CIVIL PLAINTIFF PACKET FORMS

The following forms should be included in your packet:

- > Complaint
- Summons (20 day)
- > Præcipe
- ➤ Guidelines for Courtroom Conduct
- ➤ Affidavit of Non-Military Service
- ➤ Motion to Enter Default
- ➤ Default Judgment
- > Notice of Entry of Judgment
- ➤ Writ of Execution
- > Answer to Counterclaim
- ➤ Notice of Appeal

Complete the following steps in order.

Step 1.

Complaint

- Complete all entries on the Complaint. The amount claimed can not exceed \$12,000.00.
- Date and sign the Complaint.
- Make copies, one for yourself and one for each Defendant.

Step 2.

Summons

- Complete all entries on the Summons.
- Make copies, one for yourself and one for each Defendant.

Step 3.

Præcipe

- Complete all entries on the Præcipe.
- Make copies, one for yourself and one for the court.

Step 4.

• Organize your documents for filing with the court. Put the copies behind each original.

Step 5.

- File the Complaint with the clerk of the justice court.
 - o Ask the clerk to issue the Summons.
 - o Give the clerk the following
 - Filing fee (\$50.00)
 - Original Complaint and all copies
 - Summons and all copies
 - Præcipe and all copies

The clerk will conform all the copies by entering the court case number and the name of the judge assigned to the case.

Step 6.

Service of Complaint and Summons

- Deliver the original Summons and Præcipe together with copies of the Summons and Complaint for each Defendant to the sheriff or process server.
- Each Defendant must be served personally with a copy of the Complaint and Summons. You cannot serve the Complaint and Summons on a Defendant
- Service can be done by a competent person over 18 years old who is not a party to the case. The
 person who serves a Defendant must complete an Affidavit of Service of the Complaint and
 Summons.
- The completed affidavit of service of the Complaint and Summons should be returned to you after service is completed.
- File the original Affidavit of Service and the original Summons with the Court. If not done you will not be able to move the court for an entry of Default or obtain a Default Judgment.

Step 7.

If an Answer has not been filed by the Defendant within 20 days of service of the Complaint and Summons you will need to follow Steps 10 and 11.

Step 8.

Counterclaim

- If a Counterclaim has been filed by the Defendant do the following:
 - o Complete an Answer to the Counterclaim.
 - o File the Answer to the Counterclaim with the clerk of court and within 20 days of service of the Counterclaim.
 - o Send a copy of the Answer to the Counterclaim to each Defendant.
 - o Sign the certificate of mailing on the original Answer to the Counterclaim.
- If an Answer to the Counterclaim has not been filed by the Plaintiff within 20 days of service of the Counterclaim the Defendant may ask the clerk to enter a default against the Plaintiff on the Counterclaim.

Step 9.

Trial

- Upon the filing of an Answer by the Defendant the clerk will set the date and time for trial.
- Read the Guidelines for Courtroom Conduct.
- At trial, you will need to introduce any written agreements or documents. You will need to mark each document to be introduced with an exhibit letter on the bottom of the first page of each exhibit. The first document would be marked as "Exhibit A", the second as "Exhibit "B", the third as "Exhibit "C", etc. You need to make copies of each exhibit to be given to each Defendant.

Step 10.

Entry of Default

- If an Answer has not been filed by the Defendant within 20 days of service of the Complaint and Summons a default may be entered by the clerk.
- Prepare the Motion to Enter Default and file it with the clerk.
- If you have not already filed them, you will need to file with the clerk the original Summons and Affidavit of Service of the Complaint and Summons. A default will not be entered without the Summons and Affidavit of Service of the Complaint and Summons having been filed with the court.
- The clerk will enter the Defendant's default

Step 11.

Default Judgment

- If your Complaint asked for a sum certain the clerk will enter a Default Judgment.
- Complete the Default Judgment and present it to the clerk. You cannot enter a sum for more than what was asked for in the Complaint.
- If the amount asked is for a sum that cannot be made certain the court may conduct a hearing to determine the amount of damages or determine the truth of the Complaints allegations.

Step 12.

