CIVIL FORMS

ARTICLE 1 GENERAL PROVISIONS

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

[For use with Magistrate Court Rule 2-106 and	
Metropolitan Court Rule 3-106]	
STATE OF NEW MEXICO COUNTY OF	
COURT , Plaintiff v.	Э,
, Defendant	
NOTICE OF [EXCUSAL] FACTS REQUIRING RECUSAL	
(CONSTITUTION OR CODE OF CONDUCT) ${\it 1}$	
The undersigned believes that the impartiality of the Honorable may reasonably be questioned because:	9
(set forth specific facts which prohibit the judge from presiding. The facts must be grounds for excusal under the New Mexico Constitution or the Code of Judicial Conduct.) The undersigned believes that participation of the above-named judge would be in violation of of the Code of Judicial Conduct.	

USE NOTE

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

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

ANNOTATIONS

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

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

4-102. Certificate of excusal or recusal.

[2-105, 3-105]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
IN THE		COURT
727722		, Plaintiff
against 		, Defendant
I hereby certify that I had from presiding in the above since the parties were not. The parties have not filed judge of the district to he It is requested that another law.	e case and ten (10) ified of such recusa a stipulation agree ear the case. er judge be designat	recused myself) days have passed or excusal. eing to another
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. Notice of excusal.

[For use with Magistrate Court Rule 2-106 and	
Metropolitan Court Rule 3-106]	
STATE OF NEW MEXICO COUNTY OF	
COURT	
, Plaintiff	
V.	No.
, Defendant	
NOTICE OF EXCUSAL1	
The undersigned hereby notifies the court that the Honorable is excused from presiding over the	
above-captioned case.	
Dated this, day of,	

USE NOTE

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

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

ANNOTATIONS

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

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

4-104. Notive of recusal.

[For use with Magistrate Court Rule 2-106 and
Metropolitan Court Rule 3-106]
STATE OF NEW MEXICO COUNTY OF
COURT
, Plaintiff
v. No.
, Defendant
NOTICE OF RECUSAL
You are notified that I have recused myself from presiding over the above-captioned case. The parties are further notified that if within ten (10) days they do not file with the court a stipulation agreeing to another judge to hear the case, another judge will be assigned to hear the case.

USE NOTE

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

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

ANNOTATIONS

The 1995 amendment, effective November 1, 1995, substituted "You are notified that I have recused myself" for "The undersigned hereby notifies the parties that he is recusing himself", "ten (10) days" for "five (5) days", "file with the court a stipulation

agreeing to" for "agree upon", and "another judge will be assigned to hear the case" for "the clerk will request the district court to assign".

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

ARTICLE 2 COMMENCEMENT OF ACTION

4-201. Civil complaint.

[2-201, 3-201]

IN THE	COURT	No.
	COUNTY	
against	, Pla	intiff
	, Add	endant ress Y
C	IVIL COMPLAINT	
. Plaintiff or defendant :	resides, or may be fou	nd in, or the
	his county.	
2. Plaintiff claims from Defence and also plaintiff claim	his county. efendant the amount of so claims interest and ndant personal propert	court costs. y of the value
2. Plaintiff claims from Defence and also plaintiff claim	his county. efendant the amount of so claims interest and ndant personal propert	court costs. y of the value
2. Plaintiff claims from Defence and also plaintiff claim	his county. efendant the amount of so claims interest and ndant personal propert	court costs. y of the value
cause of action arose in the claims from Defendantiff claims from Defen	his county. efendant the amount of so claims interest and ndant personal propert	court costs. y of the value

4. Trial by jury is (not) dema additional cost must be paid		is demanded, an
Date Signed		
Name (print)		
Address (print)		
City, State and Zip Code (prin	nt)	
Telephone Number [As amended, effective January	y 1, 1995.]	
ANN	NOTATIONS	
The 1995 amendment, effective Januar defendant in the caption.	ry 1, 1995, added the li	nes for the address of the
4-202. Civil complaint.		
[3-201]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
	, Pla	intiff
against		
	, Def	endant

1. Plaintiff or defendant resides, or may be found in, or the cause of action arose in this county.
2. Plaintiff claims from Defendant the amount of \$ Plaintiff also claims interest and court costs. Plaintiff claims from Defendant personal property of the value of \$, which is described as follows:
·
3. Plaintiff's claim arises from the following event or transaction:
·
4. Trial by jury is (not) demanded. [If a jury is demanded, an additional cost must be paid upon filing.]
5. An audio recording of the trial is (not) demanded. [If you do not request an audio recording, your right to appeal may be limited.]
Signed
Name [print]
Address [print]
Telephone Number

4-203. Complaint in forcible entry or unlawful detainer.

[Magistrate Court - Metropolitan Court]

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
against		Plaintiff
		Defendant
COMPLAINT IN	FORCIBLE EN	TRY
OR UNLAWF	UL DETAINER	
Plaintiff says: On the, he was lawfully posses possession of the premises or predescribe with reasonable certainty.]	ssed or lawf	ully entitled to the
and on that date the Defendant of the premises or property, as follows:	_	ntered or retained
WHEREFORE, Plaintiff asks that I Plaintiff be granted judgment of costs.		
Signed		

Name [print] 			
 Address [print]			
	e [print]]	
Telephone Number			
4-204. Civil summons.			
[2-202, 3-202]			
STATE OF NEW MEXICO		_ COURT _ COUNTY , Plaintiff	
v.		_, Plaintill	No.
assigned:			Judge
		_, Defendant	
	CIVIL	SUMMONS	
TO:			
Defendant1 ADDRESS:			,
GREETINGS: This summons notified against you. A copy of the			

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

file the answer or responsive pleading with the clerk of the (Magistrate) (Metropolitan) Court and you must serve a copy of the answer or responsive pleading on the opposing party.

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

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

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

NOT A	ASK FOR A TAPE RECORDING, YOU WILL NOT HAVE A RECORD OF THE
PROCE	EEDINGS TO TAKE TO THE DISTRICT COURT FOR ANY APPEAL.
Z	Your answer must be filed with the court which is located
at:	(street address of court)
Ī	A copy of your answer or responsive pleading must be mailed
to:	(name and address of plaintiff or plaintiff's attorney)
N	Name:
P	Address:
	Clerk
	R E T U R N
STA	ATE OF NEW MEXICO)
) ss
COU	JNTY OF)
(00	omplete the following, unless service by sheriff or
deput	ty) 3
I,	being sworn, state that I am over the age of eighteen (18)
years	s and not a party to this lawsuit, and that I served this
summo	ons in county on the day of
	,, by delivering a copy of this summons,
a cop	by of the complaint and an answer (indicate below how
serve	ed):
(cc	omplete if service by sheriff or deputy) 3
Ιc	certify that I served this summons in
count	ty on the day of , , by
deliv	ty on the day of,, by vering a copy of this summons, a copy of the complaint and
	nswer form in the following manner:
_	

(person serving summons must check one box and fill in appropriate blanks)

[] by delivering a copy of this summons, a copy of the
complaint and an answer form to the defendant,
(used when defendant receives copy of summons
or refuses to receive summons).
[] by delivering a copy of this summons, a copy of the
complaint and an answer form to , a person
complaint and an answer form to, a person over fifteen (15) years of age and residing at the usual place
of abode of the defendant, , located at
of abode of the defendant,, located at (address). (used when defendant
is not presently at the abode.)
[] by posting a copy of the summons, complaint and an answer
form in the most public part of the usual place of abode of
(name of defendant) located at
(address) (used if no person found at
dwelling house or usual place of abode).
(If service is by posting a copy of the summons, complaint and
an answer form must also be mailed to the person served. The
person serving by posting and the person serving by mail must
each sign a return. The person mailing must check and complete
the certificate of mailing at the end of this summons.)
[] by delivering a copy of this summons, a copy of the
complaint and an answer form to, an agent
authorized to receive service of process for defendant.
[] by delivering a copy of this summons, a copy of the
complaint and an answer form to, (parent)
(guardian) (custodian) of defendant (used when defendant is a
minor or an incompetent person).
[] by delivering a copy of this summons, a copy of the
complaint and an answer form to (name of
person),, (title of person authorized to
receive service) (used when defendant is a corporation or an
association subject to a suit under a common name, a land grant
board of trustees, the State of New Mexico or any political
subdivision).
[] by service by mail.
Fees:
Digitatale of person making bervice
Title (if any)
Subscribed and sworn to
before me this
day of,
-
Judge, notary or other officer

Official title (To be completed if service is made by posting) 4 I, being sworn, state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served a copy of this summons on the _____ day of _____, ____, by mailing first class mail, postage prepaid, a copy of this summons, a copy of the complaint, and an answer form to: (name of person served) (address where mailed) (county) (city, state and zip code) Signature of person making service Title (if any) Place of mailing Date Subscribed and sworn to before me this day of _____, Judge, notary or other officer authorized to administer oaths 3 Official title (To be completed if service is made by mail.) 5 I, being sworn, state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served a copy of this summons on the _____, by mailing first class mail, postage prepaid, a copy of this summons, a copy of the complaint, an answer form and two copies of the notice and acknowledgement and a return envelope, postage prepaid, addressed to: (name of person served) (address where

mailed)		(county)
zip code)		(city, state and
	Signature of person making	g service
	Title (if any)	
	Place of mailing	
	Date d and sworn to before me day of,	
- '	tary or other officer d to administer oaths	
Official t	title3	

USE NOTES

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

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

ANNOTATIONS

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

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

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

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

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

4-205. Civil complaint for interpleader.

[2-301, 3-301]				
STATE OF NEW	MEXICO			
		COUNTY		No.
IN	THE		COURT	
against			_, Interpleader	<u>-</u>
and			_, Defendant	
			_, 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 court 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 (set forth relationship of interpleader to defendants).
3. Interpleader also requests court costs and such other relief as the court deems just and proper.
Signed
Name [print]

Δ	$ \sim $	d	r	$\overline{}$	c	c
\boldsymbol{H}	(1	(1	1	_	-	_

City, State and Zip Code
Telephone Number [Adopted, effective July 1, 1988.]
4-206. Summons.
[1-004]
STATE OF NEW MEXICO IN THE DISTRICT COURT
JUDICIAL DISTRICT
against , Plaintiff No.
, Defendant
SUMMONS
THE STATE OF NEW MEXICO
TO:, Defendant(s) ADDRESS:
GREETINGS: 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
the judicial district court of the State of New
Mexico, and the seal of the district court of
County, this day of,
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
eighteen (18) years and not a party to this lawsuit, and that I
served the within Summons in said County on the day
of,, 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 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
abode)
[] 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 (name of person),
, (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,,	
Judge, Notary or Other Officer Authorized to Administer Oaths	
Official Title *If service is made by the sheriff or a Mexico county, the signature of the sher need not be notarized. [Adopted, effective August 1, 1988.]	
4-207. Notice and receipt of summons and	l complaint notice.
[1-004]	
STATE OF NEW MEXICO IN THE DISTRICT COURT	
(JUDICIAL DIST	RICT) No.
against	_, Plaintiff
	_, Defendant
NOTICE AND RECEIPT OF SUMMONS	AND COMPLAINT
NOTICE	
TO:	
ADDRESS:	

The enclosed summons and complaint are served pursuant to Rule 1-004 of the New Mexico Rules of Civil Procedure. You must sign and date the receipt. If you are served on behalf of a corporation, unincorporated association (including a partnership) or other entity, you must indicate under your signature your relationship 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. If you do not complete and return the form to the above court 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. If you do complete and return this form, you (or the party on whose behalf you are being served) must answer the complaint within thirty (30) days of the date upon which this notice was mailed, which appears below. If you fail to do so, judgment by default may be taken against you for the relief demanded in the complaint. I declare, under penalty of perjury, that this Notice and Receipt of Summons and Complaint was mailed on the _____ day of _____, ____, . Signature Date of Signature RECEIPT OF SUMMONS AND COMPLAINT I received a copy of the summons and complaint in the abovecaptioned matter at (insert address). Signature Relationship to Entity/ Authority to Receive Service of Process

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

[2-202, 3-202]

STATE OF NE	W MEXICO	COURT		No.
V.			Plaintiff Defendant	
	NOTICE AND ACKNO	WLEDGMENT OF RI AND COMPLAINT	ECEIPT OF	
TO:				
ADDRESS:				
 ,	,	- · ·		

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

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

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

other manner permitted by law. It must be received by the sender within twenty-three (23) days from the date it was mailed to you.

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

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

answer form, to receipt of summ	under penalty of perjury, that the complaint, an wo copies of this notice and acknowledgment of mons and complaint and a postage prepaid return mailed on the, (place of mailing).
	Signature of person mailing
	Date of signature
	RECEIPT OF SUMMONS AND COMPLAINT
I understanthe party on whan answer to the	a copy of the summons and complaint. nd that a judgment may be entered against me (or hose behalf I received service) if I do not file he complaint with the court within twenty-three the date this notice was mailed to me.
	Signature of defendant or defendant's attorney
	Position or title
	Date of signature

(To be completed prior to filing

with the clerk of the court.

Proof of service is required for each party.)

AFFIDAVIT OF SERVICE

I declare under penalty of perjuran answer form, two copies of this receipt of summons and complaint envelope were served by mail on tentities on this day of (1) (Name of party)	s notice and acknowledgment of and a postage prepaid return he following persons or:
(Address)	
(2)	
(Name of party)	
(Address)	
	ings
Subscribed and sworn to	
before me this	
day of,	
Judge, notary or other officer authorized to administer oaths	
Official title	

[As amended, effective January 1, 1993; September 2, 1997.]

ANNOTATIONS

The 1993 amendment, effective January 1, 1993, rewrote this form to be consistent with the 1992 amendments to Rules 2-202 and 3-202.

The 1997 amendment, effective September 2, 1997, inserted "Acknowledgement of" in the form heading, increased the time for return of the answer form from 20 days to 23 days to allow three days for mailing and rewrote the form, rewrote the Receipt of Summons and Complaint, and added the Affidavit of Service.

4-211. Recompiled.

ANNOTATIONS

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

4-212. Recompiled.

ANNOTATIONS

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

4-213. Attorney's certificate.

[1-099]

record filed;

	COUNTY JUDICIAL DISTRICT
v.	Judge
	ATTORNEY'S CERTIFICATE
I,	, attorney for , certify pursuant to Rule 1-011 NMRA
that no fee is requir paper is:	red by Rule 1-099 NMRA because the attached
1. [] being filed wi	thin ninety (90) days of the disposition;
	tion which may be performed by the clerk of to correct a mistake in the judgment or

-	[] requesting entry of a stipulated order;
4.	[] seeking only enforcement of a child support order;
	[] being filed by an entity exempt by law from paying a ket fee.
Atto	orney's signature
 Atto	orney's name
Addı	ress
IF 7	ephone number THE REQUIRED FEE IS NOT PAID, THE CASE WILL BE CLOSED WITHOUT POSITION OF PENDING MATTERS UNTIL PAYMENT IS MADE.
	CLERK'S USE ONLY s Paid: [] Yes [] No [] Check [] Cash rk:
[App	proved, effective August 1, 2001.]
	ANNOTATIONS
	ctive dates Pursuant to a court order dated May 24, 2001, this form is effective ust 1, 2001.
4-22	21. Certificate of service.
[F	or use with Magistrate Court Rules 2-203, 2-204, 2-205
Met	tropolitan Court Rules 3-203, 3-204, 3-205]
	CERTIFICATE OF SERVICE
	I hereby certify that on this day of, this notice was [mailed by United States first class mail, postage prepaid,

Address:	
City, State	
and zip code:]
[faxed by	(name of person who faxed
document) to	(name of recipient). The
transmission was reported as	complete and without error. The
time and date of the transmi	ssion was (a.m.) (p.m.)
on (date)	
[e-mailed to	(name of party or
attorney) at	(electronic mail address
of recipient) which is on fi	le with the clerk of the Supreme
Court for service by electro	nic mail. The transmission was
successful. The time and dat	e of the transmission was
(a.m.) (p.m.) o	n (date).]
[delivered to	. (Specify how service
by delivery was made. See Us	. (Specify how service to Note for the methods service may
be made using this	
alternative)	.]
Signature of at	torney
Date of signa	ture
If this notice was served	by a person
other than an attorney, th	e following
must also be completed and	filed with the court:
AFFIDA	AVIT OF SERVICE
I declare under penalty of p	erjury that a copy of this paper was
served by [mail] [fax] [elec	tronic transmission] as described
above on this d	ay of
_	
Signature of person who made	
Subscribed and sworn to befo	
this day of	·
Judge, notary or other offic	
authorized to administer oat	hs
Official title	

This form may be used in the magistrate and metropolitan court to prepare a certificate or affidavit of service. Only the applicable parts should be used. If a paper is served by an attorney, a certificate of service is attached to the paper filed with the court. If a paper is served by any other party, an affidavit of service must be attached to the paper. See Rules 2-203 and 3-303 NMRA for service of papers after the complaint.

[Approved, effective May 1, 2002.]

ANNOTATIONS

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

ARTICLE 3 PLEADINGS AND MOTIONS

4-301. Answer to civil complaint.

[2-302, 3-302]

IN THE _	NEW MEXICO		C	OURT		No.
				COUNTY	Plaint	iff
against				·	Defenda	
		ANSWER	TO CIVIL	COMPLAI	NT	
1. The ecause:	Plaintiff	is not	entitled	to the	amount o	claimed

1. The personal property claimed by Plaintiff should not be turned over to Plaintiff because:
2. (If applicable) Defendant asserts the following counterclaim or set-off against Plaintiff:
3. Trial by jury is (not) demanded. (If Plaintiff has already demanded trial by jury, as indicated in the complaint, a jury will be provided automatically and you need not fill in this item. If Plaintiff has not demanded trial by jury, you may do so here, but if you do you must pay an additional cost upon filing this answer.)
Date Signed
_ Name (print)
Address (print)
Telephone number (This Answer must be filed with the court on or before the date set in the Summons.) [As amended, effective January 1, 1995.]

ANNOTATIONS

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

4-302. Answer to civil complaint.

[3-302]STATE OF NEW MEXICO IN THE _____ COURT No. _____COUNTY _____, Plaintiff against , Defendant ANSWER TO CIVIL COMPLAINT 1. The amount of damages claimed by Plaintiff is not owed because _____ or 1. The personal property claimed by Plaintiff should not be turned over to Plaintiff because: 2. [If applicable] Defendant asserts the following counterclaim or set-off against Plaintiff:

3. Trial by jury is (not) demanded demanded trial by jury, as indicated will be provided automatically as	ated in the complaint, a jury nd you need not fill in this
item. If Plaintiff has not demand here, but if you do you must pay this answer.]	
4. An audio recording of the trianot request an audio recording, y limited.]	=
Signed	
_ Name [print]	
_ Address [print]	
City, State and Zip Code [print]	
	the court on or before the date
4-303. Motion for judgment on the	pleadings.
[2-303, 3-303]	
STATE OF NEW MEXICO	No.
IN THE	COURT
COUNTY	
against	, Plaintiff

, 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)\$
<pre>Interest (if allowable)\$</pre>
Filing fee\$
Service fee\$
Return fee\$
Witness fees

Total Judgment

(A copy of this must be mailed to the other party or the attorney for the other party not less than eight (8) days before

⁽Plaintiff) (Defendant)

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the time fixed for the hearing.)
[As amended, effective October 1, 1987.]
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4-304. Stipulation of dismissal.

[2-305, 3-305]			
STATE OF NEW MEXICO COUNTY OF			
IN THE	COURT		No.
•		, Plaintiff	
V.		, Defendant	
STIP	ULATION OF D	ISMISSAL	
The parties hereby stipul (with) (without) prejudic		s action be dismissed	
Plaintiff or Attorney for	Plaintiff		
Defendant or Attorney for	Defendant		

[As amended, effective November 1, 2000.]

ANNOTATIONS

The 2000 amendment, effective November 1, 2000, no longer provides for approval by a judge to a stipulation of dismissal.

4-305. Notice of dismissal of complaint.

[2-305, 3-305]

STATE OF NEW MEXICO

COUNTY OFIN THE	COURT	No.
·	, Pla	intiff
v.		
	, Def	endant
NOTICE OF	DISMISSAL OF COMPLAIN	T 1
Plaintiff hereby dismisprejudice.	sses plaintiff's comp	laint without
Plaintiff or a	attorney for plaintif	f
	USE NOTE	
1. This form may not be use answer or other responsive if the defendant has filed pleading.	pleading. Civil Form	4-306A is used
[As amended, effective November 1	, 2000.]	
	ANNOTATIONS	
The 2000 amendment, effective No deleted the entry for approval by the the Use Note.	_	_
4-306. Order dismissing act	ion for failure to prose	ecute.
[2-305, 3-305]		
STATE OF NEW MEXICO		
IN THE	COURT	No.
	COUNTY	
	Plai	ntiff

against	
, Defendant	
ORDER DISMISSING ACTION FOR FAILURE TO	
PROSECUTE	
This action has remained pending for six (6) months from the date of the complaint and the court, at a hearing pursuant to the rules governing procedure in this court, has found that (Plaintiff has failed to take all available steps to bring the matter to trial) (Defendant has failed to take all available steps to bring his counterclaim to trial). IT IS ORDERED that this action is dismissed without prejudice	ıe
4-306A. Motion to dismiss action and order.	
[General Form for Use in Magistrate or	
Metropolitan Court]	
STATE OF NEW MEXICO COUNTY OF IN THE COURT	10.
, Plaintiff	
v. , Defendant	
MOTION TO DISMISS ACTION	

AND ORDER

(Plaintiff) (Defendant) requests the court to dismiss the above cause of

action for the following reason:
(Plaintiff) (Defendant)
ORDER
This matter having come on for hearing on the motion of the (Plaintiff) (Defendant) and the court having considered the argument presented, finds that: [] the motion should be denied. [] the above cause of action should be dismissed (with) (without) prejudice. IT IS ORDERED that: [] the motion to dismiss the action is denied. [] this action is dismissed (with) (without) prejudice. ———————————————————————————————————
Judge
[Approved, effective September 1, 1989; as amended, effective November 1, 2000.]
ANNOTATIONS
The 2000 amendment effective November 1, 2000, changed the form from an order

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

4-307. Notice of pretrial conference.

Defendant
NOTICE OF PRETRIAL CONFERENCE1
TO:
. At this conference the court will: (check only applicable alternatives) [] make an order clarifying the pleadings; [] enter such orders as may be desirable to expedite the disposition of the action; [] hold discussions to facilitate the settlement of the case; [] consider the following matters:
The court will also consider such other matters as may aid in the disposition of the case. The failure of any party to appear at the time and place specified for the pretrial conference may be grounds for entering a default judgment against such party.
 Date Judge

USE NOTE

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

[As amended, effective September 1, 1989; October 1, 1991; December 17, 2001.]

ANNOTATIONS

The 1991 amendment, effective October 1, 1991, near the middle of the form, inserted "(check only applicable alternatives)" and added the last three alternatives.

The 2001 amendment, effective December 17, 2001, substituted "You are ordered to appear for a pretrial conference" for "A pretrial conference will be held in this case" in the first paragraph under the heading "NOTICE OF PRETRIAL CONFERENCE", made stylistic changes, and added the Use Note.

4-308. Order to interplead.

[2-301, 3-301]		
STATE OF NEW MEXICO		
	_ COURT	No.
	COUNTY	
against		_, Interpleader
		_, Defendant
and 		_, Defendant
0	RDER TO INTERPLE	ZAD
The interpleader having IT IS ORDERED that the c which sum rep owes the above named def IT IS FURTHER ORDERED, t account shall be retaine IT IS FURTHER ORDERED, t who has or claims an int of this court shall, and action within twenty (20 served upon them; and IT IS FURTHER ORDERED th	ourt take into i resents the total endants; hat the money pad until further hat the defendant erest in or to start are directed to days from the	ts trust account \$ il amount interpleader iid into the court trust order of the court; its and any other person said money in the custody o, interplead in this
discharged from all liab		e) be and hereby is Sendants on account of

	(set fort	h relat	cionship	of interple	eader to
defendants).					
	·	-			
Judge	- 1 1	1000			- 1 1
[Adopted, effectiv 1990.]	e July 1,	1988; 8	as amenc	ded, effectiv	re July I,
	Al	NNOTAT	IONS		
The 1990 amendment, (30) days" in the fourth p		1, 1990,	substitute	d "twenty (20) d	ays" for "thirty
ARTICLE 4					
PARTIES					
4 404 11 41 64 1					
4-401. Notice of tria	àl.				
[Magistrate Court	- Metropol	itan Co	ourt]		
STATE OF NEW MEXI					
IN THE			COURT		No.
		COT	JNTY		
				Plaintiff	
against				TIATITUTE	
_					
				Defendant	
	NOT	ICE OF	TRIAL		
T.O.					
TO: Plaintiff; and					
, Attorney.					

Defendant; and		
, Attorney.		
_,,		
This action will come on for t	rial before Judge	
, at the Mag	istrate Court located	l at
on	the	
day of,	, at the hour of	
.m. The failure of any party to	o appear at the time	and place
specified for trial will be gre	ound for entering a d	lefault
judgment against him.		
The motion		
will be heard by the court (im	-	. ⊥)
	at • III •	
Judge or Clerk		
ARTICLE 5		
	IAL MATTERS	
DISCOVERY AND PRETRI	IAL MAITERS	
4-501. Motion for production.		
[2-501, 3-501]		
STATE OF NEW MEXICO		
COLD	m	3.7
COUR	T	No.
	COUNTY	
	, Plaintif	·f
against	,,	

, Defendant
MOTION FOR PRODUCTION
(Plaintiff) (Defendant) asks the court to order that the other party produce for inspection and copying the following items of evidence:
<pre>[] Request has been made of the other party and the other part has failed to produce the evidence. [] This inspection and copying is necessary in the preparation for trial of this case because</pre>
(Plaintiff) (Defendant)

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

4-502. Order of production.

or attorney for the other party.)

[For use with Magistrate Court Rule 2-501 and Metropolitan Court Rule 3-501]
STATE OF NEW MEXICO

COUNTY OF				
IN THE	COURT			
Plaintiff v.				No.
Defendant				
	ORDER FOR P	RODUCTION		
IT IS ORDERE (plaintiff)	produce for trial or h	nearing at		on
(p.m.), the papers, docu	following records, ments or other tangibl	e evidence	(describe	briefly):
	-			
Date	·			
	to obey this order, y			ntempt of

USE NOTE

This form is to be used when a party fails to comply with Rule 2-501 or 3-501 NMRA.

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

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".

The 2002 amendment, effective May 1, 2002, deleted "The (plaintiff) (defendant) demanded production and the court finds that good cause exists for production;" immediately following the form heading "Order For Production", deleted "in the

(defendant) (plaintiff)" following "tangible evidence" in the form, and added the Use Note.

4-503. Subpoena.

[For use with Magistrate Co	ourt Rule 2-502 and
Metropolitan Court Rule 3-5	502]
STATE OF NEW MEXICO IN THE	COURT No.
COUNTY v.	
	Defendant
	SUBPOENA1
	FOR [] TRIAL [] HEARING OR OBJECTS AT A HEARING OR TRIAL2 ES OF A PARTY2
YOU ARE HEREBY COMMANDED T	TO APPEAR as follows:
BEFORE JUDGE:	
DATE:,	TIME:
<pre>(a.m.) (p.m.) to: [] testify at trial</pre>	
——————————————————————————————————————	g described books, documents or
tangible things:	
[] permit the inspection at:	n of the premises of a party located
	(address).

YOU ARE ALSO COMMANDED to bring with you the following: (describe document or objects to be
produced)
IF YOU DO NOT COMPLY WITH THIS SUBPOENA, you may be held in contempt of court and punished by fine or imprisonment.
RETURN FOR COMPLETION BY SHERIFF OR DEPUTY4
I certify that on the day of,, in County, I served this subpoena on by delivering to the person named a copy of the subpoena, the \$75.00 witness fee and mileage as provided by law in the amount of \$
Deputy sheriff
RETURN FOR COMPLETION BY OTHER PERSON
MAKING SERVICE4
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 on the day of, in County, I served this subpoena on by delivering to the person named a copy of the subpoena, the \$75.00 witness fee and mileage as provided by law in the amount of \$
Person making service SUBSCRIBED AND SWORN to before me this day of,(date).
Judge, notary or other officer authorized to administer oaths THIS SUBPOENA issued by or at request of:

Name	of	attorney	of	party	
Addre	 ess				
Teler	ohor	 ne			

CERTIFICATE OF SERVICE BY ATTORNEY 4

on the follo	y that I caused a copy of this wing persons or entities by (de, day of,,,	-	
(Address)			
(Name of p	party)		
(Address)			
	Attorney		
	Signature		
	Date of signature		

TO BE PRINTED ON EACH SUBPOENA

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.
- 2. If a person is ordered to produce books, documents, or tangible things in the person's possession for a hearing or trial, the person, unless ordered to personally appear, may have a custodian of the books, documents or tangible things to the hearing or trial produce them for trial. If a party is ordered to permit the inspection of the party's premises before trial, the party need not appear in person at the time of the inspection.
- 3. The judge or clerk may issue a pro se party a subpoena duces tecum ordering the production of books, documents or tangible things for trial only if the subpoena is completed

prior to issuance by the court. See Rules 2-502 and 3-502 NMRA.

