



MAGISTRATE
RANDALL C. LOCOCO
WELD COUNTY COURTS

Memo

To: Civil “Money Case” Counsel

From: Randall C. Lococo

Date: October 25, 2019

Re: NOTICE TO ATTORNEY’S- WELD COUNTY COURT CIVIL MONEY
RETURN PROCEDURES¹

THIS MEMO SUPERSEDES AND REPLACES ALL PRIOR MEMOS AND NOTICES

General / Magistrate / Initiating an Action / CCE

All “money” cases are heard initially in Division C of the Weld County Court (915 10th Street Greeley, CO 80631 2nd floor of the Centennial Building). A Magistrate presides in Division C. By submitting your PPJ² you are acknowledging you have the right to have the case heard by a County Court Judge and that you consent to the Magistrate. All summons return dates are held on Fridays. Unless otherwise permitted or directed by the Court summons return times are as follows:

- Plaintiff’s attorney last name A-L (by the last name on the firm letterhead) 8:30am
- Plaintiff’s attorney last name M-Z (by the last name on the firm letterhead) 1:30pm

Pursuant to Weld Administrative Order 13-06 Weld County is a mandatory e-file jurisdiction (Colorado Courts E-Filing / CCE). Complaints must conform with Rule 303(a) requiring a “statement of claim setting forth briefly the facts and circumstances giving rise to the action...”. The original obligee must be identified and the defendant must be able to ascertain the basis of the claim. All supporting documents and information must be on file prior to the summons return. Please use a specific title when filing any document. (For example, “Motion to Amend Complaint”, not “Motion”; “Order Authorizing Amendment of Complaint”, not “Proposed Order”). Pursuant to CJD 05-01 documents containing confidential information may not be made available to the public until after being redacted. To facilitate compliance with this requirement please refrain from including confidential information in pleadings (i.e. social security number, driver’s license numbers, personal identifying information, financial account numbers, etc.) Such information should be filed separately in a “suppressed” document. When filing a case through CCE you must input your proposed judgment

¹ These procedures do not apply to Civil Restraining Orders, FED’s, Replevin, or Agister’s Lien cases.

² “PPJ” is a court Case Management System (CMS) code sometimes referred to as “print-proposed-judgment-docket”. These are the print outs provided at court.

amounts. Also, one attorney must be designated as the primary attorney. And, the defendant's address information should be input as well.

Appearance and Summons Return Dates:

Weld County requires the appearance of all parties at summons return. Failure to appear at summons return may result in sanctions including dismissal of the case without prejudice or default. At summons return the Court provides a brief orientation and parties are expected to "informally pre-trial" and discuss the case.

One objective of the appearance docket is to bring cases to closure sooner. In the event of default, plaintiffs are expected to request judgment at summons return. You must be ready to ask for judgment on the summons return date. ALL supporting documents (assignments, chains of title, contracts, promissory notes, evidence of debt, affidavits of indebtedness, affidavits in support of fees, etc.) must be on file prior to the summons return. Do not file a written motion for default judgment unless requested by the Court. Once service is accomplished, requests to continue summons return will not be favorably considered. A "notice of Continued Summons Return" will not be honored; do not file them. A timely-filed (at least a week before summons return) "joint" or "unopposed" motion to continue will be favorably considered.

If, after discussion, the defendant wishes to file an answer you must be direct them to the first floor Court Information Center or clerk's windows to file the answer. The case will be set for further proceedings that day. Do not tell the defendant to leave. You must wait until the defendant returns to the courtroom. After the answer is filed the matter will be set for a pre-trial conference or further proceedings on the record.

Please make every effort to locate your defendants. If the defendant has not checked in, direct them to the bailiff who keeps a list of who appeared. Please double check the bailiff's list and compare it to your PPs before submitting them. When you believe the defendant is present, or should be present, you are expected to call the defendant by name before informing the Court they are not present. It is not appropriate to leave before confirming there are no defendants waiting for you.