Entry of Judgment

- At the conclusion of trial, the judge may enter judgment at once or within 30 days. The judgment will be reduced to writing.
- A judgment by default is entered by the judge or clerk. Prepare the judgment by default and present it to the clerk. A judgment by default cannot exceed the amount asked for in the Complaint or Counterclaim.
- The prevailing party must pay a \$20.00 judgment fee to the clerk. If a judgment by default is entered no judgment fee is required.
- Prepare a Notice of Entry of Judgment and certificate of mailing, attach a copy of the judgment to the notice and file the original with the clerk. Send a copy of the notice and judgment to each party in the action.
- Upon entry of the judgment the prevailing party may request the clerk to issue a writ of execution. Prepare a writ of execution and take it to the clerk to be issued. The clerk will not issue the writ if the judgment fee is not paid.
- If you are not the prevailing party go to step 13.

Step 13.

Appeal

• Appeals from Carbon County Justice Court to District Court must be tried anew. See Title 25, Chapter 33, Montana Code Annotated.

File original with Court. Serve a copy upon each defendant with summons

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Dlain	tiff Dro So
	chone:
	HE JUSTICE COURT
CAR	BON COUNTY, MONTANA ORE JUDGE
) Case No.:
	Plaintiff(s),
	vs.
) COMPLAINT
)
	Defendant(s))
	Comes now the plaintiff(s) and complains of the defendant(s) as follows:
1.	Comes now the plaintiff(s) and complains of the defendant(s) as follows: The plaintiff(s) resides in County,
2.	The defendant(s) resides in <u>Carbon County, Montana</u> .
3.	The amount of controversy does not exceed \$12,000.00, exclusive of costs.
4.	The defendant(s) [owes plaintiff(s) the sum] [caused plaintiff(s) damages] of
5.	The date the contract, obligation, damage or claim was made or arose is:
6.	Reason for claim: (Describe how the contract, obligation, damage or claim was incurred
or ar	ose. Attach additional sheet if needed.):
	WHENEFORE d. 1: ('CV') 1: 1
	WHEREFORE, the plaintiff(s) ask judgment against the defendant(s) for
•	interest and costs.
Date	d:
	Plaintiff
	Plaintiff Plaintiff

	Serve a copy upon each defendant with complaint
DI : (CCD C	
Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	
)
) Case No.:
Plaintiff(s))
vs.)
vs.) SUMMONS
)
)
Defendant	(s))
)
You are hereby summoned to an office of the above-entitled Justice of the the event that you deny any or all of the written answer together with \$30.00 for the above-entitled Court, and serve a attorney at the address as shown on the Complaint that the Defendant believes manner, of any other facts constituting admitted. If you fail to answer or assert	HE ABOVE-NAMED DEFENDANT(S), GREETINGS: aswer the Complaint in this action which is filed in the e Peace, a copy of which is herewith served upon you. In material facts stated in the complaint, you must file your the answer fee and surcharge for each Defendant with copy of your answer upon the Plaintiff or Plaintiff's Complaint. nial of any or all of the material facts stated in the to be untrue, and also a statement, in plain or direct g a defense. Any matter not denied shall be deemed a counterclaim within twenty (20) days after service of aff may request entry of default judgment against you for
	
	Justice of the Peace
	By Clerk, Justice Court
	Clerk, Justice Court
COURT ADDRESS:	PROCESS SERVER
Carbon County Justice Court	Name:
102 N Broadway	Street Address:
P.O. Box 2	City, State Zip:
Red Lodge, MT 59068	Phone:

FILE ORIGINAL WITH THE COURT AFTER SERVICE

File copy with the Court Original to sheriff/levying officer

Telephone:	
IN THE JUSTICE COURT,	
CARBON COUNTY, MONTANA	
BEFORE JUDGE	<u></u>
)	
	Case No.:
Plaintiff(s),	
vs.	
)	PRÆCIPE TO
	C1 : CC/I : O.CC
Defendant(s)	Sheriff/Levying Officer
)	
TO THE SHERIFF OF CARBON COUNTY OR	LEVYING OFFICER:
Make legal service of the attached documents up	on the party/parties named below:
	1 71
TY A 11	W/ 1 A 11
Home Address	Work Address
PROPERTY TO BE RETURNED OR EXECUTED UPO	ON IS LOCATED AT AND DESCRIBED AS FOLLOWS:
RETURN THE ORIGINAL DOCUMENTS AND	D YOUR SERVICE TO THE JUSTICE COURT
D 4 1	
Dated:	
Documents attached:	Wait of Feet and
Complaint and Summons Towns or Order of Protection	Writ of Execution
Temporary Order of Protection Order of Protection	Order to Show Cause
Writ of Restitution	
Subpoena	