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

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

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

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

- (1) fails to allow reasonable time for compliance;
- (2) requires a person who is not a party or an officer of a party to travel outside the county in which the person resides or is employed or regularly transacts business in person, except as provided below, such a person may in order to attend a hearing or trial be commanded to travel from any place within the county in which the hearing or trial is held, or
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.
 - If a subpoena
- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

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

DUTIES IN RESPONDING TO SUBPOENA

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

[Approved, effective May 1, 2002.]

ANNOTATIONS

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

4-504. Subpoena.

[For use w	ith Metropolitan	Court Rule 3-501.1]	
STATE OF N	EW MEXICO TROPOLITAN COURT		No.
	 COUNTY		
		, Plaintiff	
V •		, Defendant	
	i	SUBPOENA1	
SUBPOENA TO:	FOR APPEARANCE OF	PERSON FOR A STATEMENT:	
YOU ARE H	EREBY COMMANDED TO	O APPEAR as follows:	
DATE:	ive a statement i	TIME: n the above case.	_ (a.m.)

Judge2 or attorney RETURN FOR COMPLETION BY SHERIFF OR DEPUTY3 copy of the subpoena, the \$75.00 witness fee and mileage as provided by law in the amount of \$_____. Deputy sheriff RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE 3 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 on the _____, day of _____, in County, I served this subpoena on by delivering to the person named a copy of the subpoena, the \$75.00 witness fee and mileage as provided by law in the amount of \$_____. Person making service SUBSCRIBED AND SWORN to before me this day of _____, ____(date). Judge, notary or other officer authorized to administer oaths THIS SUBPOENA issued by or at request of: Name of attorney of party Address

CERTIFICATE OF SERVICE BY ATTORNEY3

Telephone

on the follo	y that I caused a copy of the	(delivery)	(mail) on
(1)			
(Name of p	party)		
(Address)			
(2)			
Name of p	party)		
(Address)			
	Attorney		
	Signature		

TO BE PRINTED ON EACH SUBPOENA

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.
- 2. The judge may issue a pro se party a subpoena for a statement only if the subpoena is completed prior to issuance by the court. See Rules 2-502 and 3-502 NMRA.
- 3. A copy of the subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

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

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

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

If a subpoena:

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

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

DUTIES IN RESPONDING TO SUBPOENA

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

[Approved, effective May 1, 2002.]

ANNOTATIONS

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

4-505. Subpoena.

[District Court	Civil Rule 1-045]
STATE OF NEW MEX	KICO No.
	JUDICIAL DISTRICT
V .	, Defendant
	SUBPOENA1
SUBPOENA FOR ALL DEPOSITION	PPEARANCE OF PERSON FOR2
YOU ARE HEREBY PLACE:	COMMANDED TO APPEAR as follows:
DATE: (a.m.) (p.m.)	
[] testify a	the taking of a deposition in the above case. trial. COMMANDED to bring with you the following
	COMPLY WITH THIS SUBPOENA you may be held in and punished by fine or imprisonment.

Judge, clerk or attorney

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on	the day of ,
, in	County, I served this
subpoena on	by delivering to the
person named a copy of	f the subpoena, a witness fee in the amount
of and milead	ge in the amount of $\frac{3}{2}$.
Deputy s	neriff
RETURN :	FOR COMPLETION BY OTHER PERSON
	MAKING SERVICE
eighteen (18) years as the day of the subpoend	on, on oath say that I am over the age of and not a party to this lawsuit, and that on of, in anty, I served this subpoena on by delivering to the person named a, the \$75.00 witness fee and mileage as a mount of \$3.
	aking service ORN to before me this day of (date).
authoriz	otary or other officer ed to administer oaths d by or at request of: party
Telephone	

TO BE PRINTED ON EACH SUBPOENA

- 1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.
- 2. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.
- 3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. See Section 38-6-4 NMSA 1978 for per diem and mileage for witnesses. See Paragraph A of Section 10-8-4 NMSA 1978 for per diem and mileage rates for nonsalaried public officers. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. See Section 34-9-11 NMSA 1978 for payments from the jury and witness fee fund.

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

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

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

production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

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

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

If a subpoena:

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

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

DUTIES IN RESPONDING TO SUBPOENA

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

ANNOTATIONS

The 2002 amendment, effective November 1, 2002, deleted the references for "subpoena for documents or objects" and "inspection of premises" under the heading "Subpoena"; deleted the Certificate of Service by Attorney section in the form; renumbered former Use Note 1 as present Use Note 2, inserted present Use Note 1; in Use Note 3, inserted the second, third and sixth sentences, and deleted Use Note 4 which read "To be completed only if the subpoena is commanding production of documents and things or inspection of premises before trial. If the subpoena is commanding production of documents and things or inspection of premises before trial, it must be served on each party in the manner provided by Rule 1-005. If service is by a party, an affidavit of service must be used instead of a certificate of service"; deleted the second paragraph under the heading "Protection of Persons Subject to Subpoenas" which formerly read "A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial"; in the third paragraph, inserted "or within fourteen (14) days after service of the subpoena may file a motion to quash the subpoena and serve the motion on all parties to the action" at the end of the first sentence, and, in the second sentence inserted "an objection is served or a motion to quash is filed and served on the parties".

4-505A. Subpoena for production or inspection.

[District Court Civil Rule 1-045]	
STATE OF NEW MEXICO COUNTY OF	
	No
_ JUDICIAL DISTRICT	
	, Plaintiff
v.	, Defendant
SUBPOENA FOR PRODUCTION OR IN	ISPECTION1
SUBPOENA FOR	

[] INSPECTION OF PREMISES 2 TO:	
YOU ARE HEREBY COMMANDED ON:	TIME:
(a.m.) (p.m.)	
TO:	
[] permit inspection of the papers, documents or tangible the	following described books,
papers, documents of tangible the	ings.
, 	
at	
(address).	
[] permit the inspection of	the premises located at:
by providing legible copies of the produced by mail or delivery to on this subpoena. You may condition to the payment in advance inspection and copying. You have production pursuant to this subpoent of the section "DUTIES IN RESECTION "DUTIES IN RESECTION TOWNEY WITH THE contempt of court and punished by	YOU RECEIVED THIS SUBPOENA. NOT RESPOND TO THIS SUBPOENA A FOR PRODUCTION OR INSPECTION BJECTIONS OR A MOTION TO QUASH REQUIRING A RESPONSE. ena for production or inspection he items requested to be the attorney whose name appears ion the preparation of the ce of the reasonable cost of the right to object to the oena as provided below. SPONDING TO SUBPOENA". IS SUBPOENA you may be held in y fine or imprisonment.
Judge, clerk or atto	orney
RETURN FOR COMPLETION	1 BY SHERIFF OR DEPUTY
I certify that on the	day of ,
, in	day of, _ County, I served this subpoena
on	_ by delivering to the person

named a copy of the subpoena and a fee of \$ (insert the amount of fee tendered or, if no fee is tendered, "none")3.
RETURN FOR COMPLETION BY OTHER PERSON
MAKING SERVICE
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 on the day of, in, in by delivering to the person named a copy of the subpoena and a fee of \$ (insert the amount of fee tendered or, if no fee is tendered, "none")3.
Person making service SUBSCRIBED AND SWORN to before me this day of, (date).
Judge, notary or other officer authorized to administer oaths THIS SUBPOENA issued by or at request of:
Name of attorney of party
Address
Telephone

TO BE PRINTED ON EACH SUBPOENA

- 1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.
- 2. A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear

for deposition, hearing or trial.

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

PROTECTION OF PERSONS SUBJECT TO SUBPOENAS

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

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

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

production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

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

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

If a subpoena:

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

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

DUTIES IN RESPONDING TO SUBPOENA

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

if a written objection is served or a motion to quash has been filed with the court until a court order requires their production or inspection.

[Adopted, effective November 1, 2002.]

ANNOTATIONS

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

4-506. Scheduling order.

[2-306, 3-306]

STATE OF NEW MEXICO	
COUNTY OFCOURT	
Plaintiff	
V.	No
Defendant	
SCHEDULING ORDER1	
The parties shall comply with the following scheduling order:	ıg
1. Motions to amend the pleadings or to join parties mu	ıst be
filed by (date)2.	
2. Motions addressed to the pleadings must be filed by	
(date).	
3. Any permitted discovery must be completed by	
(date).	
<u> </u>	te).
5. The plaintiff shall disclose to the defendant a with	
list, including the names, addresses and telephone number	
their witnesses, along with a summary of the testimony of	: each
witness by (date).	

6. The defendant shall disclose	e to the plaintiff a witness
list, including the names, address	
their witnesses, along with a sur	
witness by (da	-
7. The plaintiff shall make all	l of plaintiff's exhibits
available to each defendant for	
than (date).	
8. The defendant shall make all	l of defendant's exhibits
available to each plaintiff for	
than (date).	more of coring no lase.
 ` '	shall be submitted to the court
by (date).]3	Sharr se sasmireda de ene coare
[Proposed findings of fact and	conclusions of law shall be
submitted to the court by	(date).
written request stating the purpo	
parties shall advise the court p	
[A settlement conference is sc]	
(date).]	
[A motion hearing will be held	on (date).]
[A pretrial conference will be	
(date).]	
· · · · · · · · · · · · · · · · · · ·	a document shall be submitted by
a certain date, it must be received	-
date. Dates may be changed only be	
This matter is set for [jury]	-
(date).	, [Hon Jury] criar on
	ntion of the court that a party
has failed to comply with this of	
party to permit the discovery or	
previously disclosed; grant a con	
from calling a witness not disclo	
introducing in evidence the mate:	<u> </u>
-	
such other order as it deems app:	-
circumstances, including, but not	
attorney or party in contempt of	
Failure to comply with any pa	——————————————————————————————————————
result in a finding of contempt of	of court and punished by fine or
imprisonment.	
 ,	
Judge	
	
Date of signature	

USE NOTE

1. This f	orm may	be ac	dapted t	to local	practi	ce. I	or exa	ample,	the
court may	want t	to requ	ire set	tlement	confer	rences	s or pr	etrial	
conferenc	es, or	may so	chedule	docket	calls,	etc.	Dates	should	be
in consec	utive c	order.							

2. Dates should be calendar dates, not "_____ days after entry of this order", or "_____ days before trial".

3. The alternatives in this paragraph may be used only if a party is represented by an attorney.

[Approved, effective December 17, 2001.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated October 22, 2001, this form is effective December 17, 2001.

4-507. Scheduling order.

[District Court Civil 1-016]		
STATE OF NEW MEXICO COUNTY OF		
JUDICIAL DISTRICT	D1	
v.	, Plaintiff	No
	, Defendant	

SCHEDULING ORDER1

Pursuant to Rule 1-016 NMRA, the court enters the following scheduling order:

- 1. Motions to amend the pleadings or to join parties shall be filed by $____$ (date).
- 2. Motions addressed to the pleadings shall be filed by (date).
- *3. Plaintiffs shall file with the court a list of all lay

witnesses who may be called to testify at trial by (date).
*4. Defendants shall file with the court a list of all lay
witnesses who may be called to testify at trial by
(date).
*5. Plaintiffs shall file with the court a list of all expert
witnesses who may be called to testify at trial by
(date).
*6. Defendants shall file with the court a list of all expert
witnesses who may be called to testify at trial by
(date).
7. Discovery shall be completed by (date).
Parties shall seek discovery sufficiently before this date so
that persons responding to discovery reasonably may comply with
discovery requests prior to the deadline.
8. All other motions, except for motions in limine, shall be
filed by (date).
*9. All parties shall file with the court an exhibit list by
(date). The exhibit list shall state the
reasonable place where such exhibits may be inspected and
copied.
*10. All parties shall file specific objections to other
parties' proposed exhibits by (date).
[11. Plaintiffs shall submit their portions of a pretrial order
to defendants by $\underline{\hspace{1cm}}$ (date). Defendants shall file the proposed final pretrial order with the
court by (date).]
[11. All parties shall file a final witness list by
(date). The final witness list shall list
"will call" and "may call" witnesses and may include any
with call and may call withesses and may include any witnesses listed on any party's earlier witness list but may not
include additional witnesses except by leave of court or consent
of all parties.]
11. [Proposed jury instructions shall be submitted to the court
by (date).]
or
[Proposed findings of fact and conclusions of law shall be filed
with the court by (date).] 12. Motions in limine shall be filed by
(date).
13. Dates contained in paragraphs of this order marked with an
asterisk (*) may be modified by written agreement of all
parties, without court approval. Only the court, for good cause,
may change other dates.
may change other dates. 14. This matter is set for [jury] [non-jury] trial on
(date) [on a trailing docket].
(date) [on a traiting docket].

USE NOTES

1. Dates should be in consecutive order.		
2. Dates should be calendar dates, not "		
days after entry of this order", or "	days before trial".	
3. Depending on the complexity of the case, the that are bracketed, which require submission of	,	
4. This form may be adapted to local practice. For require settlement conferences or pretrial conference.		
5. If a scheduling order is not appropriate, the cono scheduling order will be entered, indicating the not later than eighteen (18) months after the filin NMRA.	ne reason, and shall set the	e case for trial
[Approved, effective July 1, 2002.]		
ANNOTATIO	ONS	
Effective dates. - Pursuant to a court order date July 1, 2002.	ed May 20, 2002, this form	is effective
ARTICLE 6 TRIALS		
4-601. Subpoena for jury service.		
[2-603, 3-603]		
STATE OF NEW MEXICO IN THE CO	DURT	No.
COUN	NTY	

			_, Plaintiff
against			
			_, Defendant
	SUBPOEN	IA FOR JURY SEF	RVICE
TO:			
			
			
YOU ARE	ORDERED TO APPEA	AR before this	court located at
	on		
		at the hou	ar of m. for
	ce. IF YOU DO NOT	TAPPEAR and ar	re not excused, you may
be held in imprisonme	contempt of cour	rt and punished	d by fine or
	Judge or Clerk	 S	
	RETURN FOR COMPI	LETION BY SHER	IFF OR DEPUTY
I certify	that on the	day of	subpoena on
	by	delivering a	copy of the subpoena to
such perso	n.		
DODUCY DITE			

ARTICLE 7 JUDGMENT AND APPEAL

4-701. Judgment.

[2-701, 3-701]STATE OF NEW MEXICO IN THE _____ COURT COUNTY No. _____, Plaintiff against _____, Defendant JUDGMENT This cause coming on for trial, plaintiff appearing (in person) (and) (by attorney); defendant appearing (in person) (and) (by attorney), and the court, having heard the evidence and argument presented, finds [] in favor of plaintiff and against defendant. [] in favor of defendant and against plaintiff. [] in favor of plaintiff on his complaint and in favor of defendant on his counterclaim/setoff. IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that (plaintiff) (defendant) recover the following: Damages \$ _____ 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 appea	llant desires	to stay execution of
judgment)	1 . 1	
If this case is appealed ar	= =	——————————————————————————————————————
execution of the judgment the (magistrate) (metropolitan)		
of \$	Jourc an appea	I Dona in the amount
·		
Judge		
	USE NOTE	
If a bond secured by personal	-	
the bond may be approved only	=	= =
personal surety shall be required double the amount of the bond		
recovery of money, the amount		
the judgment remaining unsat:		
attorneys' fees and interest,	, if any.	
[As amended, effective October 1, 199	6.]	
AN	INOTATIONS	
The 1996 amendment, effective Octobrelating to appeal bond, and added the		the final paragraph of the form
4-702. Motion for default judge	ment.	
[2-702, 3-702]		
STATE OF NEW MEXICO	COLLDE	
IN THE	COURT	
	COUNTY	No.
	,	Plaintiff

against

, De	efendant
------	----------

MOTION FOR DEFAULT JUDGMENT

Plaintiff requests the court to enter a default judgment and in support of this request, plaintiff states as follows: [] The Complaint in the above described case was filed on the
day of, [] Service of a copy of Summons, Complaint and Answer form in
this case made on defendant(s) on the day of
,; on the day of
,; and on the day of
[] The defendant(s), and
[] The defendant(s), and
(have) (has) not entered an appearance or filed ar
Answer or other responsive pleading to the Complaint.
[] The return of service was filed with this court on the day of
The Plaintiff requests the court to enter judgment 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	\$	
Attorney for Plaintiff If the Plaintiff is not re by an attorney, this motion sworn to by the plaintiff. I,, upon declare or affirm that thi statement of the facts to that if I make a material prosecuted and punished for	on must be on my oath or affirmates on my oath or affirmates on my contains a contains a contains according to the best of my knowled misstatement of fact,	complete, accurate edge. I understand
		ary or Other
Official Title		
4-703. Default judgment; ju	dgment on the pleadir	ngs.
[2-303, 2-702, 3-303, 3-70	2]	
STATE OF NEW MEXICO	COURT	No.
	COUNTY	
against	, Plai	Intiff
	, Defe	endant

DEFAULT JUDGMENT

JUDGMENT ON THE PLEADINGS

This cause coming before the court on motion of (plaintiff) (defendant) (the court itself) and the court finding it has jurisdiction and that:
[] Plaintiff appeared (in person) (and) (by attorney) and defendant failed to appear;
[] Defendant appeared (in person) (and) (by attorney) and plaintiff failed to appear;
[] There is no genuine issue as to any material fact and that (plaintiff) (defendant) is entitled to a judgment on the pleadings;
[] Defendant failed to answer on or before the appearance date fixed in the summons; The Court, having heard the evidence and argument presented, finds that service of process was duly made and finds:
[] in favor of plaintiff and against defendant.
[] in favor of defendant and against plaintiff.
[] in favor of plaintiff on his complaint and in favor of defendant on his counterclaim/setoff. IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that: (Plaintiff) (Defendant) recover the following: Damages \$ Other Damages \$ Interest to Date (if allowable) \$ Attorney Fee (if allowable) \$ Costs \$ TOTAL JUDGMENT \$
(check if appropriate)
[] [Plaintiff] [Defendant] have possession of:
[] the premises at

(for forcible entry or detainer)

[] the following personal property	:	
(for replevin and restitution actio	ns)	
Judge		,
[As amended, effective October 1, 1	98/; October 1, 1991	.]
ANNOTATI	ONS	
The 1991 amendment, effective October 1, 1993 (defendant) (the court itself) and the court finding beginning; in the first group of alternatives, deleging (defendant) for a judgment on the pleadings, the the third alternative and added the fourth alternative "Other damages" and inserted "[Defendant]"	ig it has jurisdiction and that ted "Upon motion of the (plate to court finds that" from the bative; and in the order, inse	t:" near the aintiff) peginning of
4-704. Motion to set aside default jud	lgment.	
[2-702, 3-702]		
STATE OF NEW MEXICO	OLID E	
IN THE C	OURT	No.
COU	NTY	
	, Plaintiff	
against		
	, Defendant	
MOTION TO SET ASIDE I	DEFAULT JUDGMENT	
The undersigned asks that the court dated,, and states:	set aside default j	udgment

This motion is filed within judgment; and	thirty (30) days f	rom date of
No appeal has been taken fro	om the judgment; an	d
Undersigned has a defense to	present; and	
My excuse for being in defau	alt is:	
(Plaintiff) (Defendant) (A copy of this must be mail or attorney for the other parts.) 4-705. Order setting aside details date.	arty.)	
[2-702, 3-702]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
	, Pla	intiff
against		
	, Def	endant

ORDER SETTING ASIDE DEFAULT JUDGMENT AND GIVING NOTICE

OF TRIAL DATE

A motion having been made to the court having held a heari defense to present, that good motion should be granted.	ing, finds that De	fendant has a
IT IS ORDERED that the defaul		d
Defendant shall file an Answe	_	t within
Plaintiff and Defendant are rTRIED		
	, at	III. at
and the failure of any party for trial will be ground for party.		-
 Judge		
4-706. Satisfaction of judgmer	nt.	
[2-704, 3-704]		
STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
	Dla	intiff

against

		, Defendant
	SATISFACTION OF JUD	GMENT
	in (full) (pa	artial) satisfaction of
Party or Att		
Address		
City, State,	Zip Code	
4-707. Notice	e of appeal.	
[1-072, 1-07	3, 2-706, 3-706]	
STATE OF NE IN THE DIS	W MEXICO TRICT COURT	Dist. Court No.
	 JUDICIAL DISTRICT COUNTY	
		(Mag.) (Met.) Ct. No.
against	(appellant) (appellee)	, Plaintiff
	(appollant) (appollant)	, Defendant
applicable)	(appellant) (appellee)	, Garnishee (if
	NOTICE OF APPEA	L <i>1</i>
	(plaintiff) (defe	endant) s to the district court

(metropolitan)	ment or final order of the (magistrate) court entered in the above cause on the lay of
	Signed
	Name (print)
	Address (print)
	City, state and zip code (print)
	Telephone number
	(To be completed prior to filing
	with the clerk of the district court.
Proc	of of service is required for each party.)
	CERTIFICATE OF SERVICE BY ATTORNEY
-	that I caused a copy of this notice of appeal to the following persons or entities by (delivery) day of, ,,
: (1) (Name of par	rty)
(Address) (2) (Name of par	rty)
(Address)	
	Attorney for appellant)
5	ignature

			_
Date	of	signature	

AFFIDAVIT OF SERVICE OF PARTY

-	penalty of perjury		
notice of appeal was			or entities
by (delivery) (mail)		day of	
	 :		
(1)			
(Name of party)			
(Address)			
(2)			
(Name of party)			
(Address)			
Signatu	re of appellant		
 Date of	signature		
Subscribed and swo	_		
before me this			
day of		_	
Judge, notary or of	ther officer		
authorized to admir	nister oaths		
Official title			

USE NOTES

1. A copy of the judgment or final order appealed from, showing the date of the judgment or final order, shall be attached to the notice of appeal filed in the district court.
[As amended, effective January 1, 1996.]

ANNOTATIONS

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

4-707A. Appeal bond.

STATE OF NEW MEXICO	
IN THE DISTRICT COURT	Dist. Court No.
JUDICIAL DISTRICT COUNTY	
	Mag.) (Met.) Ct. No.
	, Plaintiff
(appellant) (appellee)	
against	, Defendant
(appellant) (appellee)	Garaniahaa (i.f.
applicable)	, Garnishee (if
•	
APPEAL BOND	1
Anneal hand is benche act at c	
Appeal bond is hereby set at \$	
Judge	
buage	
USE NOTE	
1. If a supersedeas bond is approved by of the bond shall be immediately filed	-
[Adopted, effective January 1, 1996.]	
4-708. Title page of transcript of civil pro	oceedings.
[2-705, 3-706]	
STATE OF NEW MEXICO IN THE COURT	T
COUNTY	

No.

, Plaintiff against , Defendant , Garnishee
TITLE PAGE OF TRANSCRIPT OF CIVIL PROCEEDINGS
1Name of plaintiff or plaintiff's attorney
Address of plaintiff or plaintiff's attorney 2
Name of defendant or defendant's attorney
Address of defendant or defendant's attorney 3. Attached: (Please check appropriate boxes.) [] COMPLAINT [] ANSWER [] OTHER PAPERS AND PLEADINGS [] JUDGMENT OR FINAL ORDER (with date of filing) [] EXHIBITS [] TRANSCRIPT OF THE PROCEEDINGS
[As amended, effective July 1, 1996.]
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. Order declaring judgment of this court satisfied in full.

[2-703, 3-704]

STATE OF NEW MEXICO
IN THE _____ COURT

COUNTY	
	ο.
, Plaintiff	
against	
, Defendant	
ORDER DECLARING JUDGMENT OF THIS COURT	
SATISFIED IN FULL	
A motion having been made for an order of this court decided the judgment in the above case to be satisfied in full and court being satisfied that notice has been given to the defendant in accordance with the Rules of Civil Procedure 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) (cashie check) made payable to the administrative office of the count of an amount equal to the full amount of such judgment, and interest.	nd the e and d er's courts
IT IS ORDERED that the judgment in the above case is satinfull.	isfied
Judge [Approved, effective October 1, 1991.]	
4-710. Order setting aside judgment, order or writ of this co	urt.
[2-703, 3-704]	
STATE OF NEW MEXICO IN THE COURT	
COUNTY	

, Plaintiff
against
, Defendant
ORDER SETTING ASIDE JUDGMENT, ORDER
OR WRIT OF THIS COURT
A motion having been made to set aside the (judgment) (an order) (writ) entered in the above styled case on the, day of, upon the grounds that such
(judgment) (order) (writ):
<pre>[] was entered because of (a) (mistake) (inadvertence) (surprise) (excusable neglect) (fraud). [] is void because</pre>
(set forth the reason the judgment is void)
The court having held a hearing finds that the motion was timely filed and there are good grounds to grant the relief requested.
IT IS ORDERED that the above (judgment) (order) (writ) be
set aside. [It is further ordered that

(set forth if other proceedings or trial is to be held)

Dated:		
Judge [Approved, effective October 1, 2	 1991.]	
ARTICLE 8 SPECIAL PROCEEDINGS		
4-801. Writ of execution.		
[2-801, 3-801]		
STATE OF NEW MEXICO IN THE	_ COURT COUNTY	No.
		, Plaintiff , Plaintiff's Address
V •		, Defendant , Defendant's Address
WRIT OF I	EXECUTION	
THE STATE OF NEW MEXICO to the deputy sheriff of any New Mexico Judgment having been entered in to levy against personal property in your county \$ (which is the plus interest at the rate of day of judgment), and your fees thereon, within sixty (60) days ,	county: n this acti y of y, the sum e judgment y, per	on, you are ordered at of and costs to date) year from the (date of

dge or clerk

(This form may also be issued as a second or subsequent writ.)

RETURN

I certify that I carried out this writ of execution, as
follows:
(check appropriate box or boxes and fill in blanks) [] The writ was served on judgment debtor on
, and
[] full payment was made
<pre>[] partial payment was made in the amount of</pre>
\$
[] No non-exempt personal property of judgment debtor was
found on which levy could be made.
Property seized:
[] Personal property was taken into custody on
, . A written inventory is attached
[] Judgment debtor provided bond to retain possession; a
copy of the bond is attached.
Date of return:
SHERIFF OF
COUNTY, State of New Mexico
Ву
-
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. Writ of execution.

[1-065.1]		
STATE OF NEW MEXICO IN THE DISTRICT COURT	COUNTY	No.
V.		
WRIT OF E		ull-time salaried
deputy sheriff of any New Mexico Judgment having been entered in	county: this action, y	ou are ordered
in your county in your county (which is the plus interest at the rate of day of	% per year _ , (c	f from the date of
<pre>judgment), and your fees thereon, within sixty (60) days,</pre>	and return thi	s writ to me
Judge or clerk		
(This form may also be issued as	s a second or s	ubsequent writ.)

I certify that I carried out this writ of execution, as
follows:
(check appropriate box or boxes and fill in blanks)
[] The writ was served on judgment debtor on
, and
[] full payment was made
[] partial payment was made in the amount of
[] partial payment was made in the amount of
No non avament property of judgment debter use found on
[] No non-exempt property of judgment debtor was found on
which levy could be made.
Property seized:
<pre>[] I levied upon the following real property</pre>
<pre>[] Personal property was taken into custody on</pre>
, . 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
·
Ву
Donuty or other authorized person
Deputy or other authorized person

USE NOTE

(The sheriff is obligated by law to make timely return.)
Only non-exempt property may be seized. The sheriff may not
seize any personal clothing, furniture or books or any jewelry
unless the total value of all jewelry exceeds \$2500.
[Adopted, effective July 1, 1992; as amended, effective January
1, 1996.]

ANNOTATIONS

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

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

[For use with District Court Civil Rule 1-Magistrate Court Civil Rule 2-801;	-065.1;
and Metropolitan Court Civil Rule 3-801	NMRA]
STATE OF NEW MEXICO IN THECOUNTY	No.
	, Plaintiff
against 	, Defendant
WRIT OF EXECUTION IN FORCIBLE ENT	RY OR DETAINER
THE STATE OF NEW MEXICO to the sheriff of deputy sheriff of said county: Judgment having been entered for the plant you are ordered to remove the defendant from and to restore positive premises to plaintiff on time) and to retain the contract of the plant to retain the plant to the plant to the plant to the plant to retain the plant to the	intiff in this action, om the premises at ssession of the (date) at
court	
Date Judge	
RETURN	
I certify that I carried out this writ of the defendant from the premises and restor premises to the plaintiff on the,(date). SHERIFF OF (DUNTY, State of New Mexico By	
Deputy (The sheriff is obligated by law to make to	imaly raturn)
-	imery recuin.)
[As amended, effective July 1, 1992; May 15, 2003.]	