Stipulations: Stipulations reached on the summons return date (or subsequent appearance date) are handled as follows: Weld County does not accept original signed stipulations (with or without order language incorporated) on the day of the event. The Court does not require that the stipulations be adopted on the record. However, if either party wishes the stipulation be made an order "on the record", the court will accommodate the request as time permits. After the summons return date the original stipulation (with or without order language incorporated) must be e-filed by no later than 12:00 noon on the Tuesday following summons return (or Wednesday if Monday is a holiday). If your stipulation has order language incorporated into the stipulation (a "tagged order"), you need not e-file a separate editable proposed order.³ The order adopting the stipulation will be signed in the ordinary course. Once the order is signed/issued, the Court will e-serve the order back to counsel and any pro-se party whose address is already entered into the system. If the defendant's address is not entered into the CCE system already, the plaintiff shall provide a copy of the ordered stipulation to the defendant(s). Counsel are still free to e-file stipulations, along with a separate editable proposed order, before the summons return.

³ If your stipulation with "tagged order" is rejected for lack of a separate editable proposed order, please contact the Judicial Assistant. Notwithstanding Rules 121 §1-26(15)(c), 305.5 (q)(3), and CJD 11-01, this court's practice is to allow use of "tagged orders" so that plaintiff's counsel may use their own carbon/triplicate forms if they wish.

“On the record”: Another objective of the appearance docket, and the use of the PPJs, is to expedite the process for requests and case management. The Court’s preference is not to conduct every request “on the record”. The PPJ constitutes the record in most cases. That said, the Court will accommodate any request to hear any matter on the record as time permits. This includes any counsel’s need to make statements “on the record”, a defendant’s demand to be heard or “see the judge”, or any matter which requires explanation or request beyond the PPJ.

Another objective of the appearance docket is active case management. Other than requests for continuances on the PPJ (see below), when both parties appear (or the court has jurisdiction over both parties) all future court dates will be set on the record. All parties should be prepared to discuss dates for pre-trial, disclosure deadlines, anticipated motions and appropriate deadlines, anticipated formal discovery, etc. Most continuances and pre-trial conferences will be set in Division C on a Friday. Trials and other matters assigned to a County Court division will be set according to the division schedule.

Failure to appear will result in your case(s) or cause(s) being dismissed without prejudice for failure to prosecute without further notice.

The PPJs: In most cases the PPJ is the record. Accordingly, the information stated on the PPJ is a statement by counsel to the Court; statements must be specific, accurate, complete, understandable, legible, and consistent with your duties under the Rules of Professional Conduct. The Judicial Assistant will provide you the PPJ’s when you check in. Attached are PPJ examples for your review. You may use stamps or stickers on the PPJs to help your efficiency and our ability to process the cases. Any un-clarity, illegibility, deficiency, or PPJ that does not address service and appearance may be rejected and a deficiency order may issue.

Signing the PPJ: The Plaintiff must sign the PPJ in at least one place on every page of the PPJ packet. The appearing defendant should sign the PPJ. The Plaintiff must ask the defendant to sign the PPJ. As noted above, the PPJ is the record. One of the efficiencies of the mandatory appearance docket is that you do not have to call every case on the record. Without appearance in the courtroom, the PPJ is the only record that indicates the defendant appeared or not. We recognize that some defendants are reluctant to sign. If a defendant declines to sign, you may ask that the matter be called on the record or you may indicate on the PPJ that they were present and declined to sign. As noted above, if there is any matter which cannot be adequately addressed on the PPJ, you may always ask that the case be called “on the record”.

If any defendant appears and confesses or agrees to judgment, the defendant is a) required to sign the PPJ, b) required to sign a stipulation, or c) appear in the courtroom on the record for entry of the judgment.

