# Small Claims – Information for Defendant

You have been sued. The person who sued you is the Plaintiff, you are the Defendant.

Do you agree that you owe the money or the property belongs to the Plaintiff?



• You must file an *Answer* with the court within 21 days of receiving the *Claim*. The clerk will schedule a hearing where you can present your side of the case.

Agree

- You do not have to file an Answer.
- Pay the claim or return the property immediately.
- The Plaintiff can ask for a \*Default Judgment if no Answer is filed, and then ask the Sheriff to collect or recover property.

\*Default Judgment: The court can grant the Plaintiff everything in the *Claim* plus case costs if you Defendant do not file an *Answer* by the deadline.

### Fill out and file the forms.

① To file an Answer, choose one of the following options:



## A. Complete & File Forms Online using Guide & File:

**Guide & File** is an easy to use online tool that prepares your forms and allows you to e-file your forms online, go to: <a href="http://guideandfile.idaho.gov">http://guideandfile.idaho.gov</a>.

### B. E-File using File & Serve:

Alternatively, you can e-file using **File & Serve**; this may be easier if you routinely file a large volume of small claims cases. You can find it online here: https://idaho.tylerhost.net/ofsweb.

If you are a **business** filing the claim in a county where e-filing is available, you **must e-file** your documents. or

#### C. Print and File in Person:

To print and fill out your forms go to: <a href="www.courtselfhelp.idaho.gov/small-claims">www.courtselfhelp.idaho.gov/small-claims</a> or pick up a copy at your local courthouse. Sign and date the completed forms. Make at least two copies: 1 for you and 1 for each Plaintiff, and take them to the court where the Claim was filed.

# ② Attend the hearing.

The court clerk will schedule a trial in your case and send you and the Plaintiff a notice with the date and time. If you do not attend, the judge may grant the Plaintiff a *Default Judgment*, the same as if you hadn't filed an *Answer*. For more information on what to expect in court see *Get Ready for Your Small Claims Trial - Defendant*.

# **Small Claims**



# What if the Plaintiff owes me money or has my property?

To ask the judge to order the Plaintiff to return your money or property, you must file your own Claim.

#### Can the Plaintiff and I resolve the case?

Yes, you and the Plaintiff can try to settle the case at any time before the court enters a judgment.

If you reach an agreement it must be explained to the court so that the case can be dismissed or a judgment issued that says what you agreed on.

### Can a lawyer represent me?

You cannot have a lawyer speak for you in small claims, but you can talk to a lawyer before and after your trial. If you were sued as a business, the owner or an employee can speak in court, as long as he or she is not a lawyer.

### Can I reschedule my trial?

If you have an urgent reason to change the trial date, file a *Motion to Continue (Reschedule)*Hearing at least 2 weeks before your trial. In Guide & File, choose the "Small Claims - Requests Before Hearing" interview.

### Can I get an interpreter?

Let the Clerk know if you or a witness needs help with English or has hearing problems. The Clerk can send a free interpreter to your trial.

# What if the Plaintiff filed the case in the wrong county?

You can ask the court to change the venue (location) for the case by filing a *Motion to Change Venue*. In Guide & File, choose the "Small Claims - Requests Before Hearing" interview.

### What if I miss the deadline for responding?

The Plaintiff can get a *default judgment*. You can ask the court to set aside a default judgment to allow you to respond. You can find the forms online at:

www.courtselfhelp.idaho.gov/small-claims