL AGREEMENT

(OTHER THAN FAILURE TO PAY RENT)

(Uniform Owner-Resident Relations Act)

-			
You are rental	hereby no	tified that you are	e in noncompliance with
	concernin	ng the premises at:	
in that	•		
			ted within seven (7) day
from the	date of de	elivery set out belo	ted within seven (7) day
from the shall be	date of de terminated	elivery set out belo	ow, the rental agreement
from the shall be	date of de terminated	elivery set out belo	
from the shall be	date of de terminated	elivery set out belo	ow, the rental agreement
from the shall be Dated to	date of de terminated his	elivery set out belo	ow, the rental agreement
from the shall be Dated to	date of de terminated hisent)	elivery set out belo	ow, the rental agreement, 19
from the shall be Dated to	date of de terminated hisent)	elivery set out belo	ow, the rental agreement, 19
from the shall be Dated to Dat	date of de terminated hisent) ed:	elivery set out belo	ow, the rental agreement, 19
r) (Residence Time:	date of de terminated hisent) ed:	elivery set out belond. day of	ow, the rental agreement, 19
from the shall be Dated to Dat	date of de terminated hisent) ed:	elivery set out belond. day of	ow, the rental agreement, 19
r) (Residence Time:	date of de terminated hisent) ed:	elivery set out belond. day of	ow, the rental agreement, 19
r) (Residence of the content of the	date of de terminated hisent) ed:	elivery set out below. day of and notice should reference.	ow, the rental agreement, 19

[§§ 47-8-1 to 47-8-51 NMSA 1978]

TO TERMINATE RENTAL AGREEMENT

(Uniform Owner-Resident Relations Act)

To:		
You are hereby no rental agreement concernir		rsigned terminates the
and the premises ar Prepaid rent and da accordance with the agreement between t	re to be restored to amage deposit, if any e Uniform Owner-Resid	
Date:		(Owne
	PARTY GIVING NOTICE:	in two (2) coning for

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

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 thirty (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.

4-904.

[§§ 47-8-1 to 47-8-51 NMSA 1978]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against	, Pl	aintiff
	, De	
SUMMONS	AND NOTICE OF TRIA	L
ON PETITION	FOR WRIT OF RESTIT	UTION
(Uniform Owne	r-Resident Relatior	ns Act)
THE STATE OF NEW MEXICO t	for trial before	
Judge, Div. New Mexico on the 19, at the hour of _ show cause and present any why the Plaintiff 's Petiti property located at why the Plaintiff should no back rents or damages cause accordance with the Petitic action, a copy of which is	and all evidence, for a Writ of R should by have judgment aged by you to the proposed filed by the Pla	which you may have, estitution for the not be granted and ainst you for any operty, in
Your failure to appear a may result in the entry of with the Petition filed by of which is attached.	judgment against y	ou in accordance
You may file a written a have prior to the trial. Dated:	answer and assert a	ny claims you may

THIS IS YOUR NOTICE		
OF TRIAL	Ву	
and will be the only		Clerk
Notice that you will		
receive.		
CERTIFIC	CATE OF SERVICE BY S	HERIFF
I certify that on the 19, in said County a copy of the Petition attached, on the Defende		of this Summons, with
method of service)		(describe
eputy Sheriff		D
AFFIDAVIT (OF SERVICE BY PRIVAT	E CITIZEN
STATE OF NEW MEXICO)) ss.	
COUNTY OF)
I the undersigned, be over the age of eighteen day of copy of this Summons, where the summons is the copy of the summons of the copy	n (18) years and tha , 19, in sai ith a copy of the	
mothod of acceptant		(describe
method of service)		