Additional / “Alias” & “Pluries” Summons: If a summons and complaint have been filed, but not properly served prior to the return date, the Court will automatically authorize two additional summonses (one “alias” and one “pluries” summons). Prior to the summons return you may issue and file one “alias” summons and one “pluries” summons to re-set the summons return. At the summons return you may request an additional (“alias” or “pluries”) summons. If you have service on one, but not all, defendant(s), you must request an alias as to the non-served defendants. The Court will not close or “CLAD” non-served defendants. Failure to ask for some relief as to non-served defendants will result in the non-served defendant being dismissed. If you request an automatic “alias” or “pluries” on your PPJ, the “alias” or “pluries” must be issued and filed no later than 28 days after the request. Any other authorized summons must be issued and filed no later than 28 days after the request is granted. Failure to issue and file an authorized additional (“alias” or “pluries”) summons within the time allowed will result in the case / party being dismissed without prejudice and without further notice. If the defendant has not been served prior to the third-additional

("pluries") summons return date, you must appear and state good cause as to why a further summons should be authorized. The Court reserves the authority to deny any requests for subsequent summons.

Continuances: An objective of the appearance docket is to bring cases to closure sooner. You must be prepared to request judgment on the first summons return date. You may request a continuance on the PPJ (a request for a continued summons return date). However, continuances will be granted **ONLY FOR GOOD CAUSE**. This includes stipulated or unopposed requests. Requests based on the need to obtain documents or affidavits will not, generally, be favorably considered. If you have requested documents reasonably in advance of the return and genuinely don't have them, you must state when you asked for them and how long you've been waiting. We also recognize that you may be in communication with the defendant, might be in the process of discussing or finalizing a stipulation, stipulations are signed and transmitted at the last minute, or many other reasons why you are not ready to request judgment. If there is a good cause reason for the request, state it on the PPJ as simply and as clearly as possible. It will be considered. The Court is not inclined to grant vague / non-specific requests without a reason. The Court will not grant many, if any, requests based solely on the need for documents. Failure to state good cause on the PPJ may result in denial of the request and requirement for immediate written motion for dispositive relief. When a case is continued, the plaintiff shall issue and serve a notice to the defendant of the next summons return date. Such notice must be filed and state that failure to appear may result in default. Failure to serve and file a notice may prejudice the plaintiff; judgment may not be granted.

Turn your PPJs in to the Judicial Assistant inside Division C. Do not turn your PPJs in to the Judicial Assistant in Division A or on the first floor. Failure to submit your PPJs to the Judicial Assistant in Division C will result in your case(s) or cause(s) being dismissed without prejudice for failure to prosecute.

The PPJs are distributed to Magistrates and County Court Judges for review. The assigned judicial officer will review the case for default judgment or issuing appropriate orders. The judicial officer will review the file to confirm you are the proper plaintiff; proper venue; proper service (times and methods); the sufficiency of any and all assignments or transfers; the sufficiency of your proofs and calculations (e.g. documents evidencing debt, affidavits of indebtedness, verifications, bills, contracts, your math etc.); proof, if any, of a contractual interest rate or entitlement to other charges such as late fees or attorney's fees; and any required notices (e.g. notice to cure, notice of default). These documents and support must be e-filed prior to the appearance date. The Court reserves the authority, pursuant to Rule 1.5, to consider the reasonableness of any request for attorney's fees. Failure to e-file documents necessary for your claim, or failure to comply with these requirements, will result in a deficiency order being issued.

Contempt of Court:

Contempt hearings on citation will be heard at 9:30am and 2:30pm respectively. Unless otherwise permitted or directed by the Court hearings on citation times are as follows:

- Plaintiff's attorney last name A-L (by the first name on the firm letterhead) 9:30am
- Plaintiff's attorney last name M-Z (by the first name on the firm letterhead) 2:30pm

You will be provided a separate PPJ packet for any hearings on citation or appearances on bond. Plaintiffs must meet with appearing defendants on contempt prior to the Court calling the case. If a defendant does not appear, unless you specifically request otherwise, any request to vacate the hearing will be deemed a request for the following: 1) withdraw the motion, 2) discharge the citation, and 3) discharge and vacate any bond and/or recall any outstanding warrant.

If the defendant was not served with the citation and you are requesting an alias citation you may so indicate on the PPJ. Generally, the Court will allow an “alias” motion within 365 days (allowing you time to locate the defendant). However, the Court reserves the authority to deny “alias” requests if it is apparent you cannot locate (or are not attempting to locate) the defendant.