ANNOTATIONS

Cross references. - For statutory form of forcible entry or detainer, see Section 35-10-6 NMSA 1978.

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, in the Return, substituted "Property seized:" for "[] Levy and Sale:" near the middle and deleted from near the end, lines relating to date of sale, amount of interest, amount of accrued costs, amount received, and amount paid to judgment creditor.

The 2003 amendment, effective May 15, 2003, in the first paragraph, deleted "without unnecessary delay and to levy against personal property of the defendant in this county, the sum of \$______ plus interest at the rate of ______% per year, and your fees thereon," following "restore possession of the premises to plaintiff" and substituted "the court" for "me within thirty (30) days" following "return this writ to"; in the second paragraph, deleted the language concerning service on judgment debtors and seizure of personal property.

4-803. Claim of exemptions on execution.

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

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

CLAIM OF EXEMPTIONS ON EXECUTION

A JUDGMENT HAS BEEN ENTERED AGAINST YOU. ALL OF THE PROPERTY YOU POSSESS MAY BE SEIZED AND SOLD TO PAY THIS JUDGMENT. YOU MUST COMPLETE AND RETURN THIS FORM WITHIN TEN (10) DAYS TO CLAIM ANY STATUTORY EXEMPTION FROM THIS SEIZURE AND SALE.

(check only applicable boxes)

Part I. Homestead exemption

(This part is for use only in the district court.)

[] Judgment debtor owns, leases or is purchasing a house which judgment debtor occupies and is entitled to exempt a homestead in the amount of thirty thousand dol (\$30,000) under Section 42-10-9 NMSA 1978. Part II. Exemption in lieu of homestead exemption	hold
(Parts II and III are for use in the district court, m court and metropolitan court.)	nagistrate
[] Judgment debtor is a resident of this state who claim a homestead exemption, but claims an exemption of personal property in the amount of two thousand dollars under Section 42-10-10 NMSA 1978. The property claimed exempt is as follows:	real or (\$2,000)
	D VALUE
\$\$ (Attach additional page if necessary) Part III. Personal property exemptions Unless the judgment debtor files a written waiver of exemption, the sheriff may not seize the judgment debtor personal clothing, furniture or books. In addition to the property claimed or listed as exempted the judgment debtor hereby claims the following exempting (check only applicable boxes) [] personal property worth up to \$500 LIST	npt above,
ITEMS STATE	D VALUE
\$(Attach additional page if necessary) [] tools of the trade worth up to \$1,500. Occupation of judgment debtor: LIST ITEMS STATE	D VALUE
\$(Attach additional page if necessary) [] one motor vehicle worth up to \$4,000 or that amequity in a more valuable vehicle MAKE, MODEL AND YEAR OF VEHICLE MARKET VALUE	nount of

\$		
Amount of any lien on vehicle: \$		•
[] jewelry worth up to \$2,500		
LIST JEWELRY		
ITEMS STA	TED	VALUE
\$		_
(Attach additional page if necessary)		
[] medical-health equipment being used for	the	health of
the claimant or a member of the household of the		
not in a profession; (Attach separate sheet se		
items claimed and the name of the household memb		_
medical condition of the member.)		
[] pensions or retirement funds;		
[] not more than \$5,000 in benefits from a	bene	evolent
association of which the judgment debtor is a me	mber	· ;
[] building materials not financed by the j		
in this action as provided by Section 48-2-15 NM	SA 1	.978 ;
[] a partner's interest in specific partner	ship	property
subject to the limitations of Section 54-1-25 NM	SA 1	
[] worker's compensation benefits subject t	o th	ne
limitations of Section 52-1-52 NMSA 1978;		
[] occupational health benefits as provided	by	Section 52-
3-37 NMSA 1978;		
[] unemployment compensation benefits subje	ct t	to the
limitations of Section $51-1-37$ NMSA 1978 for nec	essi	ties
furnished while the debtor was unemployed and ch	ild	support;
<pre>[] public assistance and welfare benefits;</pre>		
[] cash surrender values and benefits of li	fe i	nsurance
contracts;		
[] payment from life, accident and health i	nsur	rance
policies or annuity contracts;		
[] crime victims' reparation fund payments;		
[] fraternal benefit society benefits;		
[] the minimum amount of shares necessary f		
cooperative associations subject to the limitati	ons	provided by
Section 53-4-28 NMSA 1978;		
[] the debtor's membership interest in the		
club or association pursuant to Section 53-10-2		
[] oil and gas equipment not financed by th	_	_
creditor to be used for purposes for which it was	s pu	irchased as
provided by Section 70-4-12 NMSA 1978;	,,; ~ -	r crosses and
[] a family allowance to a decedent's survi	_	-
children subject to the limitations of Sections 2-402 NMSA 1978;	45-2	1-401 dna 45-
Z FUZ INFIGA ID/O,		

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 [] I waive my right to claim my exemption following property	-
LIST	STATED VALUE
(Attach additional page if necessary) I understand that by waiving my sta property, this property may be seized a YOU MUST RETURN A COMPLETED AND SIGNE THE CLERK OF THE COURT WHOSE ADDRESS IS ALSO SERVE A COPY ON THE JUDGMENT CREDI	atutory right to exempt and sold. CD COPY OF THIS FORM TO S SHOWN BELOW. YOU MUST
Name of court judgment debtor	Printed name of
Address or P.O. box	Street address
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. Order on claim of exemption and order to pay in execution proceedings.

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

STATE OF NEW MEXICO		
IN THE	COURT	No.
	COUNTY	, Plaintiff
against		, Defendant
ORDER ON CLAIM	OF EXEMPTION AN	ID ORDER TO PAY
IN EX	KECUTION PROCEED	DINGS
This matter coming before [] 1. At the time the wrighted judgment debtor, the amount and owing to the judgment [] 2. As a result of this creditor has spent addition [] 3. The total amount of the second	it of execution nt of \$ creditor. s execution pro- onal costs of \$	was served on the was unpaid ceeding, judgment

 $\$ plus interest of $\$ per year from

[] 4. An affidavit of service or return of service of the writ of execution, a notice of right to claim exemption form, and a claim of exemption form were served on the judgment debtor(s) or their attorney of record, if any. [] 5. The judgment debtor: [] has not filed a claim of exemption; or [] has filed a claim of exemption and the judgment creditor has not disputed the claim of exemption for the following property and such property is therefore exempt:

and the following disputed property is not exempt and may be seized and sold by the sheriff
THE COURT ORDERS: [] 1. The judgment creditor is awarded, in addition to the amount of the judgment, the sum of \$ as additional costs. [] 2. The following property held by the sheriff is exempt from execution and the writ of execution in this case is hereby released and discharged as to that property:
[] 3. The sheriff may seize and sell the property of the judgment debtor except as set forth above.
Judge [As amended, effective July 1, 1992; January 1, 1996.]

ANNOTATIONS

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

The 1996 amendment, effective January 1, 1996, rewrote Paragraphs 4 and 5 of the findings, and rewrote Paragraphs 2 and 3 of the order.

4-805. Application for writ of garnishment.

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

STATE OF NEW MEXICO	27
IN THE COURT	No.
COUNTY	
	, Plaintiff
against	, Defendant
	, Defendanc
APPLICATION FOR WRIT OF GARNISHN	MENIT
AFFLICATION FOR WALL OF GARNISH	AUN I
the judgment	t creditor,
states:	
(1) The judgment creditor has a judgment dated against the judgment debtor , and whose last . The total of tinterest, costs and attorney's fees awarded by	whose name is t known address is the principal, the judgment was
Since the judgment was entered, additional judgment rate of $\%$ and costs totals $\$$	
Payments totaling \$ have The unpaid balance now due is \$ this amount on Rule 4-806 as "Balance Due upon Writ") plus interest from the date this Applicate executed. Under the statute, costs of 10% and may be allowed.	Application for ation is
The estimated costs would equal \$; and
the judgment creditor will seek \$ fees.	in attorney

	s allegation is not necessary prior to garnishment hild support or alimony obligations.)
(3) I have reagarnishee,	ason to believe, and do believe, that the
the judgment demoney or proper garnishment.	(address), ols money or personal property which belongs to ebtor or is indebted to the judgment debtor. The rty held by the garnishee is not exempt from dgment creditor requests a Writ of Garnishment.
	Judgment creditor or attorney for judgment creditor
	Judgment creditor's name printed
	Address of judgment creditor
	Printed name of person signing for judgment creditor
	Telephone of judgment creditor
Printed name (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

(2) Judgment debtor, to my knowledge, does not have sufficient property within New Mexico subject to execution to satisfy the

AFFIDAVIT

(application must be sworn to

unless signed by an attorney)

Subscribed and sworn to before me this	day of
	(seal)
Notary or other officer authorized	(5041)
to administer oaths	
[As amended, effective June 15, 1986; January 1, 1987 1992; January 1, 1996.]	; July 1,
ANNOTATIONS	
The 1992 amendment, effective July 1, 1992 for use in the district, mag metropolitan courts, in Item (1), substituted "upon Application for Writ" for Application"; in Item (2), added the parenthetical at the end; and deleted relating to said garnishee being a commercial bank, savings and loan as union or representative payee.	or "per I former Item (4),
The 1996 amendment, effective January 1, 1996, deleted "and affidavit heading, and added the "Affidavit" heading and the parenthetical use no affidavit form.	
4-805A. Application for writ of execution.	
[For use with Magistrate Court Rule 2-801 and Metropolitan Court Rule 3-801]	
STATE OF NEW MEXICO	
COUNTY OF	
IN THE COURT	
Plaintiff	
V.	No.
Defendant	
APPLICATION FOR WRIT OF EXECUTION	
+ h a - 4 m d	lamon t
creditor, states:	.gmerrt
(1) The judgment creditor has a judgment dated	

	(date judgment filed) against the
judgment debt	cor whose name is, and
whose last kr	nown address is The total
of the princi	pal, interest, costs and attorney's fees awarded by
the judgment	was \$
Since the j	udgment was entered, additional interest at the
judgment rate	e of % and costs total \$.
Payments to	have been received.
The unpaid	e of% and costs total \$ otaling \$ have been received. balance now due is \$ (insert this
amount on Civ	vil Form 4-801 NMRA as "Balance Due upon Application
	us interest from the date this Application is
executed.	
The estimat	ed costs would equal \$; and the
judgment cred	ditor will seek \$ in attorney fees.
(2) (check	one of the following)
	eved the judgment debtor with a notice of right to
	ons more than ten (10) days prior to filing this
=	for writ of execution and the judgment debtor has
	claim of exemption for the property to be seized and
sold.1	
	judgment debtor has filed a waiver of the right to
	on for the property to be seized and sold.2
	udgment debtor is not a natural person.
	at creditor requests the court to issue a Writ of
	non-exempt property for the judgment debt.
	. How enough property for one jaugment acce.
	attorney for judgment creditor
	acceling, let jaugment cloudes
	 Judgment creditor's name printed
	caagmene ereareer s name princes
	naaroob or jaagmone oroaroor
	 Printed name of person signing
	for judgment creditor
	101 Jaagmene eleateol
	 Telephone of judgment creditor
	retephone of judgment creditor
Printed nam	ne of judgment creditor's attorney
(if any)	ic of Juagment creation a accorney
(II ally)	
Mailing add	dress of judgment creditor's attorney
inditing add	it coo of Jaagmene eleated of accorney

City, State, zip code	-
Telephone number of judgment creditor's attorney	-
AFFIDAVIT	
(This application must be sworn to unless it is sattorney.)	igned by an
I declare under penalty of perjury that the forego	ing is true
Subscribed and sworn to before me this	_ day of
·	
20.271	
seal) Notary or other officer authorized to administer oaths	
USE NOTE	

- 1. If the judgment debtor is a natural person Civil Form 4-808A NMRA, Notice of Right to Claim Exemptions from Execution, must have been served on the judgment debtor.
- 2. This alternative may be checked if the judgment debtor filed a waiver of the right to claim exemptions. See Civil Form 4-803, Claim of Exemptions, also contains the waiver form.

[Approved, effective May 15, 2003.]

(number and street or P.O. box)

ANNOTATIONS

Effective dates. - Pursuant to a court order dated March 21, 2003, this form is effective May 15, 2003.

4-806. Writ of garnishment.

[1-065.2, 2-802, 3-802]STATE OF NEW MEXICO COUNTY OF [IN THE [MAGISTRATE] [METROPOLITAN] COURT] [_____ JUDICIAL DISTRICT] , Plaintiff V. No. ____, Defendant Balance Due Upon Application for Writ: \$ Includes Interest at $_$ %Through _____, ___(date) WRIT OF GARNISHMENT THE STATE OF NEW MEXICO to ______, garnishee. is the judgment debtor in this case and owes the amount set out above to the judgment creditor whose address is The above judgment creditor believes that you hold or control money or property that belongs to the judgment debtor. YOU ARE ORDERED to file a written answer with the _____ court located at _____ within twenty (20) days from the day you receive this writ. Your answer must be under oath and on the attached form (answer by garnishee). YOU ARE FURTHER ORDERED, as follows: 1. If you owe the judgment debtor any money (other than wages), or become indebted to the judgment debtor before filing your answer, you must keep a sufficient amount of that money to satisfy the judgment and all costs and attorney fees due as a result of service of this writ and not pay it to the judgment debtor, unless this court enters an order releasing this writ of garnishment.

- 2. If the judgment debtor is an employee of yours, unless the debt is for child or spousal support, you shall pay your employee, the judgment debtor, only
- A. seventy-five percent (75%) of the debtor's disposable earnings (salary less social security, federal and state

withholdings, and any other deduction required by law) for any
pay period;
 OR

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

whichever is greater.

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

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

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

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

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

and the debtor is a natural person, you shall also mail or
deliver to the judgment debtor, the attached notice of right to
claim exemptions and a copy of the attached claim of exemption
forms to each person identified as a judgment debtor. You shall
also send or deliver a copy of your answer to this writ to the
judgment debtor and to the judgment creditor.
judgmente debeter und to the judgment electror.
E The government will be ealted to enter an ender according
5. The court will be asked to enter an order awarding
\$ for the judgment creditor's costs relative to the
service of the writ of garnishment and \$ for
judgment creditor's attorney fees in connection with the writ of
garnishment in addition to \$, the "Balance Due
Application for Writ".
MULTO TO A COURT OPPER To the fell the engine on it

THIS IS A COURT ORDER. If you fail to file the answer, or if you disobey any of these orders, a judgment may be entered against you for the full amount of the unpaid judgment in this case.

(Seal)	

Judge or clerk

RETURN

STATE OF	NEW	MEXICO)	
)	SS.
COUNTY OF	r)	

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY:

I certify that I served this writ in said county on the day of _____, ____, by delivering a copy of the writ, a copy of the application for writ, a copy of a form for answer by garnishee, a copy of a notice of right to claim exemptions for each judgment debtor and a copy of the claim of exemption form for each judgment debtor to garnishee.

(For garnishment of wages, serve only copies of the application for writ of garnishment, writ of garnishment and answer form. For garnishment other than wages, if the judgment debtor is a natural person, serve the application for writ of garnishment, the writ of garnishment, a copy of the notice of right to claim exemptions, a copy of the claim of exemption form and a copy of the answer by garnishee. Judgment debtors who are not natural persons are not entitled to garnishment exemptions.)

Ву			
Name			
Title	 	 	

Fees:	
	SHERIFF OF
	COUNTY, State of New Mexico By
RETURN FOR	Deputy COMPLETION BY OTHER PERSON MAKING SERVICE:
eighteen (18) served this	aly sworn, on oath, say that I am over the age of years and not a party to this lawsuit, and that I writ in said county on the day of by delivering a copy of the writ. a
garnishee, a each judgmen	
By Name	
Title	
	Signature of private person making service
Subscribed	and sworn to before me this day of,
	Judge, notary or other officer authorized to administer oaths
	Official title

USE NOTES

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

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

ANNOTATIONS

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

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

4-807. Answer by garnishee.

[1-065.2, 2-802, 3-802]	
STATE OF NEW MEXICO COUNTY OF	
[IN THE [MAGISTRATE] [METROPOLITAN] COURT]	
[JUDICIAL DISTRICT]	
, Plaintiff	
V.	No.
, 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 employment was ended ,
, before I was served with the writ of garnishment.
[] I pay the judgment debtor \$ (per week)
(per hour) (per) as wages. GROSS WAGES per pay period \$
GROSS WAGES per pay period \$
Federal income tax \$
F.I.C.A. \$
State income tax \$
Other deduction required by law \$
NET WAGES per pay period \$
75% of net wages per pay period \$
40 times weekly federal minimum
wage for each week in pay
period \$
2. Money other than wages
[] I do not now owe the judgment debtor any money.
[] I owe the judgment debtor \$
[] I did not owe the judgment debtor any money at 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 \$ belonging to the judgment debtor came into my possession.
[] On the date of this answer I do not now owe the judgment
debtor any money.
3. Property other than money
[] I have no property of the judgment debtor in my possession
and have not received any since receiving the writ of
<u>-</u>
garnishment.
[] I have in my possession the following property that belongs
to the judgment debtor:
(description) (approximate value)
\$ \$
4. Wage withholding
4. Wage withholding (check and complete all applicable alternatives)
<pre>4. Wage withholding (check and complete all applicable alternatives) [] I am presently withholding% of the judgment</pre>
4. Wage withholding (check and complete all applicable alternatives) [] I am presently withholding % of the judgment debtor's net disposable earnings pursuant to the Support
4. Wage withholding (check and complete all 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
4. Wage withholding (check and complete all 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.)
4. Wage withholding (check and complete all 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

(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.) [] The percent of the judgment debtor employee's net disposable earnings I am presently withholding for all garnishment proceedings is% of the debtor's net disposable
earnings.
5. Money other than wages [] I have been served with other writs or orders to withhold money owed to the above judgment debtor that 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. Attorney fees
[] The garnishee has incurred \$ in attorney 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 signing
Address

City, state and zip code (print)	
Telephone number Subscribed and sworn to before me this day of	
Judge, notary or other officer authorized to administer oaths [As amended, effective June 15, 1992; January 1, 1996; December	

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.

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

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

NOTICE OF RIGHT TO CLAIM EXEMPTIONS (GARNISHMENT)

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

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

2. PURPOSE OF THIS NOTICE:

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

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

3. PARTIAL LIST OF EXEMPTIONS:

- a. social security benefits (OASDI, SSI);
- b. public assistance benefits (AFDC, welfare, GA);
- c. life, accident or health insurance proceeds;
- d. workers' compensation benefits (part may be garnished for child or spousal support);
- e. occupational health benefits;
- f. unemployment compensation benefits subject to the limitations of Section 51-1-37 NMSA 1978;
- q. veterans' benefits;

- h. pensions or retirement funds;
- i. a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978;
- j. crime victims' reparation fund payments;
- k. a family allowance to a decedent's surviving spouse and children, subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978;
- 1. the minimum amount of shares necessary for certain cooperative associations as provided by Section 53-4-28 NMSA 1978;
- m. fraternal benefit society payments;
- n. oil and gas equipment not financed by the judgment creditor to be used for purposes for which it was purchased as provided by Section 70-4-12 NMSA 1978.

4. HOW TO PROTECT EXEMPT PROPERTY:

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

If the judgment creditor disputes a claimed exemption, the clerk or the judge will notify you of the date and time for a court hearing on your claim. You must go to that hearing and explain why your money or property is exempt. You must bring to the hearing any proof that your money or property is exempt. If you do not complete and file the claim of exemptions (garnishment) form within ten (10) days and attend the hearing, your money or property may be turned over to the judgment creditor.

DO NOT FILE THE CLAIM OF EXEMPTION FORM TO PROTECT ONLY WAGES. YOU SHOULD COMPLETE AND RETURN THE CLAIM OF EXEMPTION FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS FORM UPON YOU. MAKE A COPY OF THE COMPLETED FORM FOR YOUR RECORDS AND SERVE A COPY ON THE JUDGMENT CREDITOR AND ON THE GARNISHEE.

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

ANNOTATIONS

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

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

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

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

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

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

I declare, under penalty of perjury, that this notice	ce, a
claim of exemptions on execution form and a copy of the	judgment
in the above cause of action were mailed on the	day
of from	(street
address or post office branch) in	

, New Mexico.	
	Signature
appearance, per judgment debtor	Date of signature the judgment debtor has not entered an sonal service of this notice must be made on the and the following Return of Service must be iled with the court.)
	RETURN
[] I, being of of eighteen (18) I served the not and a claim of of with	MEXICO) ss) x and fill in appropriate blanks) duly sworn, on oath, say that I am over the age) years and not a party to this lawsuit, and that tice of right to claim exemptions (executions) exemptions on execution form (in said county) (in County) on the day of,, by delivering a copy thereof, gment attached, in the following manner:
[] I certify Exemptions (Exe	f service by sheriff or deputy) that I served the Notice of Right to Claim cution) (in said county) (in County) on the day of,, by delivering a copy thereof, dgment attached in the following manner:
[] to defenda [] to years of age and	

<pre>[] by posting a copy of the Notice of Righ Exemptions in the most public part of the pre</pre>	mises of defendant
house or usual place of abode).	
Abode located at	
[] to, an agent receive service of process for defendant	authorized to
[] to	, (parent)
(guardian) of defendant	(used
when defendant is a minor or an incompetent p	erson).
[] after due diligence I was unable to ser	ve this notice.
Fees:	
Signature of person making se	rvice
Title (if any)	
Subscribed and sworn2 to	
before me this	
day of, ,	
Judge, notary or other officer authorized to administer oaths	
Official title	

- 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.

[Adopted, effective July 1, 1992; 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. Claim of exemption from garnishment.

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

STATE OF IN THE	NEW MEXICO	COUR	T			No.
			COUNT	Y		Plaintiff
against					•	PIAIIILIII
						Defendant Garnishee
	CLAIM	OF EXEMPTIO	N FROM	GARNISH	ME]	NΤ

Judgment debtor claims the following exemptions: (check box next to exemption)

- a. [] social security benefits (OASDI, SSI);
- b. [] public assistance benefits (AFDC, welfare, GA);
- c. [] life, accident or health insurance proceeds;
- d. [] workers' compensation awards;
- e. [] unemployment compensation benefits;
- f. [] veterans' benefits;
- q. [] pensions and retirement funds;
- h. [] crime victims' reparation fund payments;
- i. [] allowances to surviving spouse and children from deceased's estate subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978:
- j. [] the minimum amount of shares necessary for certain non-profit cooperative associations as provided by Section 53-4-28 NMSA 1978;
 - k. [] fraternal benefit society payments as provided by

Section 59A-44-18 NMSA 1978.

A completed and signed copy of this form must be returned to the Clerk of the Court whose 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 each of your claims of exemption.

Date Signature of judgment debtor

Printed name of judgment debtor

Number and street or P.O. box

City, state, zip code

Telephone number

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

ANNOTATIONS

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

The 1996 amendment, effective January 1, 1996, near the end of the form, substituted "A completed and signed copy" for "Two (2) copies", inserted "A completed and signed copy of the claim of exemption form shall be served on the judgment creditor and the garnishee named above. If the judgment creditor disputes a claimed exemption",

substituted "the disputed exemptions" for "the above exemptions", and deleted the former parenthetical use note relating to scheduling a hearing within 10 business days.

4-810. Motion for default judgment against garnishee.

[2-802, 3-802]

STATE OF NEW MEXICO	
IN THECOURT	No
V .	, Plaintiff
	, Defendant , Garnishee
MOTION FOR DEFAU	JLT JUDGMENT AGAINST GARNISHEE
judgment against the garni The Writ of Garnishmer (date) and the garnishee has been filed we have the garnishee has not pleading with the court not the garnishee has not pleading with the court not the garnishee has not pleading with the court not not the court not not the court not the court not not the court not the court not not the court not not not the court not not not not not not th	return of service of the writ on the with the court. filed an answer or other responsive or has the judgment creditor been
	requests the court to set a hearing on nan three (3) days notice to the
Attorney for If the plaintiff is not by an attorney, this mot sworn to or affirmed by I,	represented tion must be
affirmation do solemnly de contains a complete, accur of my knowledge. I underst	eclare or affirm that this motion rate statement of the facts to the best and that if I make a material by be prosecuted and punished for

	Signature of plain	ntiff	
	Signature of Judge Officer Authorized	<u> </u>	
My commission	Official title n expires:		
(SEAL)			
	CERTIFICATE	OF SERVICE	
[mailed by addressed to: Name: Address: City, State and zip coe [faxed by faxed) to attorney). The	e de: 	otion was l, postage prepa	id, and l person who defendant's lete and without
(p.m.) on	(da by		 (name of
person who tra	(electr	onic address of	<u>-</u>
2	ice in this manner e time and date of (p.m.) (a.m.) on	the transmissio	n was
	Signature of atto If this notice was he following must	served by a per	

AFFIDAVIT OF SERVICE

I declare under penalty of perjury that a copy of this motion was served by [mail] [fax] [electronic transmission] as

described above on this	day	of,
·		
Signature of person who made se		
Subscribed and sworn to before	_	
this day of		·
Judge, notary or other officer		
authorized to administer oaths		
Official title		
[Approved, effective August 1, 1999.]		
		_
ANNO	DTATIO)NS
6		
Compiler's notes Pursuant to a suprem		•
Form 4-810, providing the certificate of no	tice of	garnishment, was withdrawn, effective
on and after July 1, 1992.		
4-810A. Notice of dispute and re	quest	for hearing.
		_
[1-065.1, 1-065.2, 2-801, 2-802	2, 3-8	01, 3-802]
	·	· ·
STATE OF NEW MEXICO		
IN THE COU	IRT	
		YTV
	_	, Plaintiff
		
V.		No.
		5 6 1 1
		, Defendant
NOTICE OF DISPUTE AN	ND REÇ	QUEST FOR HEARING1
1. Assigned Judge:		
2. [Execution proceeding] [Ga	arnish	ment proceeding]2
The judgment [creditor disput	es th	e following claimed
exemptions] [debtor disputes th		
hearing be held on this dispute		J- 1
,		
		
		

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

V.			No	
	Defendant	(Judgment	debtor)	

_____, Garnishee

JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF

EXEMPTION AND ORDER TO PAY

This matter coming before the court, the court finds: [] 1. At the time the writ of garnishment was served on the garnishee, the amount of \$
or [] has filed a claim of exemption which has been disputed and after a hearing, the court finds that the following property is exempt from garnishment:

[] 6. The garnishee: [] is in default; [] is indebted to the judgment debtor in the amount of \$; [] is indebted to the judgment debtor for wages;
[] is not indebted to the judgment debtor;

<pre>[] 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</pre>
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 percent per annum interest
from the date the application was executed, the garnishee having
failed to answer the writ;
or
2. Payment of money other than wages
[] The judgment creditor recover from the garnishee the sum of
\$, which includes percent per annum interest thereon from the date the application was executed to
the date the answer was filed, such sum being held by garnishee
other than as wages;
or
3. Wage withholding other than child or spousal support
[] The judgment being other than for child or spousal support,
the judgment creditor recover from the garnishee the sum of
\$, plus interest at the original judgment rate,
until paid in full, to be deducted from the judgment debtor's
The garnishee shall pay the judgment debtor only:
(a) seventy-five percent (75%) of judgment debtor's disposable
earnings (salary less social security, federal and state tax
withholdings, and any other deduction required by law) for any
pay period; OR
(b) an amount each week equal to forty (40) times the federal
minimum hourly wage rate;
whichever is greater.
The balance of the judgment debtor's disposable earnings shall
be paid over to the judgment creditor each payday until the
judgment herein is satisfied, after this balance is first used
to pay any prior garnishment. If the wages of the judgment
debtor are not subject to garnishment because of the application

of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

4. Wage withholding for child or spousal support

- [] No prior writ or order. The order or decree being for child or spousal support, the judgment creditor shall recover from the garnishee the sum of \$_______, plus interest at the original judgment rate, until paid in full, to be deducted from the judgment debtor's wages. The garnishee shall pay the judgment debtor fifty percent (50%) of judgment debtor's disposable earnings (salary less social security, federal and state tax withholdings, and any other deduction required by law) for any pay period. If there is no prior garnishment, the balance of the judgment debtor's disposable earnings each payday shall be paid to satisfy this judgment.
- [] **Prior writ or order.** If there is a prior garnishment (one that was served on the garnishee prior to the date and time the garnishment in this case was served), up to fifty percent (50%) of the judgment debtor's disposable earnings each pay period shall be paid as follows:
- first, the amount provided for in the judgment entered on the prior writ of garnishment shall be applied to the prior garnishment. If a judgment has not yet been entered on the prior writ of garnishment, the garnishee shall withhold the amount ordered by the prior writ of garnishment to be applied to the prior writ of garnishment when the judgment is entered; next, until all prior writs have been fully satisfied, the remainder of the balance of fifty percent (50%) of the judgment debtor's disposable earnings shall be paid to this judgment creditor to satisfy the child or spousal support order. Upon satisfaction of all prior writs of garnishment, the entire balance of the judgment debtor's disposable earnings shall be applied to satisfy this child or spousal support order judgment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.
- [] Prior child or spousal support writ. Upon motion of the judgment debtor, this court orders the distribution of the judgment debtor's child or spousal support obligations as follows:

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

5. Money or property other than wages

- [] 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 i	s awarded, in a	ddition t	o the above
amounts, the sum of \$	as add:	itional c	osts and fees
pursuant to Section 35-12-1	.6 NMSA 1978.		
[] The garnishee shall be	reimbursed \$		for its
costs and \$f	for its attorney	fees, th	e same to be
paid by the	If paid by	the judg	ment debtor,
said sum shall be paid from	n the first mone	y otherwi	se payable to
the judgment creditor, but	shall not reduce	e the amo	unt the
judgment creditor is to be	paid, as ordered	d above.	
7. Payments			
Payments under this order s	shall be sent to	:	

(name o	f judgment creditor)
(addres	s of judgment creditor)
(city,	state and zip code)

Date Judge
[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; October 15, 1999; December 3, 2001.]