GUIDELINES FOR COURTROOM CONDUCT

- 1. Be on time for your trial.
- 2. Dress neatly.
- 3. No food or drinks are allowed in the courtroom.
- 4. It is not advisable to bring your children.
- 5. Check in at the Justice Court Office prior to the hearing.
- 6. Review your paperwork before the trial. You may use written notes during the trial to refresh your memory. You may not read your notes aloud to the judge. Stick to the facts. Do not ramble when offering evidence to support your side of the story.
- 7. When the judge calls your case, stand up to let the judge know you are in the courtroom. The judge will tell you to come forward.
- 8. The judge may ask the parties to make opening statements. This should be a brief statement that tells the judge what the Plaintiff's complaint is seeking and what the Defendant's defense is.
- 9. After opening statements, the Plaintiff can call their witnesses. After each witness has testified, the Defendant may ask questions of each witness (cross-examination). The Plaintiff may then ask the witnesses follow-up questions. After the Plaintiff has called all their witnesses the Defendant can call their witnesses and the Plaintiff may ask questions (cross-examination) followed by follow up questions by the Defendant. The Plaintiff and Defendant can call themselves or each other as a witness.
- 10. When the judge asks you questions, be direct with your answers. If you don't know an answer, admit that you do not know the answer. Do not be afraid to admit that you do not know something.
- 11. Testimony or evidence based on reports or statements of others rather than the personal knowledge of a witness is called hearsay. The judge will generally not allow hearsay to be admissible as testimony or evidence.
- 12. When introducing an exhibit, you must first show it to the judge and the other party and ask that it be introduced. If the other party objects to the introduction of the exhibit the judge will require you to lay a foundation (who prepared the exhibit and when it was prepared) before it can be introduced. An exhibit to prove a fact prepared by a person not a witness at the trial who can be cross-examined may be considered hearsay and not allowed.
- 13. Take your time when answering questions. Give the question as much thought as you need to understand it and give your answer. You may be asked to explain your answer.
- 14. Be respectful and courteous with the court. Always address the judge as "Your Honor". Do not interrupt. If something needs to be clarified, wait until it is your turn to speak or ask to speak again.
- 15. Be sincere. Do not be sarcastic or argue with the court or the other party. Stay calm.
- 16. If you are stating dates, times and places, etc. be exact. If you cannot be exact, make it understood that you are only estimating.
- 17. Speak clearly and distinctly, using words, phrases and terminology that you understand. Keep your hands away from your mouth and speak loudly enough so the judge can easily hear you.
- 18. Remain polite to the judge after the ruling. The judge will prepare a written ruling before it becomes effective.
- 19. Avoid laughing or talking about the case in the hallway or restrooms of the courthouse in such a way that the other party and counsel and witnesses for the other party may see you or hear you.

Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	_
) Case No.:
Plaintiff(s),)
vs.)) AFFIDAVIT OF) NON-MILTARY SERVICE
Defendant(s))))
State of Montana)) ss County of Carbon)	
The undersigned being deposed infor	rms the court as follows:
 The defendant(s) is/Servicemembers Civil Reli I checked the military services as defined by the S The defendant(s) is/are The undersigned has in 	are not in the uniformed services as defined by the
	abmission of a willfully false affidavit is a misdemeanor and up to one year and a fine of up to \$100,000 under the (c)].
This instrument was acknowledged before n by	
	Print name of official [Notary Public] [A Judge], [Clerk of Court]
	Residing at, Montana
	My commission expires:

Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	
) Case No.:
Plaintiff(s),)
VS.) MOTION TO ENTER DEFAULT AND
Defendant(s)) ENTRY OF DEFAULT)
On the defendan	t, was served a
copy of the complaint and summons. The de	efendant did not file an answer within twenty (20) days after
service of the complaint and summons.	
Please enter default against the defe	ndant for failure to appear or otherwise defend.
Dated:	
	Signature of Plaintiff
Upon motion of the plaintiff, default to appear or otherwise defend.	ENTRY OF DEFAULT t is entered against the defendant for failure
Dated:	
	Clerk Justice Court
	Clerk, Justice Court

Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	
)) Case No.:
Plaintiff(s),	
VS.)) DEFAULT JUDGMENT
Defendant(s))))
The default of the defendant(s)	was entered
	WENTY (20) days after service of the summons and
complaint.	
The court further finds as follows:	
	ed to relief as demanded in the complaint; and
• ` ` '	st the defendant(s) is for a sum certain or for a sum that can by
IT IS ORDERED AND ADJUDGE	ED:
1. That plaintiff(s) has/have judgm	nent against the defendant(s) for the total sum of
and	
2. That plaintiff(s) recover from the this action together with interest	ne defendant(s) costs of and accruing costs of t on the judgment at the rate of ten percent (10%) per annum.
Dated:	
	Justice of the Peace
	By Judge/Clerk Justice Court

Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	_
)
) Case No.:
Plaintiff(s),)
VS.) NOTICE OF ENTRY OF JUDGMENT)
Defendant(s)	
	,
TO THE ABOVE NAMED DEFENDA	ANT(S): Judgment was entered as set forth in a
true copy attached to this notice.	Judgment was entered as set form in a
Dated:	
Jı	adgment Creditor or Attorney
The undersigned affiant does hereby certify	ICATE OF MAILING that a copy of the attached NOTICE OF ENTRY OF ill postage paid upon all the below named parties or their
	
Dated	
	

File original upon service with Court. Copy served upon each party

Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT CARBON COUNTY, MONTANA BEFORE JUDGE	
) Case No.:
Plaintiff(s),)
Vs.)
) WRIT OF EXECUTION
)
Defendant(s)))
)
THE STATE OF MONTANA TO THE SELEVYING OFFICER:	HERIFF OF CARBON COUNTY, MONTANA, OR ANY
WHEREAS on	the court entered a judgment that the
plaintiff(s) recover from the defendant(s) a	s follows:
	Due on Judgment in the amount of \$
Costs and Disburser	ments Accrued \$
Credits Total sum due & ox	(\$) ying on date of this execution \$
	ANDED to levy on the personal property of the defendant(s) to
, , , , , , , , , , , , , , , , , , , ,	to this Court not less than 10 days or more than 120 days after
	levying officer following imposition of levy, as provided for
Dated:	
	Justice of the Peace
	By Judge/Clerk Justice Court

Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	_
) Case No.:
Plaintiff(s),)
VS.)) NOTICE OF APPEAL)
Defendant(s)	
	Twenty Second Judicial District Court, in the County of or order entered in this action on described
Dated:	
The undersigned affiant does hereby certify the	FICATE OF MAILING hat a copy of the attached NOTICE OF APPEAL was on this ne below named parties or their attorneys at their addresses

Plaintiff Pro Se	
Telephone:	
IN THE JUSTICE COURT, CARBON COUNTY, MONTANA BEFORE JUDGE	
	Case No.:
Plaintiff(s),	
vs.	
	ANSWER TO COUNTERCLAIM
Defendant(s)))
Comes now the Plaintiff(s) for an answer	r to the complaint states:
 Admit the allegations contained in Deny the allegations contained in Alleges a lack of knowledge or in 	m against Plaintiff(s) upon which relief can be granted. n paragraphs paragraphs formation sufficient to form a belief as to the truth of the ms
Wherefore Plaintiff(s) demand(s):1. The complaint be dismissed.2. Costs and attorney fees.	
Dated:	
CERTIFIC The undersigned affiant does hereby certify the	CATE OF MAILING at a copy of the attached COUNTERCLAIM was on this below named parties or their attorneys at their addresses
Dated	