If the defendant appears on a contempt (either on the citation or on bond), the matter must be heard on the record. Do not tell a defendant appearing on contempt to leave. A defendant appearing on a citation or bond must be advised of the next date and that failure to appear may result in a warrant for their arrest. Failure to call an appearing defendant on contempt on the record may result in the Court losing any jurisdiction to require the defendant’s appearance.

The Court reserves the authority to deny requests for warrants and/or set bond conditions and bail as it deems just and appropriate. Generally, if a warrant issues, bond will be set as “cash only posted by the obligor, to convert to a PR bond when obligor submits signed answers to the interrogatories.” A fugitive information sheet must be on file before a warrant is entered; the Court will not issue a warrant unless it has the necessary information. Compliance with rule 407 is required for all contempt proceedings.

When a defendant is arrested, the Court does not control the date bond appearances are set. If a bond return is set on an inconvenient date, the Court must still hold the hearing; the Court cannot change the date. However, the Court will favorably consider the plaintiff’s motion to appear by phone for purposes of a bond return hearing.

Other Issues/Miscellaneous:

Requests for judgment must be specific; interest and interest rate must be specific: If you are asking the Court to enter a judgment, you must state the breakdown of the judgment components (principal, costs, attorney fees, pre-judgment interest, post-judgment interest rate). You must also state clearly who is/are the judgment debtor(s). Requests for judgment with 2 or more defendants, without stating who, may result in judgment against a single defendant only. You must write a number on the PPJ for a post-judgment interest rate (even if is 0%). Failure to do so will result in the post-judgment rate being 0%. If you are requesting a post-judgment amendment, alteration, or modification, you must be specific as to which components (principal, costs, fees, interest, interest rate, and who) are being adjusted, by how much, and why. Failure to do so may result in your request being denied.

Bankruptcy and placing a case “in suspense”: Although a common phrase in money cases, the Court does not have a procedure for, or status of, placing a case in “suspense”. The Court can either A) dismiss a case without prejudice, or B) administratively close a case (CLAD) and allow the case to be re-opened upon a showing of good cause. We realize some plaintiffs prefer one option over the other. But, we don’t know which one you prefer when you write “bankruptcy” or “BR” on the PPJ. If you want something done with a case in light of a bankruptcy, please state clearly which of the two options you want. Your failure to indicate which option will result in us dismissing the case without prejudice.

Original notes/contracts must be submitted (including electronically signed instruments): See, *C.R.C.P Rule 121 §1-14 (1)(f) and §4-3-309 C.R.S.* Original contracts/notes may be submitted at the clerk’s office in advance, via mail in advance, or on the day of the summons return to the Judicial Assistant. If you submit contracts on the day of the summons return, only those contracts for cases set that day will be accepted along with the PPJs. Other contracts, for summons return dates past or future, will not be accepted with the PPJs; submit those at the clerk’s office. The Court recognizes that many financial transactions are made electronically or bear electronic signatures. However, the fact of an

“electronic” contract, does not relieve the Court of its obligation to “reduce” the contract to judgment. The “original” or some certified copy of an original must be submitted to be “reduced” to judgment. The absence of an “original” contract (because the “original” was “electronic”) means that the “original” has been lost, destroyed or never existed. In the event of a non-existent “original”, a copy and an undertaking pursuant to § 4-3-309 is still required. Failure to submit original contracts, or an affidavit of lost instrument and an undertaking, will result in denial of any request for judgment.

Post-jurisdiction or post-judgment dismissal: If a defendant has answered, appeared, or signed a stipulation, the court has jurisdiction over the defendant and a “notice of dismissal” is not appropriate under Rule 341(a)(1)(i). If a defendant has appeared, answered, or signed a stipulation, the appropriate method of dismissal is a motion pursuant to Rule 341(a)(2). If a judgment has entered, do not file a “Motion to Dismiss”. Rather, you may file a “Motion to Vacate Judgment and Dismiss With/Without Prejudice.”