ANNOTATIONS

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

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

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

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

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

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

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

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

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

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

STATE OF NEW MEXICO
COUNTY OF
v. No.
· ·
, Defendant (Judgment Debtor)
, Garnishee
JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF
EXEMPTION AND ORDER TO PAY
This matter coming before the court, the court finds: [] 1. At the time the writ of garnishment was served on the garnishee, the amount of \$ was unpaid and owing to the judgment creditor. [] 2. As a result of this garnishment proceeding, judgment
creditor has spent additional costs and fees of \$
[] 3. The total amount of judgment and costs to date are
\$ plus interest of% per year from
[] 4. The garnishee is not an employer of the judgment debtor and has certified that it has mailed copies 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 its answer to the judgment debtor(s) or their attorney of record, if any. [] 5. The judgment debtor: [] has not filed a claim of exemption; [] has filed a claim of exemption, and the judgment creditor has not disputed the claim of exemption for the following property and such money or property is therefore exempt:
; or [] has filed a claim of exemption that has been disputed and after hearing, the court finds that the following property is exempt from garnishment:
<pre>[] has not filed a claim of exemption; or [] 6. The garnishee: [] is in default; [] is indebted to the judgment debtor in the amount of</pre>

<pre> \$; [] is indebted to the judgment debtor for wages; [] is not indebted to the judgment debtor; </pre>
[] 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 percent per annum interest
from the date the application was executed, the garnishee having
failed to answer the writ;
or
[] 2. Payment of money other than wages
The judgment creditor recover from the garnishee the sum of
\$, which includes% per annum interest thereon from the date the application was executed to the date

the answer was filed, such sum being held by garnishee other
than as wages;
or
[] 3. Wage withholding other than child or spousal support
The judgment being other than for child or spousal support, the
judgment creditor recover from the garnishee the sum of
\$, plus interest at the original judgment rate,
until paid in full, to be deducted from the judgment debtor's
wages.
The garnishee shall pay the judgment debtor only:
(a) seventy-five percent (75%) of the judgment debtor's
disposable earnings (salary less social security, federal and
state tax withholdings, and any other deduction required by law)
for any pay period;
OR
(b) an amount each week equal to forty (40) times the federal
minimum hourly wage rate;
whichever is greater.
The balance of the judgment debtor's disposable earnings shall
be paid over to the judgment creditor each payday until the
judgment herein is satisfied, after this balance is first used

to pay any prior garnishment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above. If the money being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceeds the otherwise garnishable amounts, this garnishment shall continue in effect until the notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor. If the wages being withheld pursuant to a notice to withhold income under the Support Enforcement Act are less than twentyfive percent (25%) of the judgment debtor's disposable earnings, the difference between the amount withheld for child or spousal support and the amount equal to twenty-five percent (25%) of the judgment debtor's disposable earnings shall be paid to the judgment creditor until the child or spousal support notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor. [] 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 is awarded, in addition to the above amounts, the sum of \$ as additional costs and fees pursuant to Section 35-12-16 NMSA 1978. [] The garnishee shall be reimbursed \$ for its costs and \$ for its attorney fees the same to be paid by the _____. If paid by the judgment debtor, said sum shall be paid from the first money otherwise payable to the judgment creditor but shall not reduce the amount the judgment creditor is to be paid, as ordered above. 6. Payments Payments under this order shall be sent to:

(city, state and zip code)

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

ANNOTATIONS

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

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

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

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

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

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

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

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

4-813. Default judgment against garnishee.

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

STATE OF NEW MEXICO
IN THE COURT No.

	COUNTY	
	, Pl	aintiff
against		
	, De	fendant
	, Ga	rnishee
DEFAULT JUDGM	ENT AGAINST GARN	ISHEE
This action was heard by the Garnishee is in default for : THE COURT ORDERS that the Jud \$ from the Garn; the date hereof.	failure to answer dgment Creditor r	ecover
Judge [As amended, effective June : 4-814. Release of garnishmen		
[1-065.1, 2-802, 3-801]		
STATE OF NEW MEXICO	COURT	No.
	COUNTY	
	, Pl	aintiff
against	,,	
	, De	fendant
	, Ga	

RELEASE OF GARNISHMENT

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 or account of that writ.	
Judge	

4-815. Sheriff's report of sale of seized property.

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

judgment

STATE OF NEW MEXICO IN THE	COURT	No.
	COUNTY	
	, Plair	ntiff
V.		
	, Defer	ndant
SHERIFF'S REPORT (OF SALE OF SEIZED PR	ROPERTY
Description of property sol	Ld:	
	tached)	
Date of sale:		
Date of judgment		
	Interest	t rate %
Amount of		
judgment \$_		
 Amount of interest since da	ate of	
judgment \$		
Amount of accrued costs sir	nce date of	

Amount of sheriff's	
costs \$	_
Total amount received from	
sale \$	
Amount paid to judgment	
creditor \$	
Date of return:	
SHERIFF OF	
COUNTY, State of New Mexico	
By	
Deputy or other authorized person	
(The Sheriff is obligated by law to make timely ret	urn)
(The bherrif 18 obligated by law to make timely let	.4111)
[Adopted, effective July 1, 1992.]	
4-820. Certificate of Dean of law school.	
[1-094.1]	
CERTIFICATE OF DEAN OF	SCHOOL OF
LAW	
I hereby certify that I am the dean of the	
School of Law and that th	
school of law is an American Bar Association accredited	
school that complies with the current standards of the A	merican
Bar Association regarding field placement programs.	
I further certify that	
named law school who has received a passing grade in law	
courses aggregating thirty (30) or more semester hours of	
equivalent.	/I CHCII
I further certify that the above-named student is partic	ipating
in a clinical law program and will receive law school cr	= =
hours for work performed in the State of New Mexico under	
direction or supervision of	(name
of supervising attorney or judge), a member of the State	 '
	Bar of Deriod of

the period beginning and ending (Set forth beginning and ending program not to exceed a four-month period.)	
(Set forth beginning and ending	g 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.	
··	
Dean	
[Adopted, effective January 1, 1995.]	
4-821. Order approving clinical law student appearan	ice.
[1-094, 1-094.1]	
STATE OF NEW MEXICO	
IN THE DISTRICT COURT	
JUDICIAL DISTRICT	
, Plaint	iff
against	No.
-	
, Defenda	ant
ORDER APPROVING CLINICAL LAW STUDENT APPEA	RANCE 1
, a qualified superv	ising attorney
participating in a clinical law program of the	
School of Law, which	n meets the
School of Law, which requirements of (Rule 1-094) (Rule 1-094.1) of the	Rules of
Civil Procedure for the District Courts has reques	
qualified clinical law program, be permitted to pas	
this matter as authorized by (Rule 1-094) (Rule 1-	-
It is hereby ordered that the above-named law stude	
participate in this case as authorized by (Rule 1-	_
094.1).	331) (11313 1
·	
Date District Judge	
[Adopted, effective January 1, 1995.]	
1 If the clinical law student is enrolled in an ou-	t-of-state law

school, the certificate of the dean of the law school must be filed with this order. See Rule 4-820.

4-830. Writ of certiorari.

[1-075]

STATE OF NEW MEXICO	
IN THE DISTRICT COURT	
	JUDICIAL DISTRICT
	, Petitioner
V .	No.
	, Respondent
WRIT OF C	ERTIORARI
To:	
(name of administrative agend	
	etition for writ of certiorari
filed in the above-styled case ar	d finds:
1. That the court has jurisdic	tion over
(name of administrative agency).	
	t have a statutory right to an
appeal or review from orders or o	lecisions of the above
administrative agency;	
3. That the petition makes a p	orima facio choming that the
petitioner may be entitled to the	
IT IS THEREFORE ORDERED that	
certiorari in the above case be a	-
	(name of
administrative agency) prepare ar	
thirty (30) days after the date o	of service of this writ on
(name of admir	nistrative agency) the record on
appeal in compliance with Paragra	ph F of Rule 1-075 of the Rules
of Civil Procedure for the Distri	
IT IS FURTHER ORDERED that the	
proceed in compliance with Rule 1	
Procedure for the District Courts	

Datad.	ict judge 	
	CERTIFICATE OF SERVICE	1
be served on the fold (certified mail, post	caused a copy of this volume caused a copy of this volume caused a copy of this volume caused are copy of this caused are copy of this volume caused are copy of this caused are copy of thi	ies by (delivery)
(Address)		
(2)(Name of party)		
(Address) (3) (Name of party)		
(Address)		
(Petitio	oner) (Attorney for pet:	itioner)
AFI	FIDAVIT OF SERVICE OF PA	ARTY
writ of certiorari to entities by (delivery	lty of perjury that I can be served on the followy) (certified mail, post	owing persons or tage prepaid) on this
(Address)		_
(Name of party)		
(Address) (3) (Name of party)		
(Name of party) (Address)		_

-(Petitioner) [Adopted, effective January 1, 1996.]

ARTICLE 9 STATUTORY PROCEEDINGS

4-901. Three-day notice of nonpayment of rent (Uniform Owner-Resident Relations Act).

[Section 47-8-33 NMSA 1978]

THREE-DAY NOTICE OF

NONPAYMENT OF RENT1

(Uniform Owner-Resident Relations Act)

To:
Address:
, New Mexico
You are notified that you are not in compliance with the rental agreement or separate agreement concerning the premises
at2:
_, New Mexico
by failure to pay rent as follows: \$

\$	
Total due: \$	
If the amount due is not paid	within three (3) days from the
date of delivery set out below,	=
terminated.	3
Payment will be accepted only	by:
[] cash [] mo	-
[] cashiers or certified ch	-
check	leck [] personar
Dated this day of	·
(Owner) (Agent)	
Service of notice:	
[] personally delivered to	resident
[] posted	
[] mailed certified mail, r	return receipt requested
[] mailed	
[] Delivered [] posted:	Mailed:
Time:	Time:
	
Date:	Date:
By3:	By <i>3</i> :

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

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

ANNOTATIONS

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

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

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

[Section 47-8-33 NMSA 1978]

THREE-DAY NOTICE OF SUBSTANTIAL VIOLATION

OF RENTAL AGREEMENT

(Uniform Owner-Resident Relations Act)

To:	
and all other occupants	
Address:	
	Unit:
	New Mexico
substantially violated the renta agreement concerning the premise	es at1:
	, New Mexico
in that on or aboutsomeone with your consent, did t	, (date), you, or the following:
	

This conduct occurred on or within 300 feet of the premises and includes (check all that apply):

controlled substance [] unlawful use	e, other than misdemea of a deadly weapon;	on or manufacture of a mor possession and use; Tysical harm to another
person;		
[] entry into th	e dwelling unit or ve	on of another person; chicle of another person intent to commit theft
[] theft or atte person by use or thr	empted theft of the presented use of force; or reckless damage to	
one thousand dollars As a result of thi terminate three (3) You must vacate the	(\$1,000.00). s conduct, the rental	agreement shall service set out below.
against you. Dated this	day of	·
Service of notice2 [] personally de	er) (Agent) 2: clivered to resident iled certified mail,	return receipt
requested	tified mail, return r	
	Time:	
Date:		
	Date:	
_ 	Ву3:	

- 1. If the leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.
- 2. If this notice is personally delivered to the resident, mailing or posting is not required. If posted, mailing by certified mail is also required by this form. A posted notice

must be affixed to a door by taping all sides or placing it in a fixture or receptacle designed for notices. See Paragraph D of Section 47-8-13 NMSA 1978.

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

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

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

ANNOTATIONS

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

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

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

SEVEN-DAY NOTICE OF NONCOMPLIANCE

WITH RENTAL AGREEMENT

(OTHER THAN FAILURE TO PAY RENT) 1

(Uniform Owner-Resident Relations Act)

To:		
Address:		
	_, New	Mexico
You are notified that you are not in comprental agreement or separate agreement condat2:		

	
_, New Mexico	
in that on or about,(date), t	ne
following noncompliance occurred:	
	
(describe the noncompliance specifically and in detail.	
Attach additional pages if necessary.)	
[] First notice. If this noncompliance is not corrected	
within seven (7) days from the date of delivery set out below,	
the rental agreement shall be terminated and you shall be	
required to vacate the premises. Regardless of whether this	
noncompliance is corrected, if a second material noncompliance	
with the rental agreement or any separate agreement occurs	7
within six (6) months of this initial noncompliance, the renta	Τ
agreement will be terminated. [] Second notice. You were given previous notice of	
noncompliance on (date). Therefore you have been in material noncompliance twice or more within a six mont	h
period. As a result the rental agreement shall terminate seven	.1
(7) days from the date of delivery set out below. You must	
vacate the premises no later than (date).	
Failure to vacate by this date will result in a legal action	
against you.	
Dated this day of , .	
,,,	
(Owner) (Agent) (Resident)	
Service of notice	
[] personally delivered to resident	
[] posted	
[] mailed certified mail, return receipt requested	
[] Delivered [] posted: Mailed: Time:	
Time: Time:	
Date:	
By3: By3:	

USE NOTE

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

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

ANNOTATIONS

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

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

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

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

RESIDENT'S SEVEN-DAY NOTICE OF ABATEMENT OR TERMINATION

OF RENTAL AGREEMENT1

(Uniform Owner-Resident Relations Act)

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

(describe the condition specifically and in detail.	
Attach additional pages if necessary.)	
This condition materially affects the health and safety or	
habitability of the dwelling I rent.	
If reasonable steps are not taken to correct this condition	
within seven (7) days from the date of delivery set out below,	I
will:	
(check only one)	
[] Reside in the dwelling and withhold one third of my	
monthly rent until the condition is corrected;	
[] Temporarily move from the dwelling and withhold all of my	i.7
rent until the condition is corrected;	ž
[] Terminate the rental agreement and vacate the dwelling.	
Dated this day of,	
day or,	
 Resident	
Service of notice	
[] personally delivered to owner	
[] posted and mailed	
[] mailed	
[] mailed certified mail	
[] Delivered [] posted: Mailed:	
Time: Time:	
Date: Date:	
By2: By2:	

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

[Approved, effective March 1, 2000.]

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

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

THIRTY-DAY NOTICE 1

TO TERMINATE RENTAL AGREEMENT

(Uniform Owner-Resident Relations Act)

Address:	
·	
·	
You are notified that the undersigned terminates the rental	
agreement concerning the premises at2:	
	
_, New Mexico	
effective,	
(Owner) (Agent) (Resident) Service of notice [] personally delivered to resident [] posted [] mailed by certified mail, return receipt requested [] Delivered [] posted Mailed: Time: Time:	
Date: Date:	

Ву <i>3</i> :	Ву3:	

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

This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978. If the residency is week-to-week, strike the words "Thirty-Day" in the title to this form, and insert the words "One-Week". If the residency is month-to-month, the thirty (30) day notice must be given at least 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. 2. If the leased premises is an apartment, include the name of the apartments and the apartment number.

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

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

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, added "Failure to vacate by this date will result in a legal action being filed against you", inserted "(Agent)" below the signature line, rewrote the certification of service, added Use Notes 2 through 4, and made stylistic changes throughout.

The 1998 amendment, effective April 6, 1998, deleted "and mailed certified mail, return receipt requested" following "posted" in the service certification, substituted "include" for "set forth" in Use Note 2, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

4-904. Petition by owner for restitution (Uniform Owner-Resident Relations Act).

[Sections	47-8-42 and	47-8-46	NMSA 1978]	
STATE OF	NEW MEXICO		COURT	No.

COUNTY
, Plaintiff
v. , Defendant
PETITION BY OWNER FOR RESTITUTION
(Uniform Owner-Resident Relations Act)
The plaintiff alleges:
1. Plaintiff is lawfully entitled to possession of the premises located at $\!1\!:$
, New Mexico

2. Defendant entered into possession of the premises under a rental agreement and has breached the terms of the agreement, as follows:
<pre>3. Plaintiff gave written notice of [] termination [] breach of the rental agreement to defendant on</pre>
defendant has failed to remedy the breach.
A copy of the written notice is attached as Exhibit B.
<pre>(check and complete if applicable) [] 4. Defendant is indebted to plaintiff in the sum of \$ for unpaid rent, plus \$ rent per day</pre>
to date of restitution, plus damages as determined by the court. [] 5. Plaintiff holds \$ of defendant as a
damage deposit under the rental agreement. [] 6. Plaintiff requests separate trials on the issues of restitution and damages.
Plaintiff requests judgment against defendant, as follows:
1. Immediate possession of the premises;
2. Unpaid rent of \$, plus \$ per day

to date of res	titution;			
3. Damages as may be determined by the court;				
4. Costs of this action;				
<pre>5. Reasonable attorneys fees; (check only if applicable) [] 6. A civil penalty as provided by law;</pre>				
7. Such other Dated:	relief as the court may deem reasonable.			
S	igned			
No.	ame (print)			
A	ddress (print)			
C.	ity, state and zip code (print)			
	elephone number			

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

[Former Rule 4-905 SCRA 1986; recompiled as Rule 4-904 and amended, effective September 2, 1997; April 6, 1998.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-905 NMRA; in the allegations, substituted "has breached" for "is now in default under" and added "A copy of the rental agreement is attached as Exhibit A" in Paragraph 2, substituted "gave" for delivered" and added "termination" in Paragraph 3, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 4, and deleted former Paragraph 7

relating to demand for a jury trial; in the prayer for relief, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 3, added Paragraphs 5 and 6, and redesignated former Paragraph 5 as paragraph 7; and made stylistic changes throughout.

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

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

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

STATE OF NEW MEXICO

COURT
COUNTY

No.

Plaintiff

V.

SUMMONS AND NOTICE OF TRIAL

ON PETITION FOR WRIT OF RESTITUTION

(Uniform Owner-Resident Relations Act)

To:

, defendant

Address:

Mexico
GREETINGS:
You are ordered to appear for trial before the Honorable
, Judge, Div.
, located at

		, New Me	xico on th	e	day
of	,	<u>(date</u>), at			
to show cause a	nd present a	ll evidence	you may h	ave why the	= e
plaintiff's pet	ition for a	writ of res	titution f	or the prop	perty
located at			should	not be gra	anted
and why the pla	intiff shoul	d not have	 judgment a	gainst you	for
any back rents			= =		
accordance with	the petitio	n filed by	the plaint	iff in this	S
action, a copy	of which is	attached.			
Your failur	e to appear	at the time	and place	specified	above
may result in t	he entry of	judgment ag	ainst you	in accorda:	nce
with the petiti	on filed by	the plainti	ff in this	action, a	сору
of which is att	ached.				
You may fil	e a written	answer and	assert any	claims yo	u may
have prior to t	he trial.		_	_	_
FOR USE ONLY	IN METROPOLI	TAN COURT C	ASES		
[IF	YOU WANT A T	APE RECORDI	NG OF ANY	PROCEEDING	, YOU
MUST REQUEST IT	BEFORE THE	BEGINNING O	F THE PROC	EEDING. IF	YOU
DO NOT ASK FOR	A TAPE RECOR	DING, YOU W	ILL NOT HA	VE A RECOR	D OF
THE PROCEEDINGS	TO TAKE TO	THE DISTRIC	T COURT FO	R ANY APPE	AL.]
Dated:					
	Judge				
	By:				
	Clerk				_
THIS IS YOUR	NOTICE OF TR	IAL			
and will be t	he only noti	ce			
that you will	receive.				
		RETURN1			
STATE OF NEW	MEXICO)			
)	SS				
COUNTY OF)	
(complete \overline{if}	service is b	y a person			
other than th	e sheriff or	deputy3)			
I, being swor	n state that	I am over	the age of	eighteen	(18)
years and not a	. party to th	is lawsuit,	and that	I served the	nis
summons in		CO	unty on th	e	day
of	<i>,</i>	(date), by	deliverin	g a copy of	f this
summons, a copy	of the peti	tion and a	copy of th	e answer	
form2 in the fo					
(check and co	mplete only	if service	by sheriff	or deputy) <i>3</i>
I certify tha	t I served t	his summons	in		

	county on the day of
,	(date), by delivering a copy of the
summons, a copy of the pe	etition and an answer form 2 in the
following manner:	
_	s must check one of following boxes and
fill in appropriate blank	
	copy of this summons, a copy of the
petition and an answer for	
-	eives copy of summons or refuses to
receive summons).	erves copy or summons or reruses to
•	
_	copy of this summons, a copy of the
petition and an answer fo	orm to, a person over
= = = = = = = = = = = = = = = = = = = =	e and residing at the usual place of
abode of defendant	, located at
	(address) (used when defendant is
not presently at the abou	de).
	y of the summons, petition and an answer
form in the most public p	part of the premises of defendant
locate	ed at
(address). (Used if no pe	erson found at dwelling house or usual
place of abode.) (If serv	vice is by posting a copy of the
	answer form must also be mailed to the
· -	n serving by posting and the person
-	h sign a return. The person mailing must
	ertificate of mailing at the end of this
summons.)	or o
•	copy of this summons, a copy of the
petition and an answer for	_ = =
	rvice of process for defendant.
	copy of this summons, a copy of the
complaint and an answer f	
_	todian) of defendant (used when
defendant is a minor or a	
=	copy of this summons, a copy of the
petition and an answer fo	
person),	, (title of person authorized to
receive service) (used wl	hen defendant is a corporation or an
association subject to a	suit under a common name, a land grant
board of trustees, the S	tate of New Mexico or any political
subdivision).	
[] by service by mai	il.
Fees:	
	
 _	f person making service
Signaturo of	T NARSON MAKING SARWICA

	Title (if any)	
	and sworn to	
	this	
day of		
Judge, not	ary or other officer	
_	to administer oaths3	
Official t		
	pleted if service is made by p	-
	worn, state that I am over the	2
_	t a party to this lawsuit, and	
	ons on the day of irst class mail, postage prepa	,, id a conv of this
	copy of the complaint, and an a	
	of a contract of the contract	(name of person
served)		-
		(address where
mailed)		
		(county)
zip code)		(city, state and
zip code)		
	 Signature of person making se	rvice
	Title (if any)	
	 Place of mailing	
	5 5 5 5	
	Date	
	and sworn to before me	
	, day of,	
·		
Judge, not	ary or other officer	
- .	to administer oaths3	
Official t	itle	
	pleted if service is made by m	
=	worn, state that I am over the	
	t a party to this lawsuit, and	
of this summ	ons on the day of irst class mail, postage prepa	
by mailing I	rist class mail, postage prepa	ru, a copy of this

summons, a copy of the complaint, an answer form and two copies of the notice and acknowledgement and a return envelope, postage prepaid, addressed to:

		(name of person
served)		(address where
mailed)		(county) (city, state and
zip code)		(City, State and
	Signature of person making	service
	Title (if any)	
	Place of mailing	
	Date d and sworn to before me day of,	
	tary or other officer defined to administer oaths	
Official t	citle3	

USE NOTES

- 1. A separate summons must be used for each defendant.
- 2. An answer form must be attached to the summons at the time of service. For answer forms, see Rule 4-907 NMRA.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
- 4. For use when service is by posting.
- 5. If service is by mail, Civil Form 4-208 must be completed and mailed with this summons.

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

ANNOTATIONS

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

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

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

[Sections 47-8-42, 47-8-43, 47-8-46 NMSA 1978] STATE OF NEW MEXICO ___ COURT _____COUNTY No. _____, Plaintiff _____, Defendant PETITION BY RESIDENT FOR RELIEF (Uniform Owner-Resident Relations Act) The plaintiff alleges: 1. Plaintiff is lawfully entitled to possession of the premises located at:

2. Defendant let plaintiff have possession of the premises under a rental agreement and the defendant is now in default under the terms of such agreement, as follows:
·
3. Defendant owes plaintiff damages as may be determined by the court.
4. Plaintiff delivered written notice of breach of the rental agreement to defendant on,, (date) and defendant has failed to remedy the breach. (A copy of the notice is attached as Exhibit A.)
5. Defendant holds \$ of plaintiff's money under the rental agreement.
6. Plaintiff requests separate trials on the issues of restitution and damages.
Plaintiff requests judgment against defendant, as follows:
1. Immediate possession of the premises;
2. The return of \$ of the plaintiff's money being held by the defendant;
3. Damages as may be determined by the court;
4. Costs of this action;
5. Reasonable attorneys fees; (check only if applicable)
6. [] A civil penalty as provided by law;
7. Such other relief as the court may deem reasonable. Dated:
Signed
Name (print)

_ Address (print)		
City, state and zip code (prin	t)	
_ Telephone number		
Rule 4-906 SCRA 1986; as amended, ef	fective Septemb	per 2, 1997.]
ANN	OTATIONS	
The 1997 amendment, effective Septem damages as may be determined by the configuration of the paragraph 3, and deleted former Paragraph arayer for relief, substituted "damages as for specific amount in Paragraph 3, addeformer Paragraph 5 as Paragraph 7; and	court" for a blant aph 7 relating to a may be determ d Paragraphs 5	k for specific amount in demand for jury trial; in the ined by the court" for a blank and 6, and redesignated
4-907. Answer to petition for res Relations Act). [Sections 47-8-37, 47-8-40 to	·	
STATE OF NEW MEXICO	COURT	No.
	COUNTY	
		, Plaintiff
		, Defendant
ANSWER TO PETIT	'ION FOR RES'	I' L'TU'I' LON
(Uniform Owner-Re	esident Rela	tions Act)
1. Defendant should not have t	o vacate the	premises because:

·
2. The amount of rent claimed by the plaintiff in this action is not owed because:
•
3. The damages claimed by the plaintiff in this action are not owed to the plaintiff because:
·
4. The defendant asserts the following counterclaim or setoff against the plaintiff:

·
5. Defendant requests separate trials on the issues of restitution and damages.
Name (print)
Address (print)
Telephone number

[Rule 4-907 SCRA 1986; as amended, effective August 1, 1992; January 1, 1993; September 2, 1997.]

ANNOTATIONS

The 1993 amendment, effective January 1, 1993, inserted "on the issue of damages" in Item 5.

The 1997 amendment, effective September 2, 1997, substituted "should not have to vacate the premises" for "is not in default" in Paragraph 1, rewrote Paragraph 5 to delete language relating to demand for jury trial, and made stylistic changes throughout.

4-908. Withdrawn.

ANNOTATIONS

Withdrawals. - Pursuant to a court order dated June 16, 1997, this form, relating to answer by owner to petition by resident, is withdrawn effective on and after September 2, 1997. For present comparable provisions, see Rule 4-907 NMRA.

(Uniform Owner-Resident Relations Act)1

4-909. Judgment for restitution.