Judge

		Person over 18
Making Service Subscribed and sworn to before, 19, by		day of
Serving Summons)	(Name Of	Private Citizen
		Notary Public or
Other Officer		Authorized
to Take Oaths My commission expires:		
4-905.		
[§§ 47-8-1 to 47-8-51 NMSA 1978]	l	
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
 against	, P]	Laintiff
-	, De	efendant
PETITION BY OWNE	ER FOR RESTITU	JTION
(Uniform Owner-Res	ident Relatio	ns Act)
Comes now the Plaintiff, petit	cioner herein,	and alleges:
1. Plaintiff is lawfully entity premises:	led to possess	sion of the

follows:	
	
	
	written notice of breach of the rental
Defendant has failed to	on, 19, and that remedy such breach. (Copy attached as
Exhibit A.)	
1 Dofondant is indobt	and to Disimplify in the compar
4. DETENDANT 15 INDEDI	
	ed to Plaintiff in the sum of id rent per day
\$ for unpa to date of restitution,	rent per day plus \$ for damage to the
\$ for unpa to date of restitution,	
\$ for unpa to date of restitution, premises.	rent per day plus \$ rent per day plus \$ for damage to the
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$	rent per day plus \$ for damage to the of Defendant as a damage
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta	rent per day plus \$ for damage to the of Defendant as a damage al agreement.
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicable trials on the issues of	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an	of Defendant as a damage al agreement. The plus \$ for damage to the graph of Defendant as a damage al agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement.
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicable trials on the issues of demands a jury trial an Wherefore, Plaintiff	of Defendant as a damage al agreement. The plus \$ for damage to the graph of Defendant as a damage al agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement. The plus \$ for damage to the graph of Defendant as a damage and agreement.
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an Wherefore, Plaintiff follows:	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicable trials on the issues of demands a jury trial an Wherefore, Plaintiff	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an Wherefore, Plaintiff follows:	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an Wherefore, Plaintiff follows:	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as
\$ for unpa to date of restitution, premises. 5. Plaintiff holds \$ deposit under the renta 6. (check if applicabl trials on the issues of demands a jury trial an Wherefore, Plaintiff follows:	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as
\$ for unpate to date of restitution, premises. 5. Plaintiff holds \$ deposit under the rentate. 6. (check if applicable) trials on the issues of demands a jury trial an Wherefore, Plaintiff follows: 1. Immediate possessio	rent per day plus \$ for damage to the of Defendant as a damage al agreement. de): [] Plaintiff requests separate for restitution and damages. [] Plaintiff ad pays jury fee herewith. prays for judgment against Defendant, as

4. Costs of	this a	action.										
5. Such other reasonable. Dated:	r and	further	reli	ef	as	the	COI	ırt	may	deem	just	and
Signed												
Name [print]												
dress [print]												Ac
Code [print]								C:	ity,	State	e and	Zip
phone Number											-	Геle
4-906. [§§ 47-8-1 to	47-8-	-51 NMSA	1978]								
STATE OF NEW		CO			COU	JRT					No.	
				CO	UNT	ĽΥ						
against							_ , I	Plai	inti	ff		
							_ , I	Defe	endaı	nt		

PETITION BY RESIDENT FOR RELIEF

(Uniform Owner-Resident Relations Act)

Comes now the Plaintiff, petitioner herein, and alleges:

1. Plaintiff is lawfully entitled to possession of the premises:
2. Defendant let Plaintiff have possession of the above described premises under a rental agreement and the Defendant is now in default under the terms of such agreement, as follows:
3. Defendant owes to Plaintiff the sum of \$ as damages.
4. Plaintiff delivered written notice of breach of the rental agreement to Defendant on, 19, and that Defendant has failed to remedy such breach. (Copy attached as Exhibit A.)
5. Defendant holds \$ of Plaintiff's money under the rental agreement.
6. (check if applicable): [] Plaintiff requests separate trials on the issues of restitution and damages. [] Plaintiff demands a jury trial and pays jury fee herewith. Wherefore, Plaintiff prays for judgment against Defendant, as follows:
1. Immediate possession of the premises:

			COUN		, Pla	ainti	iff		
STATE OF NEW IN THE COURT	MEXICO	No							
[47-8-1 to 47	-8-51 NM	SA 1978]							
4-907.									
phone Number								ŗ	Гele
Code [print]					C:	ity,	State	e and	Zip
dress [print]									Ad
Name [print]									
Signed									
5. Such othe reasonable. Dated:	r and fu	rther re	lief as	the	court	may	deem	just	and
4. Costs of	this act	ion.							
3. The sum o	f \$		as dam	ages					
held by the D				0110	1 1011101	\	3 1110110	<i>.</i>	-119
2. The retur	n of S		of	the	Plaint:	iff's	s mone	av he	inα

