



STATE OF FLORIDA
NINTH JUDICIAL CIRCUIT OF FLORIDA

OSCEOLA COUNTY COURTHOUSE
2 COURTHOUSE SQUARE, SUITE 6450
KISSIMMEE, FLORIDA 34741
(407) 742-2554

WWW.NINTHCIRCUIT.ORG

JUNA M. PULAYYA
Osceola County Judge

JACQUELYN S. DENTON
Judicial Assistant

OSCEOLA COUNTY CIVIL DIVISION 60-G, COURTROOM 3D

Trial Information Sheet
Read carefully!

TRIAL DATE

Do not forget your trial date and time. Your trial will be conducted either in-person or by use of WebEx. If you have filed a motion and will be appearing virtually, **failure to show in the virtual courtroom on the given date at the right time may result in your losing the case.** Give yourself plenty of time to login to the WebEx application. Parties (and attorneys) shall familiarize themselves with the program and, if necessary, sign up for a free account or download and install the App PRIOR to the trial date and time.

QUESTIONS

If you have questions on a small claims case concerning procedures (such as filing motions or issuing subpoenas), please contact the Clerk of the Court, Civil Division. The clerk is not authorized to practice law and therefore cannot give you legal advice. In the event that you need legal advice, please contact an attorney of your choice.

TRIAL PREPARATION

- The plaintiff has the initial responsibility of proving its case. The plaintiff must use proper, legal proof to prove each element of the case. If the Plaintiff cannot prove its case, the Judge may dismiss the case or grant a judgment in favor of the defendant.
- You do not have to hire an attorney to represent you at trial; however, it may be a good idea for you to consult with an attorney as soon as possible to learn how to present your case at trial. You may also want to check with the clerk of the court's self- help center to see what informational opportunities are available in our area.

- If your legal defenses are unsuccessful or you fail to appear at trial, a judgment will be entered against you. A judgment is a legal document signed by the Judge that sets out the amount that you owe the plaintiff. It may include attorney's fees, costs, and interest. It is a document that will become public record and may be recorded by the plaintiff.

TRIAL EXHIBITS

- **At least three (3) business days in advance of the hearing (e.g. deadline of Monday at 5:00 p.m. for Friday 9:30 a.m. trial) the parties must forward to the Court and copy the other side with any exhibits you intend to offer at trial. You may email your exhibit list and exhibits to 60osceola@ninthcircuit.org to comply with this requirement.** If the exhibits are large, you may use **send the exhibits via large file transfer site (such as DropBox, Google Drive, OneDrive, etc.) to 60osceola@ninthcircuit.org to comply with this requirement.**
- **In the subject line shall be the case name, the case number, hearing date and the words EXHIBIT LIST.** The Exhibits must be clearly identified and labeled in Alphabetical order [e.g. Exhibit A (A Descriptive Name of Exhibit); Exhibit B (A Descriptive Name of the Exhibit); etc.] NOTE: Any email that fails to copy the other side will be discarded as *ex parte* communication.
- **If parties are submitting video exhibits, it is REQUIRED to be submitted at least three (3) business days in advance of the hearing. Copies of the video must still be exchanged with the other side, and may be e-mailed to the other party to comply with this requirement.**
- **Email DOES NOT put the item(s) on the record. Evidence and procedural rules and pretrial deadlines will still apply.**
- **You MUST submit any evidence that you previously submitted with your Statement of Claim/Complaint per the instructions set forth above for that evidence to be used at trial. Evidence previously submitted with your Statement of Claim/Complaint will not be considered; you MUST also submit that evidence to our office per our instructions above so that we can properly prepare the evidence for trial.**
- All parties are responsible for providing the WebEx link to their witnesses and all witnesses must have video and audio capabilities when appearing, if virtual appearance has been granted.
- **If a witness is going to testify to documents, then the witness must also be provided copies of all pre-marked exhibits prior to the hearing if a virtual appearance has been granted.**
- **As an alternative to email, parties may drop off exhibits to the Courthouse (Osceola County Courthouse, 2 Courthouse Square, Suite 6300, Kissimmee, FL 34741) for the Honorable Juna M. Pulayya c/o Jacquelyn Denton, Judicial Assistant. Parties must then confirm via email that they have dropped off exhibits by emailing Judicial Assistant Jacquelyn Denton at ctjajd2@ocnjcc.org. You must also give a copy to the other side either via email or by regular mail.**

WHAT YOU WILL NEED TO PARTICIPATE

If you are not appearing in person, you will need a computer or phone **with a camera** and a microphone, and an internet connection. Wi-Fi or cellular is fine. **YOU MUST APPEAR VIA CAMERA for your hearing.** The phone number that appears with the Microsoft Teams information is provided for use as audio *in conjunction* with appearance via camera. **It is NOT intended as a phone in only option.** If you do not have this equipment available to you then you must appear in-person for the trial.

ONCE CONNECTED

- Before the hearing, make sure that you are properly named. Unidentified parties will not be permitted entry to the hearing.
- When you sign in, please make sure you remain on mute until you are asked to unmute by the court.
- During the proceeding, parties should remain in a quiet area or room with a neutral background.
- Parties will not be permitted to participate in proceedings while conducting other activities such as driving, etc.
- Parties must be dressed in courtroom appropriate attire. Parties are not permitted, to eat, drink, smoke, chew gum, or other similar activities during the proceeding.

INTERPRETERS

NOTICE: The court does not provide language interpreters for civil cases. If a party needs the assistance of an interpreter, then the litigant who needs the interpreter (or whose witness requires assistance) is responsible to provide the interpreter.

AVISO: El tribunal no proporciona intérpretes de idiomas para casos civiles. Si una parte necesita la asistencia de un intérprete, entonces el litigante que necesita el intérprete (o cuyo testigo requiere asistencia) es responsable de proporcionar el intérprete.

AVI: Tribinal la pa bay entèprèt lang pou ka sivil yo. Si yon pati bezwen asistans yon entèprèt, lè sa a pleyan ki bezwen entèprèt la (oswa ki temwen ki bezwen asistans) se responsab pou bay entèprèt la. If you are not appearing in person, you will need a computer or phone **with a camera** and a microphone, and an internet connection. Wi-Fi or cellular is fine.

COURT REPORTER AND APPEALS

A party may provide a court reporter at the party's expense. If you wish to have the proceedings recorded, you must hire a private court reporter. It is your responsibility to secure and pay for a court reporter. Appeals to a higher court because you are not satisfied by the outcome are governed by special rules. One of these rules requires that the appellate court have a complete record of the trial to review for errors. If you do not have a court reporter at your trial, your chances for success on appeal will be severely limited.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Court Administration, Osceola County Courthouse, 2 Courthouse Square, Suite 6300, Kissimmee, FL 34741, telephone (407) 742-2417, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days. If you are hearing or voice impaired, call 711 to reach the Telecommunications Relay Service.