Sections 47-8-33, 47-8-4	3, 47-8-46, 47-8-48]
STATE OF NEW MEXICO	
	COURT
	COUNTY
No.	
	, Plaintiff
V.	
	, Defendant
	JUDGMENT FOR RESTITUTION

This matter was set for trial on

, (date) the plaintiff appeared (in person) (and) (by attorney). The defendant (did not appear) (appeared) (in person) (and) (by attorney). Having heard the evidence and argument presented, the court finds in favor of:			
[] the plaintiff			
[] the defendant.			
IT IS THEREFORE ORDERED:			
1. The premises at:			
, New Mexico			
be restored to (plaintiff) (defendant);			
2. The rental agreement (is) (is not) terminated;			
(check, if applicable, and complete)			
[] Plaintiff shall recover from defendant the following amounts:			
Rents \$			
Damages \$			
Attorney's fees \$			
Costs \$			

TOTAL \$
]2
(check, if applicable, and complete)
[] A writ of restitution be issued effective
, (date).3
(check, if applicable, and complete)
[] The court further orders
(other relief).
(check, if applicable, and complete)
[] A hearing on the issue of damages will be held by this court on
, (date) at (a.m.) (p.m.).2
3. If this case is appealed, the (plaintiff) (defendant) shall
4
Dated:
Judge4

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

supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

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

ANNOTATIONS

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

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

4-910. Withdrawn.

ANNOTATIONS

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

4-911. Withdrawn.

ANNOTATIONS

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

4-912. Withdrawn.

ANNOTATIONS

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

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

STATE OF NEW MEXICO	
	URT
CO.	UNTY
	No.
• 	, Plaintiff
V •	
	, Defendant
WRIT OF REST	ITUTION
(Restitution t	to owner)
(Uniform Owner-Resider	nt Relations Act)
THE STATE OF NEW MEXICO to the shedeputy sheriff of the above county: Judgment having been entered fo action, you are ordered to remove to premises at and premises to plaintiff on or after You are ordered to return this immediately after its execution. Dated:,	r the plaintiff in this he defendant from the to restore possession of the (date).
RETURN ON WRIT OF	RESTITUTION
I certify that I carried out this w removing the defendant from the prepossession of the premises to the p, (date) Date of return: Sheriff of	mises and restoring laintiff on
County, State of New Mexico By	
Sheriff or deputy sheriff	

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, deleted "and writ of execution" from the heading, inserted "(Restitution to owner)" following the heading, deleted language directing the sheriff to execute the writ, deleted "and execution" following "restitution" in the return heading and deleted language relating to the return of the execution, added Use Note 1 and designated the existing use note as Use Note 2, and made stylistic changes throughout.

The 1998 amendment, effective April 6, 1998, substituted "after" for "before" in the language of the restitution to owner, and deleted the Use Notes.

4-914. Writ of restitution (Restitution to resident) (Uniform Owner-Resident Relations Act).

[Section 47-8-46 NMSA 1978] STATE OF NEW MEXICO COURT COUNTY No. _____, Plaintiff, resident , Defendant, owner WRIT OF RESTITUTION (Uniform Owner-Resident Relations Act) (Restitution to resident) THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of the above county: Judgment having been entered for the plaintiff, resident, in this action, you are to restore possession of the premises to _____ on the _____ day of _____, (date).

You are to ordered to return this writ to the court by

_____, ____(date).

Date:			
Time:	Judge (a.m.)	(p.m.)	
	RETURN ON V	RIT OF RESTI	TUTION
restoring p	ossession of the p	remises to	t of restitution by
on the(a (a 	day of cm.) (p.m.) return: Sheriff of	·	(<i>date)</i> at _
	Sheriff of		
	County, State By	of New Mexico	D
	Sheriff or dep	outy sheriff	
	effective September 2, 1	_	ake timely return.)
	AN	NOTATIONS	
following the he		form to delete lan	ded "(Restitution to resident)" guage relating to removing the throughout.
4-915. Petiti	ion for post-judgm	ent writ of rep	olevin.
[35-11-1 to	35-11-3 NMSA 1978	3]	
STATE OF N			
COURT	No		
		COUNTY	Dlaintiff
against			_,

, Defendant
PETITION FOR POST-JUDGMENT WRIT OF REPLEVIN
Comes now the Plaintiff, petitioner herein, and alleges:
1. Plaintiff has a judgment against the Defendant in this matter dated,, with a present value including post-judgment costs and accrued interest totaling \$, the terms of which include Plaintiff's right to recover following personal property
necessary) (attach exhibit i
2. Plaintiff believes that the property may be found at which is within the jurisdiction o this court;
3. This court has jurisdiction to issue a writ of replevin returning to Plaintiff the property described;
4. The specific facts upon which a writ of replevin is requested are that Plaintiff holds a valid, unsatisfied judgment against Defendant, declaring that property formerly in the possession of Plaintiff has been wrongfully taken or retained by Defendant and Defendant refuses to return it to Plaintiff or pay the judgment amount; WHEREFORE Plaintiff prays for an order of this court requiring
the sheriff of county to take possession of the property and return it to the Plaintiff.

_ Name [print]

_ Address [print]	
City, State and Zip Code [print]	
Telephone number Dated:	
[Approved, effective January 1, 1993.]	
4-916. Post-judgment writ of replevin.	
[2-202, 3-202]	
STATE OF NEW MEXICO IN THE	
COURT No	
COUNTY	
against	_, Plaintiff
	_, Defendant
THIS MATTER having come before the conthe Plaintiff herein for a Writ of Repleve of County to seize proposed for all the Court finding that taken and should be granted; NOW THEREFORE the Sheriff of hereby ordered to seize and to return to property described in the Petition (Exhibition)	urt on the petition of in ordering the sheriff perty for the benefit the petition is well County is the Plaintiff the
wherever it may be found within the State	
 Judge	

No personal property Personal property	erved this Writ of Replevish roperty listed in the writerty as specified in the Witerty and returned to	was found. rit was recovered on
written inventory	is attached.	0 0110 1 101110 1 1 1 1
Date of return:		
Sheriff		
County STATE OF NEW MEXICO))	
) SS.	\	
Subscribed and swon) rn to before me this ,, by	day of
known to me.		,
Notary Public or Ot Authorized to Take	Oaths	
My commission expir	fes:	
[Approved, effective	ve January 1, 1993.]	
4-921. Three-day no Act).	otice of nonpayment of rent	(Mobile Home Park
[Sections 47-10-3 a	and 47-10-6 NMSA 1978]	
	THREE-DAY NOTICE OF	
	NONPAYMENT OF RENT1	
	(Mobile Home Park Act)	
To:		
Address:		
		
		, New Mexico
You are notified	that you have failed to pa	ay rent as required

by the agreement or separate agreement for in County, New I	
	(name of mobile
home park)	
	(mobile home
address)	(mobile home lot or
space)	<u> </u>
	, New Mexico
The amount of rent and utilities owed : Rent: \$	
Late fee: \$	
· · · · · · · · · · · · · · · ·	
Utilities: \$ Other \$	
(explain)	
Total due: \$	
If the total shown above is not paid with	ithin three (3) days
from the date of delivery set out below,	-
terminated.	_
Payment will be accepted only by:	
[] cash [] money orde:	r
[] cashiers or certified check	[] personal
check	
Dated this day of	,
(owner, manager or agent)	
Service of notice2:	
[] personally delivered to residen	
[] posted on the mobile home on _	
mailed certified mail, return receipt red	
[] Delivered [] posted:	Mailed:
Time: T:	ime:
Date:	ate:
Ву3: Ву.	

- 1. The party giving notice should retain two (2) copies for possible court action.
- 2. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant

personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.

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

[Adopted, effective September 2, 1997.]

ANNOTATIONS

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

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

[Section 47-10-3 NMSA 1978]

[THIRTY-DAY NOTICE]

[SIXTY-DAY NOTICE] 1

TO QUIT2

(Mobile Home Park Act)

To:			
	_		
Address: _			
	_		
County			
			, New Mexico
agreement for	a mobile home	=	terminates the rental
County, New Me	exico at:		
			(name of mobile

home park)		
	(mobil	le home
address)		
	(mobil	le home lot
or space)	N	
	, New Mex	(1CO
effective	, (date).	
You are to remove your	mobile home from the premise 1. This notice of termination	
for the following reason	s3:	- J -
being filed against you.	his date will result in a leg	
(owner) (Service of notice4: [] personally del	manager) (agent) ivered to resident	
[] posted on the		(date) and
<pre>mailed certified mail, r</pre>	<u>-</u> -	
Timo:	Timo.	
11me.		
Date:	Date:	
By5:	Ву5:	

- 1. See Section 47-10-3 NMSA 1978. The tenant must be given a period of not less than thirty days from the end of the rental period during which the termination notice was served to remove any mobile home from the premises. If the mobile home is a multisection mobile home and the tenant is the owner of the mobile home, the tenant must be given sixty (60) days from the end of the rental period to move the mobile home from the premises. However, if the multisection mobile home is being leased to or occupied by a person other than its owner a thirty-day notice is all that is required.
- 2. Use Civil Form 4-921 if termination is for non-payment of

rent.

- 3. Set forth the reason for termination of the tenancy and the date, place and circumstances of any acts allegedly justifying the termination. See Section 47-10-5 NMSA 1978 for the reasons a mobile home park tenancy may be terminated.
- 4. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.
- 5. Set forth the name of the person delivering, posting or mailing the notice.

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

[Adopted, effective September 2, 1997.]

ANNOTATIONS

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

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

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

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

PETITION BY LANDLORD FOR

TERMINATION OF TENANCY AND

JUDGMENT OF POSSESSION

(Mobile Home Park Act)

The plaintiff alleges:

1. Plaintiff is lawfully entitled to possession of the premis located at $\!1\!:$
, New Mexi
·
2. Defendant entered into possession of the premises under a rental agreement and has breached the terms of the agreement a $follows 2$:
A copy of the rental agreement is attached as Exhibit A.
3. The mobile home (is) (is not) subject to the security interest of a first lienholder. (If there is a first lien, complete the following.) The lienholder is and the address of th
lienholder is
·
4. Plaintiff gave written: [] notice of non-payment of rent and the defendant ha
<pre>failed to pay all amounts owed; [] (thirty) (sixty) 3 day notice to quit on , (date), and defendant has failed</pre>
vacate the premises. A copy of the written notice is attached as Exhibit B. (check and complete if applicable)
[] 5. The amount of rent and utilities owed is as follow Unpaid rent \$
Rent per day until the mobile home is moved from the premises \$\$
Late fee \$ Utilities \$

Other			
(explain)	\$		
Total du	· —		_
	Plaintiff holds \$_		of defendant as
-	posit under the ren	_	
	Plaintiff requests	separate trials	on the issues of
	and damages.		
Plaintiff	requests judgment	against defendant	t, as follows:
	te [removal of the of the above descr		the premises]
2 Unnaid r	cent of \$	nlus Š	ner day
to date of r	restitution;	Pius Y	per day
co date of i	ics creacion,		
3. Damages	as may be determin	ed by the court;	
,	2	<u>,</u>	
4. Costs of	this action;		
5. Reasonab	ole attorney fees;		
	er relief as the c	ourt may deem rea	asonable.
Dated:			
	Signed		
	Name (print)		
	Name (print)		
	 Address (print)		
	(12-11-1)		
	 City, state and z	ip code <i>(print)</i>	
	Telephone number		

1. Section 47-10-4 NMSA 1978 provides that the property description is deemed legally sufficient if it states the name of the landlord or of the mobile home park, the mailing address of the property, the location or space number upon which the mobile home is situated and the county in which the mobile home

is situated.

- 2. The reasons for termination are set forth in Sections 47-10-5 and 47-10-6 NMSA 1978. One of these reasons must be described for termination.
- 3. Sixty days notice is required if the mobile home is a multisection mobile home. See Subsection C of Section 47-10-4 NMSA 1978.

[Adopted, effective September 2, 1997.]

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

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

STATE OF NEW MEXICO	COURT COUNTY	No.
	, Plaintiff	
V.	, Defendant	
SUM	MONS	
AND NOTICE	OF TRIAL ON	
PETITION FOR TERM	INATION OF TENANCY	
(Mobile Hon	ne Park Act)	
To:, defendant		
Address:		
		, New
		ocated in

home park)	
	(mobile home
address)	(mobile home lot
or space)	
	, New Mexico
cause and present all evides should not be terminated. Your failure to appear may result in the entry of with the petition filed by of which is attached. You may file a writter have prior to the trial. FOR USE ONLY IN METROPOR [IF YOU WANT A TAPE RECORDING, PROCEEDINGS TO TAKE TO THE Dated: Judge By:	r at the time and place specified above findgment against you in accordance by the plaintiff in this action, a copy in answer and assert any claims you may be also be
Clerk	
THIS IS YOUR NOTICE OF ! and will be the only no	
that you will receive.	
	RETURN2
STATE OF NEW MEXICO)
) ss	,
COUNTY OF)
(complete if service is	
other than the sheriff	by a person
I, being sworn state tha	
_,	
	or deputy3)
years and not a party to	or deputy3) at I am over the age of eighteen (18)

summons, a copy of the petition and a copy of the answer
form4 in the following manner:
(check and complete only if service by sheriff or deputy)3
I certify that I served this summons in
county on the day of, (date), by delivering a copy of the summons, a copy of the petition and an
answer form in the following manner:
(person serving summons must check one of following boxes and
fill in appropriate blanks)
[] by delivering a copy of this summons, a copy of the
petition and an answer form to the defendant
(used when defendant receives copy of summons or refuses to
receive summons).
[] by delivering a copy of this summons, a copy of the
petition and an answer form to, a
person over fifteen (15) years of age and residing at the usual
place of abode of defendant, located
place of abode of defendant, located at (address) (used when defendant
is not presently at the abode).
[] by posting a copy of the summons, petition and an
answer form in the most public part of the premises of defendant
located at
(address). (used if no person
found at dwelling house or usual place of abode.) (If service is
by posting a copy of the summons, petition and an answer form
must also be mailed to the person served. The person serving by
posting and the person serving by mail must each sign a return.
The person mailing must check and complete the certificate of
mailing at the end of this summons.)
[] by delivering a copy of this summons, a copy of the
petition and an answer form to, an
agent authorized to receive service of process for defendant.
[] by delivering a copy of this summons, a copy of the
complaint and an answer form to
(parent) (guardian) (custodian) of defendant (used when
defendant is a minor or an incompetent person).
[] by delivering a copy of this summons, a copy of the
petition and an answer form to (name of person),, (title of person authorized
to receive service) (used when defendant is a corporation or an
association subject to a suit under a common name, a land grant
board of trustees, the State of New Mexico or any political
subdivision).
[] by service by mail.
Fees:

Signature of person making service

Title (if any) Subscribed and sworn to before me this, Judge, notary or other officer authorized to administer oaths 3	
Official title (To be completed if service is made by I, being sworn, state that I am over the syears and not a party to this lawsuit, as of this summons on the day of	he age of eighteen (18) and that I served a copy
by mailing first class mail, postage pressummons, a copy of the complaint, and an	paid, a copy of this
mailed)	(address where (county)
zip code)	(city, state and
Signature of person making a ———————————————————————————————————	service
Place of mailing	
Date Subscribed and sworn to before me this,	
authorized to administer oaths3 Official title (To be completed if service is made by I, being sworn, state that I am over the service is made by the service i	

		suit, and that I served a cop	
of this summo	ons on the d	lay of,	′
		age prepaid, a copy of this	
		an answer form and two copie	
	_	and a return envelope, posta	ge
prepaid, addı	ressed to:	, , , , ,	
		(name of person	
served)		(addmaga whana	
		(address where	
mailed)		(gounty)	
		(county) (city, state and	
zip code)		(CILY, State and	
zip code)			
		making service	
	erginature or person	manifing bolvios	
	 Title (if any)		
	`		
	 Place of mailing		
	-		
	Date		
Subscribed	and sworn to before	me	
this	day of		
·			
Judge, nota	ary or other officer		
authorized	to administer oaths		
Official t	itle3		

- 1. The trial setting must be not less than seven (7) nor more than ten (10) days after service of this summons. See Section $47-8-43\,$ NMSA 1978.
- 2. A separate summons must be used for each defendant.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
- 4. An answer form must be attached to the summons at the time of service. See Rule $4-925\,$ NMRA for answer to petition for termination of tenancy.

5. For use when service is by posting. See Section 47-10-4 NMSA 1978 for service by posting under the Mobile Home Park Act. This form requires service by mail in addition to posting.
6. If service is by mail, Civil Form 4-208 must be completed and mailed with this summons.

[Adopted, effective September 2, 1997.]

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

[Sections 47-8-30, 47-8-41 to 47-8-43, 47-8-46 NMSA 1978] STATE OF NEW MEXICO _____COURT _____COUNTY No. _____, Plaintiff V. _____, Defendant ANSWER TO PETITION FOR TERMINATION OF TENANCY (Mobile Home Park Act) 1. Defendant is not in default because: 2. The amount of rent that the plaintiff states is owed is not correct because:

3. The damages claimed by the plaintiff are not owed to the plaintiff
because:
4. The defendant asserts the following counterclaim or setoff against the plaintiff:
(check if applicable)
5. [] Defendant requests separate trials on the issues of restitution and damages.
Name (print)
Address (print)
Telephone number
[Adopted, effective September 2, 1997.]
4-926. Judgment for possession (Mobile Home Park Act).
[Sections 47-10-9, 47-8-40 and 47-8-41 NMSA 1978]
STATE OF NEW MEXICO
COURT No
COLINITY

	, Plaintiff
V.	
	, Defendant
JUDGMENT FOR P	OSSESSION
(Mobile Home F	Park Act) 1
This matter came on for trial on	
attorney, (date). The pattorney). The defendant (and) (by attorney). Have presented, the court finds in favor of:	
[] the plaintiff	
[] the defendant.	
The court further finds that the mobile home:	
[] is subject to the security interest of a first lien	holder2.
[] is not subject to the security interest of a first	lienholder.
IT IS THEREFORE ORDERED:	
1. The premises located in	
County, New Mexico at:	
	(name of mobile home park)
	(mobile home address)
	(mobile home lot or space)
	, New Mexico
be restored to plaintiff;	
2. The rental agreement is terminated;	
3. (complete applicable)	

Plaintiff shall recover from defendant the following amounts:
Rents \$
Damages \$
Attorney fees \$
Costs \$
TOTAL \$
[A hearing on the issue of damages will be held by this court on
, at (a.m.) (p.m.)]3
4. A writ of restitution be issued effective
,(date).
(The following paragraph is used
if there is a security interest of
a first lienholder on the mobile home)
[5. The plaintiff will promptly serve notice of this judgment on the first lienholder in accordance with civil form 4-928. The cost of removal by the first lienholder shall be paid by the first lienholder.]4
[6. If this case is appealed the (plaintiff) (defendant) shall
]5
Dated:

Judge

USE NOTE

- 1. Section 47-10-9 NMSA 1978 provides that not less than 48 hours after entry of a notice of judgment (Civil Form 4-926) and upon execution of a writ of restitution (Civil Form 4-929) the sheriff will oversee the removal of a mobile home.
- 2. Section 47-10-9 NMSA 1978 provides that prior to issuance of the writ of restitution the court shall make a finding of fact that the mobile home is or is not subject to the security interest of a first lienholder. In those cases where the court finds there is a security agreement on the mobile home, the landlord must give written notice to the first lienholder. See Civil Form 4-928 for notice to lienholder of mobile home judgment.
- 3. Use Civil Form 4-701 if damages are determined at a separate hearing.
- 4. Use this paragraph only if the court finds that the mobile home is subject to a first lien. Notice shall be substantially in the form approved by the Supreme Court. See Civil Form 4-928.
- 5. Section 47-8-47 NMSA 1978 of the Owner-Resident Relations Act provides for a stay of execution upon appeal. If the defendant appeals a writ of restitution, the court shall require an escrow to be paid into the court within five (5) days after the notice of appeal is filed to stay the execution. If a money judgment is appealed the court may require a deposit with the court or a supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

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

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-921 NMRA, and rewrote the form to the extent that a detailed comparison would be impracticable.

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

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

[Section 47-10-9 NMSA 1978]

STATE OF NEW MEXICO	COURT COUNTY	No.
·		, Plaintiff
V.		, Defendant
		_, Defendant
NOTICE OF	JUDGMENT	7
(Mobile Hom	me Park Ac	et)
To:		(mobile home owner)
You are notified that:		
1. A judgment has been entered a restitution will be issued effec (date). Without additional notic a writ of restitution on or afte (date). 2. You are to prepare the mobile premises by removing the skirtin attaching tires and otherwise ma ready for highway travel. Your m ready for removal by the date an one of this notice. 3. If your mobile home is not reby the date and time specified i the landlord and sheriff shall h of your mobile home for purposes have a property interest in the responsibility to prevent weathe 4. You may be held responsible f reasonable removal and storage calien on your mobile home. Any home will owe that sum to the pe	tivee to you, r 8:00 a.m home for g, discommodile home d time specially ave the right of removed mobile home mobile home or utility harges. The person who	the sheriff will serve m. on removal from the necting utilities, mobile home safe and e should be removed or ecified in paragraph m the landlord's land ph 1 of this notice, ight to take possession al and storage. If you me it is your to the mobile home. y charges, rents and hose charges constitute o claims the mobile

[Former Rule 4-921 SCRA 1986; adopted, effective November 1, 1995; recompiled as Rule 4-927 NMRA and amended, effective September 2, 1997.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-922 NMRA, and rewrote the form.

4-928. Notice to lienholder of mobile home judgment (Mobile Home Park Act).

[Section 47-10-9 NMSA 1978] STATE OF NEW MEXICO COURT COUNTY No. _____, Plaintiff V. _____, Defendant NOTICE TO LIENHOLDER OF MOBILE HOME JUDGMENT (Mobile Home Park Act) _____(lienholder or other security interest) You are notified that: 1. A judgment has been entered against (name of defendant) and a writ of restitution will be issued effective _____ (date) to remove the mobile home from the premises located in _____ County, New Mexico at: _____ (name of mobile home park)

	(mobile home
address)	(mobile home lot
or space)	·
	, New Mexico
Without additional notice to you, the writ of restitution on or after 8:00 a (date) for the removal of the mobile here (date)1.	.m. on
2. You have thirty (30) days from the notice to pay the rent and charges per advise the landlord in writing whether rent and other charges under the terms	mitted by law and to you intend to pay the
3. If you want to remove the mobile he the date set for removal, you may do so all rent, utility and other removal co amount of rent, utility charges and ot (date) is as follow Rent:	o by paying the landlord sts provided by law. The her charges as of
Utilities: \$	\$ \$\$
4. The tenant is required to pay rent (day of month) (day of month)) and utilities on
5. A copy of the lease and the landlo are attached as Exhibits A and B.	rd's rules and regulations
6. This notice does not relieve you o applicable provisions of law relating mobile home. Date:	

STATE OF NEW MEXICO)
) ss
COUNTY OF)
(complete if service is by a person
other than the sheriff or deputy)3
I, being sworn, state that I am over the age of eighteen (18)
years and not a party to this lawsuit, and that I served this
summons in county on the day of
, (date), by delivering a copy of this
summons and a copy of the notice of judgment with Exhibits A and
B attached in the following manner:
(check and complete only if service by sheriff or deputy) 3
I certify that I served this summons in
county on the day of (date), by delivering
a copy of the summons and a copy of the notice of judgment with
Exhibits A and B attached in the following manner:
(person serving summons must check one of following boxes and
fill in appropriate blanks)
[] by delivering a copy of this summons and a copy of the
notice of judgment with Exhibits A and B attached to the
defendant (used when defendant receives
copy of summons or refuses to receive summons).
[] by delivering a copy of this summons and a copy of the
notice of judgment with Exhibits A and B attached to
, a person over fifteen (15) years of
age and residing at the usual place of abode of defendant
, located at
(address) (used when defendant is not presently at the abode).
[] by posting a copy of the summons and the notice of
judgment with Exhibits A and B attached in the most public part
of the premises of defendant located at
(address) (This alternative is used if
no person found at dwelling house or usual place of abode.) (If
service is by posting a copy of the summons, the notice of
judgment with Exhibits A and B attached must also be mailed to
the person served. The person serving by posting and the person
serving by mail must each sign a return. The person mailing must
check and complete the certificate of mailing at the end of this
summons.)
[] by delivering a copy of this summons and a copy of the
notice of judgment with Exhibits A and B attached to
, an agent authorized to receive service
of process for defendant.
_
[] by delivering a copy of this summons and a copy of the notice of judgment with Exhibits A and B attached to
, (parent) (guardian) (custodian) of
defendant (used when defendant is a minor or an incompetent
detendant (used when detendant is a millor of an incompetent

person).		
	delivering a copy of this summon udgment with Exhibits A and B at (name of	
association board of trusubdivision)	service) (used when defendant is subject to a suit under a commount ustees, the State of New Mexico	a corporation or an name, a land grant or any political
	CERTIFICATE OF SERVICE BY AT	'TORNEY
	(for service on a party	7)
on the follo	fy that I caused a copy of this powing persons or entities by (decomposition) on this day of party)	livery) (mail)
(Address)		
(Name of p	party)	
(Address)		
	Attorney for landlord	
	Signature	
	Date of signature	

USE NOTES

1. A writ of restitution directs the sheriff to restore the premises to the plaintiff. A copy of the writ need not be served on the lienholder unless the lienholder intervenes as a party.

2. If the lienholder is a party or has entered an appearance in the proceedings, service may be made in the manner provided by the rules of civil procedure for the service of papers on a

party subsequent to service of the original pleading. See, however, Subsection J of Section 47-10-9 NMSA 1978 for statutory notice.

3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized. If service is made on a party by an attorney the signature of the attorney need not be notarized.

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

ANNOTATIONS

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

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

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

home park)

STATE OF NEW MEXICO	COURT COUNTY	No
		No.
	, Pl	aintiff
V.	, De	efendant
WRIT	OF RESTITUTION	
(Mobile	Home Park Act)	
THE STATE OF NEW MEXICO to deputy sheriff of the above of Judgment having been entered ordered to remove the tenant following mobile home on or a	county: ed for the plainti and to take posse	ff, you are
3		name of mobile

	(mobile home
address)	
or space)	(mobile home lo
	, New Mexico
for the purpose of storage. You are ordered to return this writ	to this court by
Dated:	
·	
Judge	
RETURN ON WRIT OF RES	STITUTION2
on (a.m.) (p.m.). The mobile h	home located at ssion of the premises to
Date of return: Sheriff of	
Sherili or	
County, State of New Me. By	xico
Sheriff or deputy sheri	ff
USE NOTES	
1 See Section 47-8-46 for service of	the writ of restitution

- 2. The sheriff is obligated by law to make timely return. [Adopted, effective September 2, 1997; as amended, effective January 1, 1999.]