	ANSWER BY RESIDENT TO PETITION FOR RESTITUTION
	ANSWER BI RESIDENT TO FEITITION FOR RESITTOTION
	(Uniform Owner-Resident Relations Act)
1. Defe	ndant is not in default because:
	amount of rent claimed by the Plaintiff in this action
is not o	
is not opecause: 3. The powed to	wed damages claimed by the Plaintiff in this action are not
is not opecause: 3. The powed to	wed damages claimed by the Plaintiff in this action are not

trials on the	applicable): [] Defendant requests separate issues of restitution and damages. [] Defendant y trial on the issue of damages and pays jury fee
Signed	
Name [print]	
dress [print]	Ad
Code [print]	City, State and Zip
ephone Number [As amended,	Tel effective August 1, 1992; January 1, 1993.]
	ANNOTATIONS
The 1993 amendi Item 5.	nent, effective January 1, 1993, inserted "on the issue of damages" in
4-908.	
[47-8-1 to 47-	-8-51 NMSA 1978]
STATE OF NEW	MEXICO
COURT	NoCOUNTY
	, Plaintiff

	, Delendant
I	ANSWER BY OWNER TO PETITION BY RESIDENT
	(Uniform Owner-Resident Relations Act)
1. Defendant	is not in default because:
	_
The amount	- t of rent that the Plaintiff states is owed is not
orrect ecause:	. Of Tent that the Flathtill States is Owed is not
=cause: 	
	_
laintiff	es claimed by the Plaintiff are not owed to the
ecause:	
4. The Defeno	dant asserts the following counterclaim or setoff
laintiff:	

trials on the iss	Licable): [] Defendant requestures of restitution and damages. ial on the issue of damages and particular the state of the second particular than the secon	[] Defendant
Signed		
Name [print]		
dress [print]		Ad
Code [print]	City	, State and Zip
ephone Number [As amended, ef	fective August 1, 1992; January	Tel 1, 1993.]
	ANNOTATIONS	
	effective January 1, 1993, substituted "owe ue of damages" in Item 5.	ed" for "due" in Item 3
4-909.		
[§§ 47-8-1 to 47-	3-51 NMSA 1978]	
STATE OF NEW MEX	ICO COURT	No.
	COUNTY	
	, Plaint	iff

against	
	, Defendant
	JUDGMENT
(Uniform Ow	ner-Resident Relations Act)
the Plaintiff appeared (i Defendant (did not appear attorney). Having heard t	trial on, 19 In person) (and) (by attorney). The c) (appeared) (in person) (and) (by the evidence and argument presented, the the Plaintiff and against the Defendant o:
1. The premises at:	
be	e restored to the Plaintiff;
2. The rental agreemer	nt is forfeited;
3. Plaintiff shall recamounts:	cover from Defendant the following
Rents	\$
Damages	\$
Attorney's Fees \$	

Costs

TOTAL

4. A Writ of Restitution b	e issued effect	ive
Dated:		
Judge		
I-910.		
§§ 47-8-1 to 47-8-51 NMSA 19	78]	
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against		laintiff
	, D	efendant
JUDGMENT FO	R DAMAGES - DEF <i>a</i>	AULT
(Uniform Owner-	Resident Relatio	ons Act)
This cause came on for triangle of the Plaintiff appeared and the Defendant appeared not be and the Plaintiff appeared not be Having heard the evidence affinds (in favor of the Plaint	d (in person) (a ot. d (in person) (a ot. and argument pre ciff) (in favor	nd) (by attorney) nd) (by attorney) sented, the court of the Defendant).
IT IS THEREFORE ORDERED, AD (Plaintiff) (Defendant) recov		
Rents	\$	
	^	
Damages	\$	