Interpreters: If you or the defendant require a language interpreter, you must inform the court prior to your hearing to ensure that an interpreter is present at all future court appearances. Pursuant to CJD 06-03 a court-appointed interpreter will be scheduled to assist any case at no charge. If you first learn that an interpreter is needed at the summons return or when the defendant is present, you must notify the Judicial Assistant. Do not send the person away; an interpreter will be called and, if necessary, the matter will be re-set on the record. Weld County has a full-time Spanish-language interpreter available. However, interpreters are assigned to over 19 different courtrooms on any given day. It is essential that the interpreter’s time be used efficiently. The interpreter will be notified of any defendants who appear and request an interpreter. When the interpreter arrives, you are required to address your interpreter cases immediately. If the case requires an interpreter in any language, please notify the Court immediately, preferably before the hearing date.

Please be Patient: We appreciate your presence and realize that your schedule is impacted by our requirements. We make every effort to hear your cases and accept your PPJs in a timely fashion. At the same time, money cases are not the only cases on Friday dockets. Division C hears FEDs at 8:00am as well as other civil matters on Fridays. Please wait until we have completed the FED docket before approaching the Judicial Assistant on money cases. Your patience is greatly appreciated.

Should you have any questions or concerns, please contact the Division C Judicial Assistant, Melina Meier at 970-475-2470 or melinda.meier@judicial.state.co.us

NO MONEY DOCKET DAYS IN 2019/2020:

Division C will not be in session for “money docket” or contempts on the following dates in 2019 and 2020:

REMAINING DATES IN 2019	2020
NOVEMBER 29, 2019 DECEMBER 27, 2019	JANUARY 17, 2020 MAY 22, 2019 OCTOBER, 30, 2020 NOVEMBER 27, 2020

Examples of writings/markings on PPJ's: These are only examples and not intended to be an exclusive list, nor a definition of any fixed requirements; writings must simply be complete, address service and appearance, be clear, be legible, and be understandable. If you are not requesting a judgment you must strike out the judgment amounts. (Failure to do so results in confusion and could possibly result in a judgment you did not request).

MONEY CASES:

- SVS E-FILED D1 FTA; DEFAULT REQUESTED IN THE FOLLOWING AMOUNTS....
- SVS E-FILED D1 ONLY, NOT D2; D1 FTA, REQUEST DEFAULT IN THE FOLLOWING AMOUNTS, REQUEST ALAIS ON D2
- SVS E-FILED, D1 APPEARED AND CONFESSED JUDGMENT; JUDGMENT REQUESTED IN THE FOLLOWING AMOUNTS....
- SVS E-FILED ON D1&D2; D1 APPEARED AND CONFESSED JUDGMENT; D2 FTA, JUDGMENT REQUESTED IN THE FOLLING AMOUNTS J&S.....ALSO REQUEST JUDGMENT SOLELY ON D2 FOR....
- SVS E-FILED; D APPEARED; STIP SIGNED; REQUEST TO ADOPT STIP
- SVS E-FILED ON D1; REQUEST DISMISS W/O PREJ PENDING CLEARANCE OF PAYMENT
- SVS E-FILED ; D APPEARED; PTF REQ CONTINUANCE UNTIL _____ FOR FURTHER ACCOUNT INVESTIGATION
- NO SVS; REQ ALIAS

CONTEMPT CASES:

- SVS E-FILED, VACATE/WD CONTEMPT, RELEASE BOND TO D1
- SVS E-FILED, VACATE WD CONTEMPT, PTF REQUEST RELEASE CASH BOND TO PTF AND APPLY TO JDG
- SVS E-FILED, D1 FTA, REQUEST BENCH WARRANT
- NO SVS; REQUEST ALAIS

MORE EXAMPLES ATTACHED

RETURN ON
SUMMONS –
DEFAULT
EXAMPLES



Combined Court, Weld County
Friday November 18, 2011

BRIGGS, JOHN - Division A

Includes Review Docket Events

2011 C -008976
00 9:15 AM

~~PROFESSIONAL FINANCE COMP~~

vs.