ANNOTATIONS

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

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

[Standard simplified petition form,	
Family Violence Protection Act,	
Sections 40-13-1 to 40-13-8 NMSA 1978.]	
JUDICIAL DISTRICT COURT	
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner	
V •	No.
Respondent	
PETITION FOR ORDER OF PROTECTION	
FROM DOMESTIC ABUSE 1	
translate at hearings for [] me [] the respondent. [] We will need (describe other reconstruction of special help). 2. INFORMATION ABOUT THE RESPONDENT (the person I am against) A. The respondent is: [] my husband or [] my wife [] my ex-husband or [] my ex-wife [] the parent of my child(ren) [] a family member (describe the family family member)	filing
relationship)	-
[] a person with whom I have had a continuing per	
<u> </u>	escribe
the relationship) B. The respondent has the following weapons:	
2 CUIT D (DEN) 2	
3. CHILD (REN) 2	
A. List minor child(ren) of either party. Name Date of Relationship of Child()	ren l
Birth To You To	- C 11)
Respondent 10 10u 10	
vesbougenc	

5. DOMESTIC AB	USE
A. The respo	ndent committed the following act(s) of domestic
abuse against me	or a member of my household: (describe in
detail what happ	ened to you or to a member of your household and
when and where.)	
Physical	
abuse:	
·	
Threats which	caused fear that you or any household member
would be	
injured:	
·	
Other	
abuse:	
	
•	
B. Others pr	esent during the abuse
C. Did drugs	or alcohol play a role in the domestic abuse? [
] yes [] no.	
-	ons used during the abuse? [] yes [] no.
If yes, what	
<i>-</i> ,	•
E. Has there	been prior domestic abuse? [] yes [] no.
6. REQUESTS TO	_
	THE COURT ORDER (check all that you want)
	at the respondent not contact me, not abuse me
	pondent stay away from my residence, place of
employment and s	
= =) that the respondent shall immediately leave [
] my [] our res	_
OR	idence.
	t the respondent provide me with temporary
suitable alterna	
	at the respondent shall not sell, remove, pawn,
	damage any property owned by me or the two of
us jointly.	
	at law enforcement officers assist me in
retrieving my	and beleview from the 12
crothing and per	sonal belongings from the residence at

[] E. that I be given temporary custody of the child(ren) listed in this petition.
[] F. that until the court hearing:
[] respondent shall have the following contact with
the child(ren):
[] respondent shall have no contact with the
child (ren).
[] G. that the respondent shall pay:
[] support for the child(ren)
[] support for me.
[] H. that the respondent shall pay me for the damage
and medical bills resulting from the abuse.
[] I. other relief that is necessary to resolve this
domestic abuse problem (list or describe what relief is
-
necessary):
7. INFORMATION ABOUT THE PETITIONER (ME)
(If you do not want the respondent to know your address and
phone number, do not include it on this form. Tell the court
clerk that you need to complete two other forms (Forms 4-961A
and 4-961B) for your name and address and request that the clerk
place your address under seal.)
[] A. I DO NOT WANT RESPONDENT TO KNOW MY ADDRESS NOW OR
AFTER THE HEARING FOR THE FINAL ORDER OF PROTECTION. I HAVE
COMPLETED FORM 4-961B AND GIVEN IT TO THE COURT CLERK.
OR OR
[] B. My physical address is:
in the [] County [] Indian
Country of , State of New Mexico.
My mailing address is:
(street address)
(city and zip)
My telephone numbers are:
Home Work Message
nome work nessage
8. NOTICE TO RESPONDENT
[] A. I have not told respondent that I am filing a

[] A. I have not told respondent that I am filing a petition to ask the court for an order of protection because I believe irreparable harm would result if I told respondent before coming to court. (Describe what might happen to you or what you are afraid might happen if the respondent knew you were

asking for a court order of prote	ection.).
[] B. I have told respond petition. 9. LOCATION OF RESPONDENT	dent that I am filing this
Respondent may be found at:	(address) (city) (state and zip code) (if in Indian Country, please
Respondent's: B. Is respondent in jail? []	<pre>(social security number) (date of birth) (home telephone number) (work address) (work telephone number). yes [] no</pre>
VERIFI	CATION
STATE OF NEW MEXICO COUNTY OF TRIBE OR PUEBLO The petitioner was sworn and st for order of protection from dome the best of my knowledge and beli punished both civilly and crimina petition is false.	ief. I understand that I can be
Date Signature of Pe	
Notary public	
My commission expires:	•

USE NOTES

1. Petitioner should complete all information known by the petitioner.

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

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

ANNOTATIONS

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

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

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

COUNTY OF STATE OF NEW MEXICO Petitioner v. No Respondent SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city) (county)
Petitioner v. Respondent SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Respondent SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Respondent SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
SERVICE OF PROCESS INFORMATION FOR PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE AND PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
PETITION FOR EMERGENCY ORDER OF PROTECTION1 INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
<pre>INFORMATION ABOUT THE RESPONDENT Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is:</pre>
Respondent's name Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Respondent's date of birth Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Respondent's social security number Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
Is respondent in jail? [] yes [] no If yes, where? Respondent's physical address is: (street) (city)
If yes, where? Respondent's physical address is: (street) (city)
Respondent's physical address is: (street) (city)
(street) (city)
(city)
(state and zip code)
[] Tribe [] Pueblo of
Respondent's workplace:
(employer's name)
(street) (city)
(City) (county)
(state and zip code)
[] Tribe [] Pueblo of

Responder	nt works the following	g hours:	
-	(a.m.) (p.m.) to	-	(a.m.) (p.m.)
What does	s respondent look like		_
	(color)		S
(color)		-10	
Height		Weight	
	thnicity:		
	ysical characteristics	s or marks:	
Ochci ph	ysicai characteristic.	5 OI Maiks.	
			
	 onsider the responden	t to be dance	2701187
_	[] no. If yes, why?	c to be daily	erous:
[] Aes	[] no. ii yes, wny:		
Doog ross	 pondent have any weapo	one? [] wos	[] no
-		ons: [] yes	[] 110.
ii yes, j	please describe:		
	here respondent can be	o found anar	t from physical
		e round apar	c from physicar
address and	a		
workplace:			
	·		
		_	
Date	Signature of p	petitioner	
			
	(Petitioner's stre		
	unless petitioner	files Form 4	-961B)
	(City, state and z	= '	
	unless netitioner	files Form	4-961R)

USE NOTE

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

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

ANNOTATIONS

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

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

[Standard Simpin	illed request to	sear per	rtioner's	address	TOTIII,
Family Violence NMSA 1978.]	Protection Act,	Sections	40-13-1	to 40-13-	-8
COUNTY OFSTATE OF NEW ME	JUDICIAL DIS EXICO	TRICT COU	RT		
Petitioner v.		-			No.
Respondent		-			

REQUEST FOR ORDER TO OMIT PETITIONER'S ADDRESS

AND TELEPHONE NUMBER FROM PETITION,

TO PLACE REFERENCES TO PETITIONER'S ADDRESS UNDER

SEAL AND FOR AN ORDER PROVIDING

ALTERNATIVE MEANS OF SERVICE ON PETITIONER

made known to the respondent for the following reasons:
2. My current mailing address and telephone number are:
(address)
(city, state and zip code)
My telephone numbers are: phone number work phone message phone
work phone message phone
telephone number. 4. I ask that if my request is granted, all process and papers be served on me by delivering them to the clerk of the court who shall serve me at my current address. 5. I agree that if either my address or telephone number change during this lawsuit, I will immediately file another form like this one giving my new address or telephone number.
VERIFICATION
STATE OF NEW MEXICO) COUNTY OF) ss TRIBE OR PUEBLO) The petitioner was sworn and states: I have read the above information and it is true to the best of my knowledge and belief. I understand that I can be punished both civilly and criminally if any information in this petition is false
Date Signature of petitioner
Petitioner's street address

City, state and zip code Signed and sworn before me on this day of
I have reviewed this request [] I recommend that the request be granted. [] I recommend that the request be denied.
Signed
Court's telephone number [] Request of petitioner is granted. The respondent shall serve all pleadings and other papers required to be served by filing them with the clerk who will note on the pleading or papers the date and manner of service. The clerk shall promptly serve such pleadings and papers on the petitioner, noting in the court file the date and manner of service upon petitioner. [] Request of the petitioner is denied. The petitioner shall place petitioner's name, address and phone number in the appropriate places on the petition prior to service of the petition upon the respondent.
Date [Approved, effective November 1, 1999 until July 1, 2001;

approved, effective May 1, 2001.]

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

ANNOTATIONS

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

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

[Standard simplified response to petition form, Family
Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]
JUDICIAL DISTRICT COURT
COUNTY OF
STATE OF NEW MEXICO
Petitioner
v. No.
Respondent
RESPONSE TO PETITION
FOR ORDER OF PROTECTION
FROM DOMESTIC ABUSE
Respondent in response to the allegations in the petition for order of protection from domestic abuse states: (Set forth a response to each paragraph of the petition you do not agree with. Please include the paragraph number of the petition preceding each response.)

(If you need additional space, please attach additional	
<pre>pages.) Respondent requests that the court: (check and complete applicable alternatives) [] modify the temporary order of protection as follows:</pre>	
	
[] terminate the temporary order of protection because:	
[] hold an earlier hearing on the petition for protection order because:	
[] hold a later hearing on the petition for protection order because:	÷r
[] dismiss the petition for protection order because:	
·	
(Signature of respondent)	
(Respondent's name printed)	
(Respondent's address)	
(Respondent's telephone number)	

AFFIDAVIT OF SERVICE OF PARTY

I declare under penalty of perjury that a copy of this response was served on the petitioner by: (check and complete applicable alternative) [] first class mail, postage prepaid on this day of, at the following address:
(address)
OR [] the following means:
OR [] (check only if the petitioner's present address is unknown to respondent and not contained on the petition) service on the clerk of the court by filing two copies of this response with the clerk on this day of,
Signature of respondent
Date of signature Subscribed and sworn to before me this day of, Judge, notary or other officer
authorized to administer oaths Official title
SERVICE OF PETITIONER BY CLERK
(to be completed by clerk when
petitioner's address has been sealed
by order of the court)
I served this response on the petitioner by first class mail, postage prepaid on this day of,
·

Clerk

USE NOTE

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

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

ANNOTATIONS

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

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

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

[Standard simplified counter-petition form, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

JŢ	UDICIAL DISTRICT COURT
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner	
V.	
Respondent	
	COUNTER-PETITION
I	FOR ORDER OF PROTECTION
	FROM DOMESTIC ABUSE1
1. COURT ASSISTANCE	REQUEST
	interpreter in to
	for [] me [] the petitioner.
_	(describe other reques
for special help).	
	T THE PETITIONER (the person I am fil:
against)	The filliant (the person i am iii.
-	ie•
A. The petitioner [] my husband or	
-	or [] my ex-wife
[] the parent of	-
	er (describe the far
relationship)	1 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
=	whom I have had a continuing personal
relationship	(describe the relationship).
B. The petitioner	has the following weapons:
<u>-</u>	
3. CHILD (REN) 2	
	ld(ren) of either party.
Name Date of	Relationship of Child(ren)
Birth	To You To
Petitioner	
	
	
	

B. List address and with whom the child(ren) are curren living. (List each child separately if child(ren) do not re with same person.)	
C. List each address where child(ren) have lived during last 3 years. (List each child separately if child(ren) did reside with same person.)	
D. Does anyone else have physical custody of the child(or claim to have custody or visitation rights? [] yes [] If yes, complete the following for the child(ren): Child's name Person claiming rights	
	
4. OTHER CASES [] The following divorce, separation, order of protect child support, paternity, abuse or neglect cases have been previously filed by me, the petitioner or the state: Type of Case Year Filed (if known) (if known) (city and state)	ion,
5. DOMESTIC ABUSE A. The petitioner committed the following act(s) of dom abuse against me or a member of my household: (describe in detail what happened to you or to a member of your househol when and where.) Physical abuse:	

Threats which caused fear that you or any household member would be injured:

Other abuse:
B. Others present during the abuse
<pre>C. Did drugs or alcohol play a role in the domestic abuse?] yes [] no D. Were weapons used during the abuse? [] yes [] no.</pre>
<pre>E. Has there been prior domestic abuse? [] yes [] no. 6. REQUESTS TO THE COURT I REQUEST THAT THE COURT ORDER (check all that you want): [] A. that the petitioner not contact me, not abuse me and that the petitioner stay away from my residence, place of employment and/or school. [] B. (1) that the petitioner shall immediately leave] my [] our residence. OR</pre>
[] (2) that the petitioner provide me with temporary suitable alternative housing. [] C. that the petitioner shall not sell, remove, pawn, hide, destroy or damage any property owned by me or the two of us jointly. [] D. that law enforcement officers assist me in
retrieving my clothing and personal belongings from the residence at
[] E. that I be given temporary custody of the child(ren) listed in this petition. [] F. that until the court hearing: [] petitioner shall have the following contact with the child(ren):
petitioner shall have no contact with the

child(ren).
[] G. that the petitioner shall pay:
[] support for the child(ren)
[] support for me.
[] H. that the petitioner shall pay me for the damage
and medical bills resulting from the abuse.
[] I. other relief that is necessary to resolve this
domestic abuse problem (list or describe what relief is
necessary):
7. INFORMATION ABOUT THE RESPONDENT (ME)
(If you do not want the petitioner to know your address and
phone number, do not include it on this form. Tell the court
clerk that you need to complete two other forms (Forms 4-961A
and 4-961B) for your name and address and request that the clerk
place your address under seal.)
[] A. I DO NOT WANT PETITIONER TO KNOW MY ADDRESS NOW OR
AFTER THE HEARING FOR THE FINAL ORDER OF PROTECTION. I HAVE
COMPLETED FORM 4-961B AND GIVEN IT TO THE COURT CLERK.
OR
[] B. My physical address is:
in the [] County [] Indian
Country of , State of New Mexico.
My mailing address is:
(street address)
(Street address) (city and zip)
My telephone numbers are:
Home Work Message
8. NOTICE TO PETITIONER
[] A. I have not told petitioner that I am filing a
counter-petition to ask the court for an order of protection
because I believe irreparable harm would result if I told
petitioner before coming to court. (Describe what might happen
to you or what you are afraid might happen if the petitioner
knew you were asking for a court order of protection.).
Mien you were abiling for a court of der of proceeding.

· [] B
[] B. I have told petitioner that I am filing this
counter-petition.

9. LOCATION OF PETITIONER

A. Petitioner may be four	nd at:
	(address)
	(city) (state and zip code)
	(if in Indian Country, please
name tribe or pueblo).	(II In Indian Country, picase
Petitioner's:	
	(social security number)
	(date of birth)
	(home telephone number) (work address)
	(work address) (work telephone number).
B. Is petitioner in jail	
7.71	EDIET CAMION
VE	ERIFICATION
STATE OF NEW MEXICO)
COUNTY OF)
TRIBE OR PUEBLO)
<u>-</u>	nd states: I have read this counter-
	tion from domestic abuse and it is
	edge and belief. I understand that I
in this counter-petition is	and criminally if any information
in this counter petition is	raise.
	of Respondent
Signed and sworn before me	on this day of
, Notary public	
Notary public	
My commission expires:	

USE NOTES

- 1. Respondent should complete all information known by the respondent.
- 2. This part must be completed if there are children. Section 40-10-10 NMSA 1978 [see now 40-10A-209 NMSA 1978] of the Child Custody Jurisdiction Act requires the first pleading of every custody action to give information under oath as to the child's present address, the places where the child has lived within the last 3 years and the names and present addresses of the persons with whom the child has lived during that period. If a child lives with you now, but you do not want petitioner to know your

address, do not put your current address here, but do fill out Forms 4-961A and 4-961B.

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

 [Approved, effective May 1, 2001.]

ANNOTATIONS

Effective dates. - Pursuant to a court order of February 27, 2001, this form is adopted and approved, effective May 1, 2001.

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

[Standard simplified temporary order prohibiting domestic abuse,	
Family Violence Protection Act, Sections $40-13-1$ to $40-13-8$ NMSA 1978.]	
JUDICIAL DISTRICT COURT COUNTY OF STATE OF NEW MEXICO	
Petitioner	
V.	No

Respondent

TEMPORARY ORDER OF PROTECTION

AND ORDER TO APPEAR

The court has reviewed the sworn petition alleging domestic abuse. The court having considered the petition, **FINDS** that the court has jurisdiction, that there is probable cause to believe that an act of domestic abuse has occurred and that petitioner or a household member of petitioner will suffer immediate and irreparable injury, loss or damage unless the court enters this order. The court **ORDERS**:

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

 [] 4. Respondent shall not go within ______ yards of the petitioner's home or school or work place. Respondent shall not go within ______ yards of the petitioner at all times except _______. If at a public place, such as a store, respondent shall not go within ______ yards of petitioner.

 [] 5. _______ shall have temporary physical custody of the following child(ren): ______

[] 6. With respect to the child(ren) named in the preceding paragraph, [] respondent [] petitioner shall have:

[] B. Contact with the child(ren), subject to:

^[] A. No contact with the child(ren) until further order of this court and shall stay _____ yards away from the child(ren)'s school.

[] 7. The court may decide temporary child and interim
support at the hearing listed below. Both parties shall bring to
the hearing proof of income in the form of the two latest pay
stubs or the federal tax returns from the previous year, proof
of work related day-care costs and proof of medical insurance
costs for the child(ren).
[] 8. [] A. Respondent is ordered to immediately
leave the residence at and to not
return until further court order.
[] B. Law enforcement officers are hereby ordered to
evict
respondent from the residence at
[] C. Respondent is ordered to surrender all keys to
the residence to law enforcement officers.
[] 9. Law enforcement officers or
shall accompany [] respondent [
] petitioner to remove essential tools (as specified in No. 12),
clothing, and personal belongings from the residence at

[] 10. Neither party shall transfer, hide, add debt to,
sell or otherwise dispose of the other's property or the joint
property of the parties except in the usual course of business
or for the necessities of life. The parties shall account to the
court for all such changes to property made after the order is
served or communicated to the party. Neither party shall
disconnect the utilities of the other party's residence.
[] 11. This order supersedes inconsistent prior order in
Cause No and any other prior domestic
relations order and domestic violence restraining orders between
these two parties.
[] 12. Other:

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13. While this order is in effect, petitioner shall refrain
from any act that would cause the respondent to violate this
order.
HEARING
IT IS FURTHER ORDERED that the parties shall appear in the
, Judicial District Court, Room, at
, before, at
(a.m.) (p.m.) on (date) for hearing on
whether an extended order of protection against domestic abuse
will be issued. Either party may bring witnesses or evidence and
may be represented by counsel at this hearing. Respondent may
file a Response to the Petition for Order of Protection from
Domestic Abuse on or before the hearing. If the respondent fails
to attend this hearing, an extended order may be entered by
default against respondent and a bench warrant may be issued for
respondent's arrest. If petitioner willfully fails to appear at
this hearing, the petition may be dismissed. This order remains
in force until,
DO NOT BRING ANY CHILDREN TO THE HEARING WITHOUT PRIOR
PERMISSION OF THE COURT.
ENFORCEMENT OF ORDER
If the respondent violates any part of this order, the
respondent may be charged with a crime, arrested, held in
contempt of court, fined or jailed.
SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES
Upon the signing of this order by a district court judge, a
law enforcement officer shall serve on the respondent a copy of
this order and a copy of the petition.
A LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO
ENFORCE THIS ORDER.
[] I have reviewed the petition for order of protection and
made recommendations to the district judge regarding its
disposition.
-
(Signed) Court telephone number
(Title)
SO ORDERED:
District Judge Date and time approved

The Temporary Order of Protection and Order to Appear requires a proof of return of service. The Committee has been informed that each local law enforcement agency has its own return of service form which will be used for this purpose.

Personal service of the Temporary Order of Protection and Order to Appear will assure that the Temporary Order is fully enforceable. It is possible that actual notice to the respondent of the content of the Temporary Order will also suffice to bind the respondent to comply with the order. Territory of New Mexico v. Clancy, 7 N.M. 580, 583 (1894).

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

ANNOTATIONS

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

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

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

[Standard simplified temporary order prohibiting domestic	
abuse,	
Family Violence Protection Act, Sections 40-13-1 to 40-13-NMSA 1978.]	-8
JUDICIAL DISTRICT COURT	
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner	
$ extsf{V}$.	No.

Respondent		

TEMPORARY ORDER OF PROTECTION

AGAINST PETITIONER

AND ORDER TO APPEAR

The court has reviewed the sworn counter-petition alleging domestic abuse. The court having considered the petition, **FINDS** that the court has jurisdiction, that there is probable cause to believe that an act of domestic abuse has occurred and that respondent or a household member of respondent will suffer immediate and irreparable injury, loss or damage unless the court enters this order. The court **ORDERS**:

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

 [] 4. Petitioner shall not go within ______ yards of the respondent's home or school or work place. Petitioner shall not go within ______ yards of the respondent at all times except _______. If at a public place, such as a store, petitioner shall not go within ______ yards of respondent.

 [] 5. _______ shall have temporary physical custody of the following child(ren): _______

[] 6. With respect to the child(ren) named in the preceding paragraph, [] respondent [] petitioner shall have: [] A. No contact with the child(ren) until further order of this court and shall stay yards away from the child(ren)'s school. [] B. Contact with the child(ren), subject to:
·
[] 7. The court may decide temporary child and interim support at the hearing listed below. Both parties shall bring to the hearing proof of income in the form of the two latest pay stubs or the federal tax returns from the previous year, proof of work related day-care costs and proof of medical insurance costs for the child(ren). [] 8.
[] A. Petitioner is ordered to immediately leave the residence at and to not return
until further court order.
[] B. Law enforcement officers are hereby ordered to
evict petitioner from the residence at
petitioner from the residence at
[] C. Petitioner is ordered to surrender all keys to the residence to law enforcement officers. [] 9. Law enforcement officers or shall accompany [] respondent [
] petitioner to remove essential tools (as specified in No. 12), clothing, and personal belongings from the residence at
[] 10. Neither party shall transfer, hide, add debt to, sell or otherwise dispose of the other's property or the joint property of the parties except in the usual course of business or for the necessities of life. The parties shall account to the court for all such changes to property made after the order is served or communicated to the party. Neither party shall disconnect the utilities of the other party's residence. [] 11. This order supersedes inconsistent prior order in Cause No. and any other prior domestic relations order and domestic violence restraining orders between these two parties. [] 12. Other:

 13. While this or	der is in effect, respondent shall refrain
	ould cause the petitioner to violate this
order.	-
HEARING	
IT IS FURTHER ORD	ERED that the parties shall appear in the
	Judicial District Court, Room, at
	before, at
(a.m.) (p.m.) on	(date) for hearing on
	order of protection against domestic abuse
will be issued. Eit	her party may bring witnesses or evidence and
may be represented !	by counsel at this hearing. Petitioner may
file a Response to	the Petition for Order of Protection from
	r before the hearing. If the petitioner fails
	ing, an extended order may be entered by
	itioner and a bench warrant may be issued for
=""	. If respondent willfully fails to appear at
2 .	etition may be dismissed. This order remains
in force until	
	CHILDREN TO THE HEARING WITHOUT PRIOR
PERMISSION OF THE CO	
ENFORCEMENT OF OR	
-	violates any part of this order, the
	harged with a crime, arrested, held in
contempt of court,	E TO LAW ENFORCEMENT AGENCIES
	of this order by a district court judge, a
	icer shall serve on the petitioner a copy of
	py of the counter-petition. OFFICER SHALL USE ANY LAWFUL MEANS TO
ENFORCE THIS ORDER.	OFFICER SHALL USE ANT LAWFUL MEANS TO
	ed the counter-petition for an order of
	recommendations to the district judge
regarding its dispo	
	Court telephone number
(Title)	

USE NOTE

The Temporary Order of Protection and Order to Appear requires a proof of return of service. The Committee has been informed that each local law enforcement agency has its own return of service form which will be used for this purpose.

Personal service of the Temporary Order of Protection and Order to Appear will assure that the Temporary Order is fully enforceable. It is possible that actual notice to the petitioner of the content of the Temporary Order will also suffice to bind the petitioner to comply with the order. Territory of New Mexico v. Clancy, 7 N.M. 580, 583 (1894). [Approved, effective May 1, 2001.]

ANNOTATIONS

Effective dates. - Pursuant to a court order dated February 27, 2001, this form is adopted and approved, effective May 1, 2001.

4-964. Order to appear.

[Standard simplified order to appear at hearing,

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

	JUDICIAL	DISTRICT	COURT	
COUNTY OF				
STATE OF NEW MEXI	CO			
Petitioner				
V.				No
Respondent				

ORDER TO APPEAR

You are hereby ordered to appear in the
judicial district court, room, at
(a.m.) (p.m.) on (date) for hearing
on whether an order of protection against domestic abuse will be
issued. You may bring witnesses or evidence and may be
represented by counsel at this hearing. You may file a Response
to Petition for Order of Protection from Domestic Abuse (Form 4-
962) at or before the hearing.
If you fail to attend this hearing, an order of protection may
be entered by default against you and a bench warrant may be
issued for your arrest.
[] DO NOT BRING ANY CHILDREN TO THE HEARING.

USE NOTE

This form is for use when petitioner does not seek a temporary order of protection and also when the petitioner seeks a temporary order of protection, but the court denies the request. The date for hearing should be set in accordance with the mandate of Section 40-13-4(D) NMSA 1978 which provides that "if an ex parte order is not granted," the court "shall serve notice to appear upon the parties and hold a hearing on the petition for order of protection within seventy-two hours after the filing of the petition."

The Order to Appear requires a proof of return of service. The Committee has been informed that each local law enforcement agency has its own return of service form which will be used for this purpose.

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

ANNOTATIONS

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

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

[Standard simplified order of protection, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.] JUDICIAL DISTRICT COURT COUNTY OF STATE OF NEW MEXICO Petitioner No. v. Respondent ORDER OF PROTECTION 1 [] MUTUAL2 [] NON-MUTUAL This order is an order of protection under 18 U.S.C. Section 922, 18 U.S.C. Section 2265 and Section 40-13-6(D) NMSA 1978. This order shall be accorded full faith and credit by the courts of every state and Indian Tribe and shall be enforced as if it were the order of such other State or Tribe. THIS MATTER came before the court on the day of _____, ____ through a hearing on the [] petitioner's [] respondent's request for an order prohibiting domestic abuse. The court, having determined that it has legal jurisdiction over the parties and the subject matter, FINDS, CONCLUDES AND ORDERS: (check only applicable paragraphs) 1. NOTICE AND APPEARANCES [] Petitioner was present. [] Petitioner was represented by counsel. [] Respondent was present. Respondent was represented by counsel. [] Respondent was properly served with a copy of the petition, temporary order of protection prohibiting domestic abuse and order to appear. [] Respondent was properly served with a copy of the petition and order to appear. [] Respondent received actual notice of the hearing and had an opportunity to participate in the hearing. 3

[] Petitioner was properly served with a copy of the

counter-petition and Order to Appear. 4

- [] Petitioner was properly served with a copy of the temporary order and Order to Appear.
- [] Petitioner received actual notice of the hearing and had an opportunity to participate in the hearing. 3

2. CONSEQUENCES OF ENTRY OF ORDER OF PROTECTION

Violation of this order by the [] respondent [] petitioner can have serious consequences, including:

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

3. FINDING OF DOMESTIC ABUSE

An act of domestic abuse was committed by [] respondent [] petitioner that necessitates an order of protection.

4. DOMESTIC ABUSE PROHIBITED

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

[] Respondent [] Petitioner shall not ask or cause other persons to abuse the other party or any other household members.

5. CONTACT PROHIBITIONS

[] Respondent [] Petitioner shall stay	yards
away from the other party, the other party's home and any	
workplace at all times, unless at a public place, where t	he []
respondent [] petitioner shall remain yar	ds away
from the other party except as specifically permitted by	this

[] Respondent [] Petitioner shall not telephone, talk to, visit or contact the other party in any way except as follows: [] The parties may contact each other by telephone regarding medical emergencies of minor children; Other	order.			
[] The parties may contact each other by telephone regarding medical emergencies of minor children; Other [] The parties may attend joint counseling sessions at the counselor's discretion. (Unless the court has sealed petitioner's or respondent's address, include address of residence and employment for the appropriate party or parties.) Respondent's addresses [home address] (work address) (city) (if applicable, tribe or pueblo) Petitioner's addresses [home address) (work address) (city) (if applicable, tribe or pueblo) [state and zip code) Fend and zip code) [] Respondent shall attend counseling at contacting that office within five (5) days. The respondent shall participate in, attend and complete counseling as recommended by the named agency. [] Petitioner shall attend counseling at contacting that office within five (5) days. The petitioner shall participate in, attend and complete counseling as recommended by the named agency. [] Respondent shall report to, for a [] drug [and] [] alcohol screen by, (date) with the results returned to this court. [] Petitioner shall report to, for a []	[] Respondent [] Petitioner	shall not telephone, talk to,		
regarding medical emergencies of minor children; Other [] The parties may attend joint counseling sessions at the counselor's discretion. (Unless the court has sealed petitioner's or respondent's address, include address of residence and employment for the appropriate party or parties.) Respondent's addresses [home address] (city) (if applicable, tribe or pueblo) [state and zip code) Petitioner's addresses [home address] (work address) (work address) (city) (if applicable, tribe or pueblo) [state and zip code) 6. COUNSELING [] Respondent shall attend counseling at contacting that office within five (5) days. The respondent shall participate in, attend and complete counseling as recommended by the named agency. [] Petitioner shall attend counseling at contacting that office within five (5) days. The petitioner shall participate in, attend and complete counseling as recommended by the named agency. [] Respondent shall report to, for a [] drug [and] [] alcohol screen by, for a [] respondent whall report to, for a [] Petitioner shall report to, for a []				
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the counselor's discretion. (Unless the court has sealed petitioner's or respondent's address, include address of residence and employment for the appropriate party or parties.) Respondent's addresses (home address) (work address) (city) (if applicable, tribe or pueblo) (state and zip code) Petitioner's addresses (home address) (work address) (city) (if applicable, tribe or pueblo) (state and zip code) 6. COUNSELING [] Respondent shall attend counseling at contacting that office within five (5) days. The respondent shall participate in, attend and complete counseling as recommended by the named agency. [] Petitioner shall attend counseling at contacting that office within five (5) days. The petitioner shall participate in, attend and complete counseling as recommended by the named agency. [] Respondent shall report to, for a [] drug [and] [] alcohol screen by, for a [] (date) with the results returned to this court. [] Petitioner shall report to, for a []				
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the counselor's discretion. (Unless the court has sealed petitioner's or respondent's address, include address of residence and employment for the appropriate party or parties.) Respondent's addresses (home address) (work address) (city) (if applicable, tribe or pueblo) (state and zip code) Petitioner's addresses (home address) (work address) (city) (if applicable, tribe or pueblo) (state and zip code) 6. COUNSELING [] Respondent shall attend counseling at contacting that office within five (5) days. The respondent shall participate in, attend and complete counseling as recommended by the named agency. [] Petitioner shall attend counseling at contacting that office within five (5) days. The petitioner shall participate in, attend and complete counseling as recommended by the named agency. [] Respondent shall report to, for a [] drug [and] [] alcohol screen by, for a [] (date) with the results returned to this court. [] Petitioner shall report to, for a []				
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drug [and] [] alcohol screen by	[] Petitioner shall report	to, for a []		
drug [and] [] alcohol screen by,,	drug [and] [] alcohol screen by	⁷ ,		
(date) with the results returned to this court.	(date) with the results returned	to this court.		
[] Other counseling requirements:	[] Other counseling require	ements:		

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- 1	,					T

[] The court's orders regarding the minor child(ren) are addressed in the Custody, Support and Division of Property Attachment of this Order of Protection.5

8. PROVISIONS RELATING TO SUPPORT

[] The court's orders regarding support issues for the parties are found in the Custody, Support and Division of Property Attachment of this Order of Protection.