Attorney's		
Fees	\$	
Costs	\$	
TOTAL JUDGMENT	\$	
Date:	· 	
19		
Judge		
4-911.		
[§§ 47-8-1 to 47-8-51]	NMSA 1978]	
STATE OF NEW MEXICO		
IN THE	COURT	No.
	COUNTY	
		
against	, Plair	ıtıİİ
	, Defen	ıdant
JUDGME:	NT FOR DAMAGES - APPEARANC	E
(Uniform	Owner-Resident Relations	Act)
This cause came on f	or trial on	, 19 ,
	or trial ons subsequent to restitution	
	aintiff appeared (in perso nt appeared (in person) (a	-
attorney). Having hear	d the evidence and argumen	-
court finds: [] In favor of the	Plaintiff and against the	Defendant
	Defendant and against the	

of the IT IS (Plaint	Defendar THEREFO	nt on his o DRE ORDEREI efendant) r	countercla D, ADJUDGE	im/seto D AND I	off. DECREED th	and in favor at the t) (Plaintiff)
	Rents			S	\$	
	Damages			Ç	\$	
Fees	Attorney	/ ' s \$				
	Costs			S	\$	
JUDGMEN Date:			\$			
(Note	Judge e: To be	used in ca d damages.)	ase of sep			issues of
4-912.						
[§§ 47-	-8-1 to 4	17-8-51 NMS	SA 1978]			
	OF NEW M	MEXICO		COURT		No.
			CC	UNTY		
agair	 nst				_, Plainti	ff

JUDGMENT FOR RESTITUTION RESERVING QUESTION OF DAMAGES (Uniform Owner-Resident Relations Act) This cause came on for trial on	, Defendant	
(Uniform Owner-Resident Relations Act) This cause came on for trial on	JUDGMENT FOR RESTITUTION	
This cause came on for trial on	RESERVING QUESTION OF DAMAGES	
on the issue of restitution and not on the issue of damages. The Plaintiff appeared (in person) (and) (by attorney); the Defendant (did not appear) (appeared) (in person) (and) (by attorney). Having heard the evidence and arguments presented, the court finds in favor of the (Plaintiff) (Defendant) and against the (Plaintiff) (Defendant). IT IS THEREFORE ORDERED, ADJUDGED AND DECREED: 1. The rental agreement between the parties is terminated; 2. The premises described in the petition are restored to the Plaintiff; 3. The (Plaintiff) (Defendant) is awarded \$	(Uniform Owner-Resident Relations Act)	
2. The premises described in the petition are restored to the Plaintiff; 3. The (Plaintiff) (Defendant) is awarded \$	on the issue of restitution and not on the issue of damage Plaintiff appeared (in person) (and) (by attorney); the Defendant (did not appear) (appeared) (in person) (and) (buttorney). Having heard the evidence and arguments present the court finds in favor of the (Plaintiff) (Defendant) and against the (Plaintiff) (Defendant).	s. The Y ed,
3. The (Plaintiff) (Defendant) is awarded \$	1. The rental agreement between the parties is terminat	ed;
attorney's fees from the (Defendant) (Plaintiff). IT IS FURTHER ORDERED that the court retains jurisdiction of the parties and the subject matter to determine all issues of damages and any other issues remaining in this case; and such other matters will come before the court after the (filing of this Judgment) (Defendant has returned the possession of the premises to the Plaintiff). 4. The day of, 19, be set for hearing on the issue of damages; 5. A Writ of Restitution be issued effective the day of, 19		to the
the parties and the subject matter to determine all issues of damages and any other issues remaining in this case; and such other matters will come before the court after the (filing of this Judgment) (Defendant has returned the possession of the premises to the Plaintiff). 4. The day of, 19, be set for hearing on the issue of damages; 5. A Writ of Restitution be issued effective the day of, 19	costs and \$ attorney's fees from the (Defenda	_ nt)
for hearing on the issue of damages; 5. A Writ of Restitution be issued effective the day of, 19	the parties and the subject matter to determine all issues lamages and any other issues remaining in this case; and so ther matters will come before the court after the (filing this Judgment) (Defendant has returned the possession of the court after the	of uch of
day of, 19	4. The day of, 19, for hearing on the issue of damages;	be set
	lay of, 19	