1.00 H **PTF**

Return Date on Summons

~~PROFESSIONAL FINANCE COMP~~

Def

~~Signature~~

confessed

Return of Service: **Efiled**
Default Judgment:
Stipulation: _____

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

Principal: 3,537.25
Costs: ~~103.85~~ **119.86**
Attorney Fees: .00
Interest: 564.85

In Favor of: ~~PROFESSIONAL FINANCE COMP~~ PA
Against: ~~ROBERTA, BRUNDA~~
Interest Rate: 8%

2011 C -008977
00 9:15 AM

~~PROFESSIONAL FINANCE COMP~~

vs.

1.00 H

Return Date on Summons

~~LOBBE, DEONARD M~~
~~LOBBE, ANTONIA~~

F

~~ASSETS~~

Return of Service: **NSVC**
Default Judgment: _____
Stipulation: _____

P

P to Request Alia for Both

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

Principal: 2,784.32
Costs: 103.85
Attorney Fees: .00
Interest: 342.68

In Favor of: ~~PROFESSIONAL FINANCE COMP~~ PA
Against: ~~LOBBE, DEONARD~~
Interest Rate: 8%

2011 C -008993
00 9:15 AM

~~PROFESSIONAL FINANCE COMP~~

vs.

1.00 H

Return Date on Summons

~~FRIDMANN, DANIEL H~~
~~FRIDMANN, DANIEL J~~

FTA both Ref Def J

02D4B3

Return of Service: **Efiled**
Default Judgment:
Stipulation: _____

D

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

JS

Principal: 3,608.80
Costs: ~~103.85~~ **131.96**
Attorney Fees: .00
Interest: 602.68

In Favor of: ~~PROFESSIONAL FINANCE COMP~~ PA
Against: ~~FRIDMANN, DANIEL H~~
Interest Rate: 8%



Combined Court, Weld County
Friday November 18, 2011

BRIGGS, JOHN - Division A

Includes Review Docket Events

2011 C -009658 [REDACTED]
00 9:15 AM 1.00 H

Return Date on Summons

BERNDT, ANNIE

vs.

[REDACTED SIGNATURES]

[REDACTED]
[REDACTED] E

Return of Service: Filed
Default Judgment: X
Stipulation: _____

Dismissed with without Prejudice: PAID
Judgment for Possession: _____
Continue to: _____

Principal: \$ 36.73 ~~234.17~~
Costs: 128.35
Attorney Fees: .00
Interest: 0.00 ~~2.56~~

In Favor of: PROFESSIONAL FINANCE COMPA
Against: HA [REDACTED]
Interest Rate: 8%

P+1 lessor by pa made

Return of Service: Filed
Default Judgment: _____
Stipulation: _____

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

Principal: 123.86
Costs: .00
Attorney Fees: 150.00
Interest: .00

In Favor of: PROFESSIONAL FINANCE COMPA
Against: BERNDT, ANNIE
Interest Rate: 8%

soley
HR

to 1/2

2011 C -009660 [REDACTED]
00 9:15 AM 1.00 H

Return Date on Summons

vs.

[REDACTED]
[REDACTED] M

Return of Service: Filed
Default Judgment: _____
Stipulation: _____

Dismissed with /without Prejudice: PAID
Judgment for Possession: _____
Continue to: _____

Principal: 3,250.35
Costs: 144.85
Attorney Fees: .00
Interest: 144.85

In Favor of: PROFESSIONAL FINANCE COMPA
Against: [REDACTED]
Interest Rate: 8%

JS

VIA
CHSH

2011 C -009738
00 9:15 AM

~~PROFESSIONAL FINANCE COMPANY~~
1.00 H HER WAY AT COURT

Return Date on Summons

vs.

~~Signature~~ [Signature]

Return of Service: Filed
Default Judgment: _____
Stipulation: _____

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: 12/30/11 FOR INVESTIGATION
RE: POSSIBLE MISFEASANCE. CURE.