9. PROPERTY, DEBTS AND PAYMENTS OF MONEY

[] The court's orders regarding property, debts and payment of money are found in the Custody, Support and Division of Property Attachment5 of this Order of Protection.

10. PARTIES SHALL NOT CAUSE VIOLATION

While this order is in effect, the parties shall refrain from any act that would cause the other party to violate this order. 6

11. ADDITIONAL ORDERS

L J	Review	hearing.	The parties	are or	rdered t	o appear	for a
review	hearing	on the	day o	of			
	, at		(a.m.	(p.m	.). Any	party or	dered
to atte	end couns	seling sha	ll bring pro	of of	counsel	ing to the	ne
review	hearing						
IT IS	S FURTHER	R ORDERED 7	:				
	•						

12. EFFECTIVE DATE OF ORDER; EXTENSION; MODIFICATION

This order is effective upon filing with the clerk of the court.

This order [with the exception of the orders in the Custody, Support and Division of Property Attachment5] shall continue until _____ (date), or until modified or rescinded by the court.

13. NOTICE TO LAW ENFORCEMENT AGENCIES

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

[] Respondent [] Petitioner is ordered to surrende	r all ke	eys
to the residence to law enforcement officers.		
[] Law enforcement officers or	shall b	эе
present during any property exchange.		
[] This order supersedes prior orders in		
County, State of, Cause No	to the	€
extent that there are contradictory provisions.	_	

14. NOTICE TO PARTIES

This order does not serve as a divorce and does not permanently resolve child custody or support issues.

15. RECOMMENDATIONS

[] revi [] cond [] afte prepared th	Lewed the petition for order of protection; Lewed the counter-petition for order of protection; ducted hearings on the merits of the petition; er notice and hearing as indicated in this order I Ls order as my recommendation to the district court ding disposition of requests for order of protection.
	Signed
	Title Court's telephone number:
SO ORDEREI):
mailed to [of this order was [] hand delivered [] faxed [] respondent [] respondent's counsel on(date)8. of this order was [] hand delivered [] faxed [] petitioner [] petitioner's counsel on
	(date)Signed
	Title

USE NOTES

- 1. These use notes shall not be included in any Order of Protection issued by the court.
- 2. Mutual orders of protection are binding on the petitioner as well as the respondent and are entitled to full faith and credit when certain procedural requirements are met. Because the mutual order of protection will only issue when a petition and counterpetition (or reversed-caption petition) are filed and the court finds that both petitioner and respondent committed acts of abuse, a mutual order will be entitled to full faith and credit pursuant to 18 U.S.C. Section 2265(c) and Section 40-13-6D NMSA 1978.
- 3. A mutual order may be entered only after a counter-petition

has been filed and a hearing conducted of which petitioner received actual notice and at which petitioner had an opportunity to participate if 18 U.S.C. Section 922 is to apply to this order.

- 4. This order may be entered only after a hearing at which respondent received actual notice and at which respondent had an opportunity to participate if 18 U.S.C. Section 922 is to apply to this order.
- 5. See Form 4-967 for the Custody, Support and Division of Property Order attachment.
- 6. A violation of this provision may result in a finding of contempt of court, punishable by fine, imprisonment or both.
- 7. If appropriate, an order providing for restitution may be included in this paragraph.
- 8. Respondent or petitioner should be served at the time this order is issued, before leaving the courthouse. If a default order is issued, service upon the non-attending party shall be made by mail or by personal service. See Section 40-13-6(A) NMSA 1978.

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

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

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

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

NMSA 1978), of violating the Final Order of Protection. The committee substituted more general language, which does not prejudge the constitutional issue.

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

ANNOTATIONS

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

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

4-966. Order of protection against the petitioner. [Withdrawn.]

ANNOTATIONS

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

4-966A. Withdrawn.

ANNOTATIONS

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

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

CUSTODY, SUPPORT AND

DIVISION OF PROPERTY ORDER ATTACHMENT1

1. CUSTODY
[] A. [] Petitioner [] Respondent shall have temporar
legal
custody of the following child(ren):
[] B. [] Petitioner [] Respondent shall have physical
custody of the above child(ren) at all times, except that []
respondent [] petitioner shall have contact as follows:
[] No contact, and stay yards from
the child(ren)'s school at all times.
[] Contact at the following specified times:
The child(ren) shall be exchanged for visitation a on
[] Referred to for evaluation or
mediation, with appropriate safeguards to protect the parties
and allow them to mediate fairly. Contact with the child(ren) i
deferred until findings of mediator or counselor.
[] C. Custody, visitation and child support will be
continued in accordance with the court order in
, County, State of, Cause No.
[] D. Other
[] E. [] Petitioner [] Respondent shall not hide the
child(ren) from the other parent or permanently remove the
child(ren) from the State of New Mexico. Neither parent should
speak negatively about the absent parent in front of the
child(ren) or question the child(ren) about the other parent.
[] F. Each parent shall immediately notify the other
parent about any emergency condition of the child(ren).
2. PROVISIONS RELATING TO SUPPORT
[] Temporary support shall be paid by [] respondent []

petitioner to [] respondent [] petitioner in the amount of \$
[] [] Respondent [] Petitioner shall provide suitable alternative housing to [] respondent [] petitioner and any
child(ren) to whom the respondent owes a legal obligation of
support. This shall be provided as follows:
TOTTOWS.
[] All child support payments shall be made by check or money order made payable to and sent to
[] A separate wage withholding order shall be entered and directed to (employer), at
(address).
3. PROPERTY, DEBTS, PAYMENTS OF MONEY [] Neither party shall transfer, conceal, encumber or
otherwise dispose of the other party's property or the joint
property of the parties except in the usual course of business
or for the necessities of life. Each party shall account to the other party for all such transfers, encumbrances and
expenditures made by that party after the order is entered.
This means that you shall not give away, hide, add debt to,
sell or pawn the property.
[] The parties' property shall be temporarily distributed as follows:
[] Petitioner [] Respondent shall have temporary physical
custody of
the following physical assets2:
4. ADDITIONAL PROVISIONS REGARDING CUSTODY, SUPPORT AND
DIVISION OF PROPERTY
IT IS FURTHER ORDERED3:

5. EFFECT OF ORDER

If there is a pending or completed action relating to child custody or child support at the time this order is filed, the

court may modify the order, but the portion of the order dealing with child custody or child support must then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action.

This order does not serve as a divorce and does not permanently resolve child custody or support issues.

6. EXPIRATION

The provisions set forth in this attachment shall expire on _____, _____ (date) at 5:00 p.m., unless explicitly extended by court order.

USE NOTE

- 1. This form may be modified as appropriate and attached to an order of protection in any domestic violence proceeding.
- 2. List personal assets. A separate schedule may be attached to this order.
- 3. If appropriate, an order providing for restitution may be included in this paragraph.

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

ANNOTATIONS

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

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

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

[Standard simplified domestic abuse form, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978.]

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

Respondent
Respondent
APPLICATION TO MODIFY, TERMINATE OR RENEW
THE ORDER OF PROTECTION FROM DOMESTIC ABUSE
[] Petitioner [] Respondent asks the court:
(check and complete applicable alternatives)
[] to modify the protection order as follows:
[] to terminate the protection order because:
[] to renew and extend the protection order for an additional
(days) (months) because:
The other party:
[] objects to the renewal, modification or termination of the protection order.
[] agrees to the renewal, modification or termination of the protection order.
[] has not told me whether (he) (she) objects or agrees to
the renewal, modification or termination of the protection order.
oluci.
VERIFICATION
STATE OF NEW MEXICO)
COUNTY OF) TRIBE OR PUEBLO)

The (petitioner) (respondent) was sworn and states: I have read this petition for order of protection from domestic abuse and it is true to the best of my knowledge and belief. I understand that I can be punished both civilly and criminally if any information in this petition is false.

Date Signature of party filing
this application
Signed and sworn before me on this day of
·
Notary public
My commission expires:
[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001.]

ANNOTATIONS

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

4-970. Stipulated order of protection against respondent.

STATE OF NEW 1 COUNTY OF	MEXICO	
	JUDICIAL DISTRICT	
Petitioner v.		No.
Respondent		

STIPULATED ORDER OF PROTECTION

AGAINST RESPONDENT1

This is not an order of protection under

THIS MATTER came before the court upon agreement of the parties to the entry of an order.

The court, having determined that it has legal jurisdiction over the parties and the subject matter, FINDS, CONCLUDES AND ORDERS:

(check only applicable paragraphs)

1. NOTICE AND APPEARANCES

This order was entered on stipulation of the parties in a proceeding that does not satisfy the requirements of 18 U.S.C. Section 922.2

2. EFFECT OF STIPULATION TO ORDER OF PROTECTION

Violation of this order can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to 364 days and a fine of up to \$1,000.
- B. You may be found to be in contempt.
- C. If you are not a citizen of the United States, entry of this order may have a negative effect on your application for residency or citizenship.

3. DOMESTIC ABUSE PROHIBITED

The respondent shall not abuse the petitioner or members of the petitioner's household.

"Abuse" means any incident by respondent against the petitioner or petitioner's household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat by respondent causing imminent fear of bodily injury to petitioner or petitioner's household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by petitioner's or petitioner's household members' residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

Respondent shall not ask or cause other persons to abuse the petitioner or petitioner's household members.

4. CONTACT PROHIBITIONS

Respondent shall stay	yards away from the pet	titioner
and the petitioner's home	and workplace at all times,	unless at
a public place, where the	respondent shall remain	yards
away from the petitioner e	except as specifically permit	ted by
this order.		

Respondent shall not telephone, talk to, visit or contact petitioner in any way except as follows:

(check only applicable paragraphs)

[] The parties may contact each other by telephone regarding medical emergencies of minor children;

[] The parties may attend joint counsels counselor's discretion. (Unless the court has entered an order seaddress, include the address of residence petitioner.)	ealing petitioner's
Respondent's addresses:	<pre>(home address) (work address) (city) (if applicable, tribe</pre>
or pueblo)	(state and zip code)
Petitioner's addresses:	(home address) (work address) (city)
or pueblo)	(if applicable, tribe (state and zip code)
5. COUNSELING [] Petitioner shall attend and complete	counseling at
	gency. counseling at ce within five (5) days
The respondent shall participate in, attended by the named as [] The petitioner shall report to drug [and] [] alcohol screen by	gency. for a []
<pre>(date) with the results returned to this [] The respondent shall report to</pre>	for a []
<pre>drug [and] [] alcohol screen by (date) with the results returned to this [] Other counseling requirements:</pre>	court.

6. CUSTODY3

[] The court's orders regarding the minor [child] [children] of the parties are found in the Custody, Support and Division of Property Attachment4 of this Order of Protection.

7. PROVISIONS RELATING TO SUPPORT3
[] The court's orders regarding support issues for the parties
are found in the Custody, Support and Division of Property
Attachment of this Order of Protection.
8. PROPERTY, DEBTS, PAYMENTS OF MONEY3
[] The court's orders regarding property, debts and payment of
money are addressed in the Custody, Support and Division of
Property Attachment of this Order of Protection.
9. ADDITIONAL ORDERS
[] Review hearing. The parties are ordered to appear for a
review hearing on the day of,
, at(a.m.) (p.m.).
Any party ordered to attend counseling shall bring proof of
counseling to the review hearing.
IT IS FURTHER ORDERED4:
10. PETITIONER SHALL NOT CAUSE VIOLATION
While this order is in effect, the petitioner shall refrain from
any act that would cause the respondent to violate this order. 5
11. EFFECTIVE DATE OF ORDER; EXTENSION; MODIFICATION
This order is effective upon filing with the clerk of the court.
This order [with the exception of the orders in the Custody,
Support and Division of Property Attachment] shall continue
until (date), or until modified or rescinded by the court.
12. NOT TO BE ENTERED IN FEDERAL REGISTRY
This order shall not be entered into a national domestic
violence registry or other national information system. 13. NOTICE TO LAW ENFORCEMENT AGENCIES
ANY LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO
ENFORCE THIS ORDER.
[] Respondent is ordered to surrender all keys to the residence
to law enforcement officers.
[] Law enforcement officers or shall be present during
any property exchange.
[] This order supersedes prior orders in
County, State of, Cause No.
County, State of, Cause No to the extent that there are contradictory
provisions.
14. NOTICE TO PETITIONER AND RESPONDENT
This order does not serve as a divorce and does not permanently
resolve child custody or support issues.
15. AGREEMENT OF PARTIES

read and do understand the affects of this order as stated in Paragraph 2.
Petitioner's signature Respondent's signature
Petitioner's counsel, if any Respondent's counsel, if any
Date Date 16. RECOMMENDATIONS I have: [] reviewed the pleading for order of protection; [] prepared this order as my recommendation to the district court judge regarding disposition of requests for order of protection.
Signed Domestic Violence Commissioner Court's telephone number:
SO ORDERED.
District Judge [] A copy of this order was [] hand delivered [] faxed [] mailed to [] respondent [] respondent's counsel on (date).6 [] A copy of this order was [] hand delivered [] faxed [] mailed to [] petitioner [] petitioner's counsel on(date).
Signed

Without admitting that domestic abuse has occurred, the parties stipulate to the entry of this order and affirm that they have

USE NOTES

- 1. This form may be used if the parties stipulate to an order of protection against the respondent without any findings of abuse.
- 2. This order may be entered only upon stipulation of the parties without a hearing on the issue of abuse. If a hearing is held on the issue of abuse, use Form 4-965. If a hearing is held on other matters, Form 4-967 may be attached to this order.

- 3. See Form 4-967, "Custody, Support and Division of Property Attachment".
- 4. If appropriate, an order providing for restitution may be included in this paragraph.
- 5. A violation of this provision may result in a finding of contempt of court, punishable by fine, imprisonment, or both.
- 6. Respondent may be served at the time this order is issued. If respondent is not present at the time this order is issued, service upon respondent shall be made by delivering a copy to the party. See Section 40-13-6A NMSA 1978.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; April 9, 2002.]

Committee commentary. - This Stipulated Order of Protection against Respondent is not the same as an Order of Protection entered pursuant to Form 4-965 NMRA. This order provides fewer protections to the parties than does the Form 4-965 Order of Protection. The decreased protection is the result of the fact that the order is not based upon findings of abuse, but is entered without reference to whether abuse has occurred. Nonetheless, there may be occasions when the parties and the court are satisfied that this Stipulated Order of Protection provides adequate relief to the parties.

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

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

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

Stipulated Order of Protection Not Placed in any Federal, State or Tribal Registry

New Mexico has a computerized registry of orders of protection available to law enforcement officials. The federal government also has a registry for orders of protection. Orders entered in the state registry are often forwarded to the federal registry. No statute mandates that all such orders be registered in the state registry or the federal registry. Placement of orders in the state or federal registry can have serious negative consequences for parties. The committee is of the view that respondents (most often acting pro se) who stipulate to entry of an order of protection without admitting abuse should not be subject to such consequences. For this reason, this form Stipulated Order of Protection directs that the order not be entered in any national, state or tribal registry.

Brady Bill Firearm Ban Does Not Apply if There is no Hearing

The so-called "Brady Bill", 18 U.S.C. Section 922, prohibits a person who is the subject of a court order prohibiting abuse from possessing a firearm or ammunition if the order meets the requirements set forth in the act. The applicable provision does not require a finding of abuse, but merely an order that "explicitly prohibits the use of physical force against [an] intimate partner." 18 U.S.C. Section 922(g)(8)(c)(ii).

This Stipulated Order of Protection could qualify as a trigger for the federal firearm ban only if a hearing had been held prior to its entry. In addition, the act has a separate specific requirement that also must be met before the Brady Bill ban is effective: Only an Order that "was issued after a hearing of which such person received actual notice and at which such person had an opportunity to participate" will trigger the federal firearm ban. 18 U.S.C. Section 922(g)(8)(A).

ANNOTATIONS

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

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

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

4-971. Stipulated order of protection against petitioner.

	JUDICIAL DISTRICT	
Petitioner		
V.		N

STIPULATED ORDER OF PROTECTION

AGAINST PETITIONER1

This is not an order of protection under

18 U.S.C. Section 922.

THIS MATTER came before the court upon agreement of the parties to the entry of an order.

The court, having determined that it has legal jurisdiction over the parties and the subject matter, **FINDS**, **CONCLUDES AND ORDERS**: (check only applicable paragraphs)

1. NOTICE AND APPEARANCES

This order was entered on stipulation of the parties in a proceeding that does not satisfy the requirements of 18 U.S.C. Section 922.2

2. EFFECT OF STIPULATION TO ORDER OF PROTECTION

Violation of this order can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to 364 days and a fine of up to \$1,000.
- B. You may be found to be in contempt.
- C. If you are not a citizen of the United States, entry of this order may have a negative effect on your application for residency or citizenship.

3. DOMESTIC ABUSE PROHIBITED

The petitioner shall not abuse the respondent or members of the respondent's household.

"Abuse" means any incident by petitioner against the respondent

or respondent's household member resulting (2) severe emotional distress; (3) bodily a threat by petitioner causing imminent respondent's or respondent's household metrespass; (6) criminal damage to property driving by respondent's or respondent's residence or work place; (8) telephone has (10) harassment; or (11) harm or threatenany manner set forth above.	y injury or assault; (4) fear of bodily injury to ember; (5) criminal y; (7) repeatedly household members' arassment; (9) stalking; ned harm to children in
Petitioner shall not ask or cause other p	
respondent or respondent's household memb	pers.
4. CONTACT PROHIBITIONS Petitioner shall stay yards	C 11
respondent and the respondent's respondent at all times, unless at a public place, where shall remain yards away from as specifically permitted by this order. Petitioner shall not telephone, talk to, respondent in any way except as follows: (check only applicable paragraphs) [] The parties may contact each other by medical emergencies of minor children; []	where the petitioner not the respondent except visit or contact
[] The parties may attend joint counsels counselor's discretion. (Unless the court has entered an order so address, include the address of residence respondent.) Petitioner's addresses:	ealing respondent's
recitioner's addresses.	(home address)
	(work address)
	(city)
	(if applicable, tribe
or pueblo)	(II applicable, clibe
er pacare,	(state and zip code)
Respondent's addresses:	
	(home address)
	(work address)
	(city)
	(if applicable, tribe
or pueblo)	(state and zip code)
	<u> </u>

5. COUNSELING

[] Petitioner shall attend and complete counseling at	
, contacting that office within five (5) days	•
The petitioner shall participate in, attend and complete	
counseling as recommended by the named agency.	
[] Respondent shall attend and complete counseling at	
, contacting that office within five (5) days	•
The respondent shall participate in, attend and complete	
counseling as recommended by the named agency.	
[] The petitioner shall report to for a []	
drug [and] [] alcohol screen by,	
(date) with the results returned to this court.	
[] The respondent shall report to for a []	
drug [and] [] alcohol screen by,	
(date) with the results returned to this court.	
[] Other counseling requirements:	
	_
6. CUSTODY3	
[] The court's orders regarding the minor [child] [children] o	f
the parties are found in the Custody, Support and Division of	Τ
<u> </u>	
Property Attachment4 of this Order of Protection. 7. PROVISIONS RELATING TO SUPPORT3	
[] The court's orders regarding support issues for the parties	
are found in the Custody, Support and Division of Property	
Attachment of this Order of Protection.	
8. PROPERTY, DEBTS, PAYMENTS OF MONEY3	
[] The court's orders regarding property, debts and payment of	
money are addressed in the Custody, Support and Division of	
Property Attachment of this Order of Protection.	
9. ADDITIONAL ORDERS	
[] Review hearing. The parties are ordered to appear for a	
review hearing on the day of,,	
Any party ordered to attend counseling shall bring proof of	
counseling to the review hearing.	
IT IS FURTHER ORDERED4:	
	—
	_
·	

10. RESPONDENT SHALL NOT CAUSE VIOLATION

While this order is in effect, the respondent shall refrain from any act that would cause the petitioner to violate this order. 5

11. EFFECTIVE DATE OF ORDER; EXTENSION; MODIFICATION

This order is effective upon filing with the clerk of the court.

This order [with the exception of the orders in the Custody,
Support and Division of Property Attachment] shall continue
until (date), or until modified or rescinded by
the court.
12. NOT TO BE ENTERED IN FEDERAL REGISTRY
This order shall not be entered into a national domestic
violence registry or other national information system.
13. NOTICE TO LAW ENFORCEMENT AGENCIES
ANY LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.
[] Petitioner is ordered to surrender all keys to the residence to law enforcement officers.
[] Law enforcement officers or shall be present during any property exchange.
[] This order supersedes prior orders in
County, State of, Cause No.
to the extent that there are contradictory
provisions.
14. NOTICE TO PETITIONER AND RESPONDENT
This order does not serve as a divorce and does not permanently
resolve child custody or support issues.
15. AGREEMENT OF PARTIES
Without admitting that domestic abuse has occurred, the parties
stipulate to the entry of this order and affirm that they have
read and do understand the affects of this order as stated in
Paragraph 2.
Petitioner's signature Respondent's signature
Petitioner's counsel, if any Respondent's counsel, if any
Date Date
16. RECOMMENDATIONS
I have:
[] reviewed the pleading for order of protection;
[] prepared this order as my recommendation to the district
court judge regarding disposition of requests for order of
protection.
Signed Domestic Violence Commissioner
Court's telephone number:
court a rerebuone number.

SO ORDERED.

[] A copy of this order was [] hand delivered [] faxed [] mailed to [] respondent [] respondent's counsel on (date).6
[] A copy of this order was [] hand delivered [] faxed [] mailed to [] petitioner [] petitioner's counsel on(date).

USE NOTES

- 1. This form may be used if the parties stipulate to an order of protection against the petitioner without any findings of abuse.
- 2. This order may be entered only upon stipulation of the parties without a hearing on the issue of abuse. If a hearing is held on the issue of abuse, use Form 4-965. If a hearing is held on other matters, Form 4-967 may be attached to this order.
- 3. See Form 4-967, "Custody, Support and Division of Property Attachment".
- 4. If appropriate, an order providing for restitution may be included in this paragraph.
- 5. A violation of this provision may result in a finding of contempt of court, punishable by fine, imprisonment, or both.
- 6. Petitioner may be served at the time this order is issued. If petitioner is not present at the time this order is issued, service upon petitioner shall be made by delivering a copy to the party. See Section 40-13-6A NMSA 1978.

[Approved, effective April 9, 2002.]

Committee commentary. - See Committee Comment to Civil Form 4-970 NMRA.

ANNOTATIONS

Compiler's notes. - A court order dated February 27, 2001, would have withdrawn this form, pertaining to stipulated order of protection against respondent [non-registry] effective May 1, 2001. However, a court order dated April 9, 2002, and effective immediately, rewrote this form and continued it in effect.

4-972. Petition for emergency order of protection from domestic abuse.

Respondent
Birth To Petitioner To
need of an order of temporary custody. Name Date of Relationship of Child
List minor child(ren) who may be in immediate danger or in
2. CHILD (REN)
Petitioner's initials
relationship)
relationship. (describe
personal
[] a person with whom petitioner has had a continuing
relationship)
[] the ex-husband of [] ex-wife of petitioner [] a family member of petitioner (describe
[] the husband of [] wife of petitioner
1. INFORMATION ABOUT THE RESPONDENT The respondent is:
FROM DOMESTIC ABUSE1
PETITION FOR EMERGENCY ORDER OF PROTECTION
Respondent

v. No
Petitioner
STATE OF NEW MEXICO ON BEHALF OF:
COUNTY OF JUDICIAL DISTRICT COURT
Sections 40-13-1 to 40-13-8 NMSA 1978.]
Family Violence Protection Act,
[Standard Simplified Petition form,
[Standard simplified petition form,

			
			
			
			
Physical use: 			
Threats which caused for the course of the c	ear that	or	any
Other	ring the abuse		
Other Ouse: B. Others present du	•	n the domesti	c abuse?
Other Ouse: B. Others present du: C. Did drugs or alcol	•	n the domesti	c abuse?
Other Ouse: B. Others present du	hol play a role i		

E. Has there been prior domesti	.c abuse? [] yes [] no
Petitioner's initials	
4. REQUESTS TO THE COURT	
THE COURT IS REQUESTED TO ENTER A	AN EMERGENCY ORDER OF
PROTECTION prohibiting respondent f	from abusing petitioner or any
member of petitioner's household as	s follows:
(check applicable)	
[] providing for law enforceme	ent officers to assist []
<pre>petitioner [] respondent in retrie</pre>	eving [] petitioner's []
respondent's clothing and personal	belongings from the residence
at .	
[] granting petitioner tempora	ary custody of the child(ren)
listed in this petition.	-
[] prohibiting respondent from	n contact with the child(ren)
listed in this petition.	, ,
[] other relief that is necess	sary to resolve this domestic
abuse problem	1
(list or describe what relief is ne	ecessary):
	2 ·
•	
Petitioner's initials	
5. INFORMATION ABOUT THE PETITION	IER (ME)
(If you do not want the responder	nt to know your address and
phone number, do not include it on	-
clerk that you need a separate form	
and address and request that the cl	-
seal.)	ierk prace your address ander
,	IDENT TO KNOW MY ADDRESS NOW
OR AFTER THE HEARING FOR THE FINAL	
COMPLETED FORM 4-961B AND GIVEN IT	
OR	TO THE COURT CHERK.
[] B. My physical address i	g •
in the [] County [] Indian Countr	
——————————————————————————————————————	.y 01,
State of New Mexico.	
My mailing address is:	(2+222+ 22)
	(street address)
26 1 2 2	(city and zip)
My telephone numbers are:	
Home Work	Message
	
Petitioner's initials	
6. LOCATION OF RESPONDENT	
A. Respondent may be found at:	
	(address)

	(city)
	(state and zip code)
	(if in Indian Country,
	please name tribe or pueblo).
Resp	ondent's:
	(social security number)
	(date of birth)
	(home telephone number)
	(work address)
	(work telephone number).
В.	Is respondent in jail? [] yes [] no
	Petitioner's initials
	OATH OF PETITIONER
	EAR OR AFFIRM UNDER PENALTY OF PERJURY THAT THE FACTS SET
	ABOVE ARE TRUE TO THE BEST OF MY INFORMATION AND BELIEF. I
	FAND THAT IT IS A CRIMINAL OFFENSE SUBJECT TO THE PENALTY
OF IMP	RISONMENT IF I MAKE A FALSE STATEMENT IN THIS PETITION.
OF IMP	RISONMENT IF I MAKE A FALSE STATEMENT IN THIS PETITION.
Date	RISONMENT IF I MAKE A FALSE STATEMENT IN THIS PETITION. Signature of petitioner
	Signature of petitioner
 Date	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER
Date	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set
Date I sw	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set above are true to the best of my information and belief. I
Date I sw forth unders	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set above are true to the best of my information and belief. It tand that it is a criminal offense subject to the penalty
Date I sw forth unders	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set above are true to the best of my information and belief. I
Date I sw forth unders	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set above are true to the best of my information and belief. It tand that it is a criminal offense subject to the penalty
Date I sw forth unders	Signature of petitioner OATH OF LAW ENFORCEMENT OFFICER ear or affirm under penalty of perjury that the facts set above are true to the best of my information and belief. It tand that it is a criminal offense subject to the penalty

USE NOTES

1. Complete all information known by the officer. Section 40-13-3.1 NMSA 1978 provides that the petitioner in a domestic abuse case shall not be required to pay for the issuance or service of a protection order. This has been construed to mean that the petitioner is not required to pay a docket or other filing fees or fee for service of process. [Approved, effective November 1, 1999 until July 1, 2001; as

amended, effective August 29, 2000; approved, effective May 1, 2001.]