Judge

	F NEW MEXICO	COURT	No.
		COUNTY	
agains		, Plai	.ntiff
		, Defe	endant
	WRI	I OF RESTITUTION	
	AND I	WRIT OF EXECUTION	
	(Uniform Owne	r-Resident Relations	Act)
deputy sl Judgmen you are o	neriff of said Count nt having been ente ordered to remove to an	to the sheriff or a f nty: ered for the Plaintif the Defendant from th nd to restore possess the day of	If in this action, ne premises at sion of said
personal found in thereon, days.	property of the De the county, the st	, and further that efendant, wherever thum of \$ rn this writ to me wi	you levy against ne same may be and your fees
· ·	Judge		
		N WRIT OF RESTITUTION	1

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 the _____

day of	, 19	
I certify that I car: follows:	ried out this Writ of Ex	ecution, as
[] The writ was served, 19	x or boxes and fill in b wed on Judgment Debtor o , and full payment erty of Judgment Debtor	n was made.
which levy could be made [] Levy and Sale:	.	
	ty was taken into custod ; a written invento	
[] Judgment Debtor copy of the bond is atta Date of sale: Amount of interest sin		possession; a
judgment	\$	
Amount of accrued cost judgment	\$	
Total amount received sale	from \$	
Amount paid to Judgmen Creditor	nt \$	
Date of return:	ې 	
		Sheriff or
Deputy Sheriff	County, New Mex	ico
(The sheriff is obl	igated by law to make to	imely return.)
4-914.		
[§§ 47-8-1 to 47-8-51 NI	4SA 1978]	
STATE OF NEW MEXICO	COLLDE	No
IN THE	COURT	No.
	COUNTY	
	, Plai	ntiff

IN THE _____

COUE	No
	COUNTY
	, Plaintiff
ag	gainst , Defendant
	PETITION FOR POST-JUDGMENT WRIT OF REPLEVIN
С	omes now the Plaintiff, petitioner herein, and alleges:
mattinc]	Plaintiff has a judgment against the Defendant in this cer dated, 19, with a present value luding post-judgment costs and accrued interest totaling, the terms of which include Plaintiff's right to over following personal property
	(attach exhibit necessary)
	Plaintiff believes that the property may be found at which is within the jurisdiction of court;
	This court has jurisdiction to issue a writ of replevin irning to Plaintiff the property described;
requagas poss Defe the	The specific facts upon which a writ of replevin is dested are that Plaintiff holds a valid, unsatisfied judgment anst Defendant, declaring that property formerly in the session of Plaintiff has been wrongfully taken or retained by endant and Defendant refuses to return it to Plaintiff or pay judgment amount; HEREFORE Plaintiff prays for an order of this court requiring sheriff of county to take possession of
the	sheriff of county to take possession of property and return it to the Plaintiff.

Signed						
Name [print] —						
dress [print]						Ad
Code [print]			City,	State a	and 2	Zip
ephone Number					7	Геl
Dated: [Effective Ja	nuary 1, 1993.]					
4-916.						
[2-202, 3-202]						
STATE OF NEW M IN THE	EXICO No.	_				
		COUNTY	_			
against		······································	Plaint	iff		
			Defenda	ant		
	POST-JUDGMENT	WRIT OF REPL	EVIN			
the Plaintiff h of of Plaintiff; a taken and shoul	nd the Court find d be granted;	of Replevin seize prope ling that the	orderin	ng the s the ber ion is w	sheri nefit well	iff
NOW THEREFO	RE the Sheriff of	-		County	y IS	

hereby ordered to seize and to reproperty described in the Petitic wherever it may be found within the property described in the Petitic wherever it may be found within the property of the p	on (Exhibit "A") at	tached hereto
Judge		
RETURN OF WRI	T OF REPLEVIN	
I certify that I served this Wr No personal property list Personal property as specton, 19, Plaintiff. A written inventory in Date of return:	ted in the writ was cified in the Writ and returned to the attached.	found. was recovered
Sheriff		
County STATE OF NEW MEXICO) COUNTY OF Subscribed and sworn to before, 19 , by		day of , personally
known to me. Notary Public or Other Officer My commission expires: [Effective January 1, 1993.]		-
4-921.		
[Section 47-10-9 NMSA 1978]		
STATE OF NEW MEXICO IN THE	_ COURT COUNTY	No. aintiff

Date: _____

the mobile home will owe that sum to the person who paid it.