ANNOTATIONS

Cross references. - For crime of perjury, see Section 30-25-1 NMSA 1978.

For the need for an emergency order, see Section 40-13-3.2 NMSA 1978 which requires a sworn written statement setting.

The 2000 amendment, effective August 29, 2000, after Item 6, substituted "Oath of Petitioner" for "Verification of Petitioner" and "Oath of Law Enforcement Officer" for "Verification of Law Enforcement Officer" and deleted the notary public's signature and expiration of his commission in both places.

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

4-973. Emergency order of protection against respondent.

[Standard simplified emergency order of protection,	
Family Violence Protection Act, Section 40-13-3.2 NMSA 1976	8.]
JUDICIAL DISTRICT COURT	
COUNTY OF	
STATE OF NEW MEXICO	
Petitioner	
V.	No.
Respondent	

EMERGENCY ORDER OF PROTECTION AGAINST RESPONDENT

The court has reviewed the sworn written statement for an emergency order of protection. The court having considered the

statement, FINDS that the court has jurisdiction, that there is reasonable cause to believe that an act of domestic abuse has occurred and that petitioner or a household member will suffer immediate and irreparable injury, loss or damage unless the court enters this order. The court **ORDERS**:

1. NO CONTACT

- A. Respondent shall not write to, talk to, visit or contact the petitioner in any way except through petitioner's lawyer, if petitioner has a lawyer.
- B. Respondent shall not abuse the petitioner or the petitioner's household members in any way. "Abuse" means any incident by respondent against petitioner or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by a residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; (11) harm or threatened harm to children in any manner set forth above.
- C. Respondent shall not ask or cause other persons to abuse the petitioner or the petitioner's household members.
- D. Respondent shall not go within _____ yards of the petitioner's home or school or work place.

(Unless the court has entered an order sealing petitioner's address, include address of residence and employment for petitioner.)

Petitioner's addresses	(home address)		
	(work address) (city)		
	(if applicable, tribe		
or pueblo)	(state and zip code)		
2. CHILDREN			
A. Petitioner shall have temporary phy following child(ren):	sical custody of the		
_			

3. PROPERTY AND RESIDENCE

[] A. Respondent is ordered to immediately leave the

B. Respondent shall [have] [not have] visitation with the child (ren) during the term of this order.

C. Neither party shall remove the child(ren) from the State of New Mexico or allow anyone else to do so.

residence at ,	and t	to not	ret	turn ı	ınti	1
further court order.						
[] B. Law enforcement officers	are l	hereby	oro	dered	to	
evict respondent from the residence at						
[] C. Respondent is ordered to	surre	ender	all	keys	to	the
residence to law enforcement officers.						
[] D. Law enforcement officers	or					
shall assist r	espoi	ndent	to r	cemove	9	
essential tools, clothing, and personal	-					
belongings from the residence at						

E. Neither party shall transfer, hide, add debt to, sell or otherwise dispose of the other's property or the joint property of the parties except in the usual course of business or for the necessities of life. The parties shall account to the court for all such changes to property made after the order is served or communicated to the party. Neither party shall disconnect the utilities of the other party's residence.

4. OTHER ORDERS SUPERSEDED

This order supersedes any other domestic relations order and domestic violence restraining orders between these two parties.

5. PETITIONER'S DUTY

Petitioner shall refrain from any affirmative act the purpose or effect of which is to cause respondent to violate this order.

6. EFFECTIVE AND EXPIRATION DATE OF THIS ORDER

- A. Upon service of this order on respondent, this order becomes effective on respondent.
- B. This order expires seventy-two (72) hours after the time approved by the judge or at 5:00 p.m. on the next business day of the court, whichever time is latest.

7. PETITION FOR ORDER OF PROTECTION OR RESTRAINING ORDER

Petitioner may file a petition for a temporary and permanent order of protection based on the same allegations of domestic abuse.

8. ENFORCEMENT OF ORDER

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

9. SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES

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

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

SO ORDERED:

	. ,			
District Judg	ge Date and time approved			
	JUDICIAL DISTRICT COURT			
COUNTY OF				
STATE OF NEW	MEXICO			
	RETURN OF SERVICE			
I,	(name of law enforcement			
	or affirm that I am a certified law enforcement			
officer for (name of agency) and I				
personally served the respondent with a signed copy of this				
_	of Protection Against Respondent upon the			
respondent in	County, New Mexico on this			
-	ay of,, (date) at			
	(a.m.) (p.m.).			
	(a.m.) (p.m.).			
				
	anature of law enforcement officer			
27	ignature of law enforcement officer			
Ti	itle and agency			

USE NOTE

This Emergency Order of Protection Against Respondent requires an affidavit of service. See Section 40-13-3.2 NMSA 1978. Personal service of the Emergency Order of Protection will assure that the Emergency Order is fully enforceable. It is possible that actual notice to the respondent of the content of the Emergency Order will also suffice to bind the respondent to comply with the order. Territory of New Mexico v. Clancy, 7 N.M. 580, 583 (1894).

The person who serves the respondent with a copy of this order should also "immediately provide the petitioner with a signed copy of the order". Section 40-13-3.2B(3) NMSA 1978. Although Section 40-13-3.2 NMSA 1978 authorizes the law enforcement officer to prepare and sign an emergency order, a judge must sign this order.

[Approved, effective November 1, 1999 until July 1, 2001; as amended, effective August 29, 2000; approved, effective May 1, 2001.]

ANNOTATIONS

The 2000 amendment, effective August 29, 2000, substituted the bold heading "Return of Service" for "Affidavit of Service" and took out the entry for a notary public signature and date his commission expires.

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

Table of Corresponding Forms.

The first table below reflects the disposition of the former Civil Forms. The left-hand column contains the former form number, and the right-hand column contains the corresponding present Civil Form.

The second table below reflects the antecedent provisions in the former Civil Forms (right-hand column) of the present Civil Forms (left-hand column).

Former Form NMRA 1.00 4-201 1.01 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 4-102 5.02 4-101 6.004 - 7016.01 4 - 7036.024 - 7046.034 - 705

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6.04 4-706
6.05 4 - 303
6.064 - 702
7.004-801
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
9.004-707
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
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NMRA Former Form

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4-101 5.02
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^{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
- 4 702 0.00
- 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 7.00
- 4-802 7.01
- 4-803 7.02
- 4-804 7.03 4-805 8.00
- 1 000 0.00
- 4-806 8.01
- 4-807 8.02
- 4-808 8.06
- 4-809 8.07 4-810 8.08
- 4-811 8.03A
- 4-812 8.03
- 4-813 8.04
- 4-814 8.05
- 4-901 10.00
- 4-902 10.01
- 4-903 10.02
- 4-904 10.03
- 4-905 10.04

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4-906 10.05

4-907 10.06

4-908 10.07

4-909 10.08

4-910 10.09

4-911 10.10

4-912 10.11

4-913 10.12

4-914 10.13
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COURT ORDERS

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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
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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 :

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

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

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. /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

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

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

IN THE SUPREME COURT OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE ADOPTION: OF CIVIL FORM 4-207: 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

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 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

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

STATE OF NEW MEXICO

IN THE MATTER OF THE AMENDMENT :

WITHDRAWAL AND APPROVAL 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

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

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

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

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

/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice

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

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

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

/s/ GENE E. FRANCHINI
Justice
/s/ STANLEY F. FROST
Justice
/s/ PAMELA B. MINZNER
Justice

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

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

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

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

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

NO. 97-8300
IN THE MATTER OF THE AMENDMENTS
OF LANDLORD-TENANT FORMS OF THE RULES
FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring:

NOW, THEREFORE, IT IS ORDERED that the amendments of Landlord-Tenant Forms 4-901, 4-901A, 4-902, 4-903, 4-904, 4-905, 4-906, 4-907, 4-908, 4-909, 4-910, 4-911, 4-912, 4-913, 4-914, 4-921, 4-922, 4-923, 4-924, 4-925, 4-926, 4-927, 4-928, and 4-929 of the Rules for Courts of Limited Jurisdiction hereby are approved;

IT IS FURTHER ORDERED that the amendments of the abovereferenced forms shall be effective on and after September 2, 1997;

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

DONE at Santa Fe, New Mexico, this 16th day of June, 1997. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

NO. 97-8300
IN THE MATTER OF THE AMENDMENTS OF
CIVIL FORMS 4-204 AND 4-208 FOR SUMMONS
IN THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring:

NOW, THEREFORE, IT IS ORDERED that the amendments of the Civil Forms 4-204 and 4-208 for Summons for Courts of Limited Jurisdiction hereby are approved;

IT IS FURTHER ORDERED that the amendments of the abovereferenced forms shall be effective on and after September 2, 1997;

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

DONE at Santa Fe, New Mexico, this 15th day of July, 1997. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

NO. 97-8300
IN THE MATTER OF THE AMENDMENT OF
RULES 1-005, 1-026, 1-034, 1-037,
1-045, 1-053.2 and 1-100 and
FORM 4-505 NMRA OF THE RULES OF
CIVIL PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring; NOW, THEREFORE, IT IS ORDERED that the amendment of Rules 1-005, 1-026, 1-034, 1-037, 1-045, 1-053.2, and 1-100 and Form 4-505 of the Rules of Civil Procedure for the District Courts hereby is approved; IT IS FURTHER ORDERED that the amendment of Rules 1-005, 1-026, 1-034, 1-037, 1-045, 1-053.2, and 1-100 and Form 4-505 of the Rules of Civil Procedure for the District Courts shall be effective on and after January 1, 1998; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of the above rules by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 10th day of October, 1997. /s/ GENE E. FRANCHINI Chief Justice /s/ JOSEPH F. BACA Justice /s/ PAMELA B. MINZNER Justice /s/ PATRICIO M. SERNA Justice /s/ DAN A. McKINNON, III Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300 IN THE MATTER OF THE AMENDMENT OF FORMS 4-901, 4-902, 4-903, 4-904, 4-913, AND 4-928 OF THE RULES FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, Justice Patricio M. Serna, and Justice Dan A. McKinnon, III, concurring:

NOW, THEREFORE, IT IS ORDERED that the amendments of the Forms 4-901, 4-902, 4-903, 4-904, 4-913, and 4-928 of the Rules for Courts of Limited Jurisdiction hereby are approved; IT IS FURTHER ORDERED that the amendments of the abovereferenced forms shall be effective for caes filed on and after April 6, 1998;

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

DONE at Santa Fe, New Mexico, this 10th day of February, 1998. /s/ GENE E. FRANCHINI

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ DAN A. McKINNON, III

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 98-8300
IN THE MATTER OF THE AMENDMENT
OF FORMS 4-909, 4-926, and 4-929
OF THE RULES FOR THE COURTS OF
LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Gene E. Franchini, Justice Joseph F. Baca, Justice Pamela B. Minzner, and Justice Patricio M. Serna concurring: NOW, THEREFORE, IT IS ORDERED that the amendments of the Forms 4-909, 4-926, and 4-929 of the Rules for Courts of Limited Jurisdiction hereby are approved;

IT IS FURTHER ORDERED that the amendments of the abovereferenced forms shall be effective for cases filed on and after January 1, 1999;

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

DONE at Santa Fe, New Mexico, this 17th day of November, 1998.
/s/ GENE E. FRANCHINI
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PATRICIO M. SERNA

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300 IN THE MATTER OF THE AMENDMENTS OF FORM 4-810 NMRA OF THE RULES FOR THE COURTS OF LIMITED JURISDICTION

Justice

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendment of Form 4-810 of the Rules for Courts of Limited Jurisdiction hereby is approved;

IT IS FURTHER ORDERED that the amendment of Form 4-810 shall be effective on and after August 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendment of Form 4-810 by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 18th day of June, 1999.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

Justice

approved;

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE AMENDMENT
OF FORMS 4-811 AND 4-901A NMRA
OF THE RULES FOR COURTS OF LIMITED
JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules for Courts of Limited Jurisdiction Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Senior Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Forms 4-811 and 4-901A for Courts of Limited Jurisdiction hereby are

IT IS FURTHER ORDERED that the amendments of Forms 4-811 and 4-901A shall be effective on October 15, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is

authorized and directed to give notice of the amendments of Forms 4-811 and 4-901A by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 27th day of August, 1999.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES

Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE *PROVISIONAL* APPROVAL OF DOMESTIC RELATIONS COVER SHEETS, NEW RULE 1-003.1 AND FORMS 4-211 AND 4-212, FOR USE IN THE DISTRICT COURTS IN THE STATE OF NEW MEXICO

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure Committee to require use of cover sheets in domestic relations cases in all district courts in the State of New Mexico by adopting new Rule 1-003.1 and Forms 4-211 and 4-212, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the domestic relations cover sheets, new Rule 1-003.1 and Forms 4-211 and 4-212 hereby are provisionally approved for twelve months effective November 1, 1999; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the provisional adoption of the above-referenced rule and forms by publishing the same in the Bar Bulletin;

DONE at Santa Fe, New Mexico, this 27th day of October, 1999.

/s/ PAMELA B. MINZNER
Chief Justice
/s/ JOSEPH F. BACA
Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PATRICIO M. SERNA
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 99-8300
IN THE MATTER OF THE *PROVISIONAL* APPROVAL OF DOMESTIC VIOLENCE FORMS FOR USE IN THE DISTRICT COURTS IN THE STATE OF NEW MEXICO

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure Committee to require use of domestic violence forms in all district courts in the State of New Mexico, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes, concurring; NOW, THEREFORE, IT IS ORDERED that the domestic violence forms hereby are provisionally approved for twelve months effective November 1, 1999; and IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the provisional adoption of the above-referenced forms by publishing the same in the Bar Bulletin; DONE at Santa Fe, New Mexico, this 27th day of October, 1999. /s/ PAMELA B. MINZNER Chief Justice /s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI Justice /s/ PATRICIO M. SERNA

Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS
OF RULES 2-203, 3-203, 4-902A,
6-206, 7-206, 8-205, 6-209, 7-209,
8-208, 6-505, 7-505, 8-505,
AND FORMS 9-210 AND 9-212B NMRA OF
THE RULES FOR THE COURTS OF LIMITED
JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-203, 3-203, 4-902A, 6-206, 7-206, 8-205, 6-209, 7-209, 8-208, 6-505, 7-505, 8-505, and Forms 9-210 and 9-212A of the Rules for Courts of Limited Jurisdiction hereby are approved; IT IS FURTHER ORDERED that the amendments of the above-referenced rules and forms shall be effective on and after March

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

DONE at Santa Fe, New Mexico, this 4th day of January, 2000. /s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 00-8300IN THE MATTER OF THE AMENDMENTS
OF CIVIL FORMS 4-972 and 4-973 NMRA

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Judges' User Group, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Civil Forms 4-972 and 4-973 hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Forms 4-972 and 4-973 shall be effective immediately, as all domestic violence forms were provisionally approved for twelve months effective November 1, 1999;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of Forms 4-972 and 4-973 by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 29th day of August, 2000.

/s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 00-8300
IN THE MATTER OF THE AMENDMENTS OF
RULES 2-107, 2-111, 2-305, 3-107,
3-111, 3-305, 4-304, 4-305, 4-306A,
6-110A, 6-501, 7-110A, 7-501, 8-109A,
8-501, AND FORMS 9-104 and 9-104A OF
THE RULES FOR THE COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Rules Committee, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-107, 2-111, 2-305, 3-107, 3-111, 3-305, 4-304, 4-305, 4-306A, 6-110A, 6-501, 7-110A, 7-501, 8-109A, 8-501, and Forms 9-104 and 9-104A of the Rules for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of the above-referenced rules and forms shall be effective for cases filed on and after November 1, 2000;

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

DONE at Santa Fe, New Mexico, this 14th day of September, 2000. /s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 00-8300
IN THE MATTER OF THE APPROVAL OF DOMESTIC RELATIONS COVER SHEETS, NEW RULE 1-003.1, AND APPROVAL OF AMENDMENTS TO FORMS 4-211 AND 4-212 FOR USE IN THE DISTRICT COURTS IN THE STATE OF NEW MEXICO

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure Committee to require use of cover sheets in domestic relations cases in all district courts in the State of New Mexico by adopting new Rule 1-003.1 and Forms 4-211 and 4-212, and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring, issued a provisional twelve-month order adopting said rule and forms on October 27, 1999; and

WHEREAS, the Rules of Civil Procedure Committee further recommends amendments to Forms 4-211 and 4-212;

NOW, THEREFORE, IT IS ORDERED that the domestic relations cover sheets, new Rule 1-003.1 and Forms 4-211 and 4-212 hereby are APPROVED effective November 1, 2000;

IT IS FURTHER ORDERED that the amendments to Forms 4-211 and 4-212 hereby are APPROVED; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the adoption of the above-referenced rule and the amendments to Forms 4-211 and 4-212 by publishing the same in the Bar Bulletin;

DONE at Santa Fe, New Mexico, this 23rd day of October, 2000. /s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 00-8300
IN THE MATTER OF THE CONTINUED PROVISIONAL APPROVAL
OF DOMESTIC VIOLENCE FORMS FOR USE IN THE
DISTRICT COURTS IN THE STATE OF NEW MEXICO

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure Committee to require use of a uniform set of domestic violence forms in all district courts in the State of New Mexico and the Court being sufficiently advised, Chief Justice Pamela B. Minzner, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Patricio M. Serna, and Justice Petra Jimenez Maes concurring issued a provisional twelve-month order adopting said forms on October 27, 1999;

NOW, THEREFORE, IT IS ORDERED that the domestic violence forms hereby are provisionally approved for eight months effective November 1, 2000, unless prior to that time anticipated amendments are adopted by this Court. The Court anticipates that it will receive and consider proposed amendments within the next sixty days; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the continued provisional adoption of the domestic violence forms by publishing the same in the Bar Bulletin;

DONE at Santa Fe, New Mexico, this 26th day of October, 2000. /s/ PAMELA B. MINZNER

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PATRICIO M. SERNA

Justice

/s/ PETRA JIMENEZ MAES

NO. 01-8300
IN THE MATTER OF THE ADOPTION OF DOMESTIC VIOLENCE FORMS FOR USE IN THE DISTRICT COURTS IN THE STATE OF NEW MEXICO

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure Committee to require use of a uniform set of domestic violence forms in all district courts in the State of New Mexico and the Court being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring, issued a provisional twelve-month order adopting said forms on October 27, 1999; and

WHEREAS, the Court extended its provisional approval, to consider proposed amendments, by order issued October 26, 2000; NOW, THEREFORE, IT IS ORDERED that the domestic violence forms hereby are APPROVED and ADOPTED in final form;

IT IS FURTHER ORDERED that the domestic violence forms, as amended, shall be effective May 1, 2001; and

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the approval and adoption of the domestic violence forms by publishing the same in the Bar Bulletin.

DONE at Santa Fe, New Mexico, this 27th day of February, 2001.

/s/ PATRICIO M. SERNA

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PETRA JIMENEZ MAES

NO. 01-8300
IN THE MATTER OF THE AMENDMENTS OF
RULE 1-099 AND FORM 4-213 OF THE RULES
OF CIVIL PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee to adopt amendments to Rule 1-099 and Form 4-213, and the Court being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rule 1-099 and Form 4-213 of the Rules of Civil Procedure for the District Courts hereby are APPROVED; and IT IS FURTHER ORDERED that the amendments of Rule 1-099 and Form 4-213 of the Rules of Civil Procedure for the District Courts shall be effective for cases filed on or after August 1, 2001; 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 by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 24th day of May, 2001. /s/ PATRICIO M. SERNA Chief Justice /s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI Justice /s/ PAMELA B. MINZNER Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 01-8300 IN THE MATTER OF THE AMENDMENTS OF RULE 1-048 AND FORMS 4-806, 4-807, 4-808, 4-811 AND 4-812, AND THE ADOPTION OF NEW RULE 1-084 OF THE RULES OF CIVIL

/s/ PETRA JIMENEZ MAES

/s/ PETRA JIMENEZ MAES

Justice

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee to adopt amendments to Rule 1-048 and Forms 4-806, 4-807, 4-808, 4-811, and 4-812, and to adopt new Rule 1-084, and the Court having considered said request and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rule 1-048 and Forms 4-806, 4-807, 4-808, 4-811, and 4-812 of the Rules of Civil Procedure for District Courts hereby are APPROVED; IT IS FURTHER ORDERED that new Rule 1-084 hereby is ADOPTED and APPROVED: IT IS FURTHER ORDERED that the amendments of Rule 1-048 and Forms 4-806, 4-807, 4-808, 4-811, and 4-812 and new Rule 1-084of the Rules of Civil Procedure for District Courts shall be effective for cases filed on or after December 3, 2001; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and adoption of the new rule by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 2nd day of October, 2001. /s/ PATRICIO M. SERNA Chief Justice /s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI Justice /s/ PAMELA B. MINZNER Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 01-8300 IN THE MATTER OF THE AMENDMENTS OF RULES 2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304, 3-306, 6-301, 6-505, 7-301, 7-505, 8-301, AND 8-505, AND FORMS 4-307, 4-506, 9-411, 9-417, AND 9-418 OF THE RULES FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules for Courts of Limited Jurisdiction Committee to adopt amendments to Rules 2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304, 3-306, 6-301, 6-505, 7-301, 7-505, 8-301, and 8-505, and Forms 4-307, 4-506, 9-411, 9-417 and 9-418 for Courts of Limited Jurisdiction, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 2-203.1, 2-301, 2-304, 2-306, 3-203.1, 3-301, 3-304, 3-306, 6-301, 6-505, 7-301, 7-505, 8-301, and 8-505, and Forms 4-307, 4-506, 9-411, 9-417 and 9-418 for Courts of Limited Jurisdiction hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms shall be effective for cases filed on or after December 17, 2001;

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

DONE at Santa Fe, New Mexico, this 22nd day of October, 2001. /s/ PATRICIO M. SERNA Chief Justice

/s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI

Justice /s/ PAMELA B. MINZNER Justice

/s/ PETRA JIMENEZ MAES Justice

NO. 02-8300

Justice

IN THE MATTER OF THE AMENDMENTS OF RULES

2-105, 2-106, 2-501, 2-502, 3-105, 3-106, 3-501, 3-502, 4-101,

4-103, 4-104, 4-502, 6-105, 6-106, 6-606, 6-802, 7-105, 7-106,

7-606, 7-802, 8-105, 8-106, 8-602, 8-802, 9-101, 9-102, 9-103,

9-503, AND 9-504, FORMS 4-221, 9-206, 9-221, 9-501, AND ADOPTION

OF NEW RULE 3-501.1 AND NEW FORMS 4-503 AND 4-504 OF THE RULES FOR COURTS OF LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules for Courts of Limited Jurisdiction Committee to adopt amendments to Rules 2-105, 2-106, 2-501, 2-502, 3-105, 3-106, 3-501, 3-502, 4-101, 4-103, 4-104, 4-502, 6-105, 6-106, 6-606, 6-802, 7-105, 7-106, 7-606, 7-802, 8-105, 8-106, 8-602, 8-802, 9-101, 9-102, 9-103, 9-503, and 9-504, and Forms 4-221, 9-206, 9-221, 9-501, and to adopt new Rule 3-501.1 and new Forms 4-503 and 4-504 for Courts of Limited Jurisdiction, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of the abovereferenced rules and forms for Courts of Limited Jurisdiction hereby are APPROVED; IT IS FURTHER ORDERED that new Rule 3-501.1 and new Forms 4-503 and 4-504 hereby are ADOPTED; IT IS FURTHER ORDERED that the amendments of the abovereferenced rules and forms and new rule and forms shall be effective for cases filed on or after May 1, 2002; IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of the above-referenced rules and forms and adoption of the new rule and forms by publishing the same in the Bar Bulletin and NMRA. DONE at Santa Fe, New Mexico, this 22nd day of March, 2002. /s/ PATRICIO M. SERNA Chief Justice /s/ JOSEPH F. BACA Justice /s/ GENE E. FRANCHINI Justice /s/ PAMELA B. MINZNER

NO. 02-8300
IN THE MATTER OF THE AMENDMENT OF
FORM 4-970 NMRA, THE WITHDRAWAL
OF FORM 4-966 NMRA, AND THE ADOPTION OF
NEW FORM 4-971 NMRA OF THE RULES OF CIVIL
PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee to amend Form 4-970, withdraw Form 4-966, and adopt new Form 4-971, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Form 4-970 NMRA of the Rules of Civil Procedure for the District Courts hereby are APPROVED;

IT IS FURTHER ORDERED that Form 4-966 NMRA of the Rules of Civil Procedure for District Courts hereby is WITHDRAWN;

IT IS FURTHER ORDERED that new Form 4-971 hereby is ADOPTED;

IT IS FURTHER ORDERED that the amendments to Form 4-970, the adoption of new Form 4-971, and the withdrawal of Form 4-966 shall be effective immediately;

IT IS FURTHER ORDERED that the Clerk of the Court hereby is authorized and directed to give notice of the amendments of Form 4-970, adoption of new Form 4-971, and withdrawal of Form 4-966 by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 9th day of April, 2002.

/s/ PATRICIO M. SERNA

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice

IN THE SUPREME COURT OF THE STATE OF NEW MEXICO

NO. 02-8300 IN THE MATTER OF THE AMENDMENTS OF FORM 4-507 OF THE RULES OF CIVIL PROCEDURE FOR DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee to amend Form 4-507 (Scheduling Order), and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Joseph F. Baca, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring; NOW, THEREFORE, IT IS ORDERED that the amendments of Form 4-507 (Scheduling Order) of the Rules of Civil Procedure for District Courts hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Form 4-507 (Scheduling Order) shall be effective for cases filed on or after July 1, 2002;

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

DONE at Santa Fe, New Mexico, this 20th day of May, 2002.

/s/ PATRICIO M. SERNA

Chief Justice

/s/ JOSEPH F. BACA

Justice

/s/ GENE E. FRANCHINI

Justice

/s/ PAMELA B. MINZNER

Justice

/s/ PETRA JIMENEZ MAES

NO. 02-8300 IN THE MATTER OF THE AMENDMENTS OF RULES 1-030, 1-045, 1-087, 1-100 AND FORM 4-505 AND ADOPTION OF NEW FORM 4-505A OF THE RULES OF CIVIL PROCEDURE FOR THE DISTRICT COURTS

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Rules of Civil Procedure for the District Courts Committee to adopt amendments to Rules 1-030, 1-045, 1-087, 1-100, and Form 4-505 and to adopt new Form 4-505A, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Patricio M. Serna, Justice Gene E. Franchini, Justice Pamela B. Minzner, and Justice Petra Jimenez Maes concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Rules 1-030, 1-045, 1-087, 1-100, and Form 4-505 of the Rules of Civil Procedure for the District Courts hereby are APPROVED; IT IS FURTHER ORDERED that the adoption of new Form 4-505A hereby is APPROVED; and

IT IS FURTHER ORDERED that the amendments of Rules 1-030, 1-045, 1-087, 1-100, and Form 4-505 and new Form 4-505A of the Rules of Civil Procedure for the District Courts shall be effective for cases filed on or after November 1, 2002;

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 adoption of the new rule by publishing the same in the Bar Bulletin and NMRA.

DONE at Santa Fe, New Mexico, this 10th day of September, 2002. /s/ PATRICIO M. SERNA

Chief Justice
/s/ GENE E. FRANCHINI
Justice
/s/ PAMELA B. MINZNER
Justice
/s/ PETRA JIMENEZ MAES
Justice

NO. 03-8300
IN THE MATTER OF THE AMENDMENTS OF
FORMS 4-802, 4-805A, 9-104, 9-104A, 9-406A,
AND 9-408A OF THE RULES FOR COURTS OF
LIMITED JURISDICTION

ORDER

WHEREAS, this matter came on for consideration by the Court upon the recommendation of the Courts of Limited Jurisdiction Committee to amend Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A, and the Court having considered said recommendation and being sufficiently advised, Chief Justice Petra Jimenez Maes, Justice Pamela B. Minzner, Justice Patricio M. Serna, Justice Richard C. Bosson, and Justice Edward L. Chavez concurring;

NOW, THEREFORE, IT IS ORDERED that the amendments of Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A of the Civil Forms and Criminal Forms hereby are APPROVED;

IT IS FURTHER ORDERED that the amendments of Forms 4-802, 4-805A, 9-104, 9-104A, 9-406A, and 9-408A shall be effective for cases filed on or after May 15, 2003;

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

DONE at Santa Fe, New Mexico, this 21st day of March, 2003.

/s/ Petra Jimenez Maes

Chief Justice

/s/ Pamela B. Minzner

Justice

/s/ Patricio M. Serna

Justice

/s/ Richard C. Bosson

Justice

/s/ Edward L. Chavez