Judge

ANNOTATIONS

Effective dates. - Pursuant to a court order dated September 12, 1995, this form is effective November 1, 1995.

1	_a	2	2	
_	,,	_	_	_

[Section 47-10-9 NMSA 1978]		
STATE OF NEW MEXICO		
IN THE	COURT	No.
·	COUNTY	
againgt		_ , Plaintiff
against 		, Defendant
JŢ	JDGMENT	
(Mobile H	ome Park Act)1	
This matter coming before (in person) (and) (by attorney appear) (appeared) (in person) The court having heard the finds in favor of the plaintif IT IS THEREFORE ORDERED:) and the defend (and) (by an at evidence and an	dant (did not torney).
1. The premises at:		
		
be rest	ored to the plan	intiff;
2. The rental agreement is	forfeited;	
3. Plaintiff shall recover	from defendant	the following
amounts:	Ċ	
Rents Damages	\$ \$	

Ş			
\$			
\$			
e issued 19	effective		
	\$ \$ e issued	\$ \$ \$ e issued effective	\$ \$ e issued effective

USE NOTE

1. Section 47-10-9 NMSA 1978 provides that not less than 48 hours after entry of a notice of judgment (Rule 4-921) and upon execution of a writ of restitution (Civil Rule 4-913) the sheriff will oversee the removal of a mobile home.

[Adopted, effective November 1, 1995.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated September 12, 1995, this form is effective November 1, 1995.

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	SCRA 1986
1.00	4-201 4-203
1.02	4-204

1.03	4-301
1.04	4-202
1.05	4-302
2.00	4-304
2.01	4-305
2.02	4-306
3.00	4-501
3.01	4-502
3.02	4-307
3.03	4-401
4.00	4-503
4.01	4-601
5.00	4-103
5.01	4-103
5.02	4-101
6.00	4-701
6.01	4-703
6.02	4-704
6.03	4-705
6.04	4-706
6.05	4-303
6.06	4-702
7.00	4-801
7.01	4-802
7.02	4-803
7.03	4-804
8.00	4-805
8.01	4-806
8.02	4-807
8.03	4-812
8.03A	4-811
8.04	4-813
8.05	4-814
8.06	4-808
8.07	4-809
8.08	4-810
9.00	4-707
9.01	4-708
10.00	4-901
10.01	4-902
10.02	4-903
10.03	4-904
10.04	4-905
10.05	4-906
10.06	4-907
10.07	4-908
10.08	4-909

10.09	4-910
10.10	4-911
10.11	4-912
10.12	4-913
10.13	4-914

SCRA 1986	Former	Form
4-101		5.02
4-102		5.01
4-103		5.00
4-104		None
4-201		1.00
4-202		1.04
4-203		1.01
4-204		1.02
4-205		None
4-206		None
4-207		None
4-208		None
4-301		1.03
4-302		1.05
4-303		6.05
4-304		2.00
4-305		2.01
4-306		2.02
4-306A		None
4-307		3.02
4-308		None
4-401		3.03
4-501		3.00
4-502		3.01
4-503		4.00
4-601		4.01
4-701		6.00
4-702		6.06
4-703		6.01
4-704		6.02
4-705		6.03
4-706		6.04
4-707		9.00
4-708		9.01
4-709		None
4-710		None

4-801 4-802 4-803 4-804 4-805 4-806 4-807 4-808 4-809 4-810 4-811 4-812 4-813 4-814 4-901 4-902	
4-904 4-905	
4-906	
4-907	
4-908	
4-909 4-910	
4-911	
4-912	
4-913	
4-914	

7	$\cap \cap$
7 •	00
7. 7. 7. 7.	01 02
7. 7. 8.	02
7.	03
8.	00
8.	01
8. 8.	01 02
8.	06 07
8.	07
8. 8.0 8.	08
8.0	3A
8.	03
8.	04
8.	05
10.	00
10.	01
8. 10. 10. 10. 10. 10. 10. 10. 10	02
10.	03
10.	04
10.	05
10.	06
10.	07
10. 10.	08
10.	00
10.	09
10.	10
10. 10.	10 11 12 13
10.	12
10.	13