Principal: 9,666.91
Costs: 128.27
Attorney Fees: .00
Interest: 1,702.65

In Favor of: ~~PROFESSIONAL FINANCE COMPANY~~
Against: ~~HER WAY AT COURT~~
Interest Rate: 8%

ADMITTED TO NOTICE



BRIGGS, JOHN - Division A

Includes Review Docket Events

2011 C -009601
00 9:15 AM

~~PROFESSIONAL FINANCE COMPANY~~
1.00 H

Return Date on Summons

vs.

~~RENDERED~~

Return of Service: Filed
Default Judgment: _____
Stipulation: _____

Dismissed with /without Prejudice: pdn
Judgment for Possession: _____ c of pa
Continue to: _____ made

Principal: 416.58
Costs: 119.85
Attorney Fees: .00
Interest: 56.48

In Favor of: ~~PROFESSIONAL FINANCE COMPANY~~
Against: ~~KINDSLEY~~
Interest Rate: 8%

2011 C -009736
00 9:15 AM

~~PROFESSIONAL FINANCE COMPANY~~
1.00 H

Return Date on Summons

vs.

~~RENDERED~~

Return of Service: Filed
Default Judgment: X
Stipulation: _____

Dismissed with /without Prejudice: Allg #4
Judgment for Possession: _____ 2-3
Continue to: _____ pdn c of pa
pa mal

Principal: \$1,547.24 ~~812.88~~
Costs: 140.71
Attorney Fees: .00
Interest: \$57.57 ~~62.21~~

In Favor of: ~~PROFESSIONAL FINANCE COMPANY~~
Against: ~~HER WAY AT COURT~~
Interest Rate: 8% Sundus

2011 C -009430
00 9:15 AM

~~PROFESSIONAL COMPANY~~ ~~10:24~~

1.00 H

Return Date on Summons

~~BERNARD J. JAMES~~

vs.

~~JENNIFER G. JAMES~~ her Oct

~~[Signature]~~

Return of Service: EFiled

~~Default Judgment:~~

Stipulation: will be filed - 30 days

Dismissed with /without Prejudice:

Judgment for Possession:

Continue to: 12/16/2011 To allow filing of stipulation

Principal: 856.49

Costs: 128.35

Attorney Fees: .00

Interest: 105.40

In Favor of: ~~PROFESSIONAL COMPANY~~

Against: ~~JENNIFER G. JAMES~~

Interest Rate: 8% ~~Elizabeth~~

Handwritten marks: "Dead" and "S/S"

CONTEMPT EXAMPLES



Combined Court, Weld County
Friday November 04, 2011

NICHOLS, DANA - Division C

Includes Review Docket Events

06C0000 PTF
00 1:30 PM 1.00 H
vs.
DEF

Hearing on Citation
AHY

Return of Service: *e-Filed*
Default Judgment: *Defendant failed to appear - request warrant to issue.*
Stipulation: *cash bond in defendant's name only.*
Principal: _____
Costs: _____
Attorney: *bond set at \$ 1,170.04*
Interest: 150.00
96.06

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

In Favor of: _____
Against: _____

Interest Rate: _____

06C0000 PTF
00 1:30 PM 1.00 H
vs.
DEF

Hearing on Citation
AHY

Return of Service: *[Signature]*
Default Judgment: *[Signature]*
Stipulation: *[Signature]*
Principal: _____ .00
Costs: _____ .00
Attorney Fees: _____ .00
Interest: _____ .00

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

In Favor of: _____
Against: _____

Interest Rate: _____

06C0000 PTF
00 1:30 PM 1.00 H
vs.
DEF

Hearing on Citation
AHY

Return of Service: *[Signature]*
Default Judgment: *[Signature]*
Stipulation: *[Signature]*
Principal: _____ .00
Costs: _____ .00
Attorney Fees: _____ .00
Interest: _____ .00

Dismissed with /without Prejudice: _____
Judgment for Possession: _____
Continue to: _____

In Favor of: _____
Against: _____

Interest Rate: _____



Combined Court, Weld County
Friday November 04, 2011

BRIGGS, JOHN - Division C

Includes Review Docket Events

1:40 PM

00 C 0000 PTF

00 1.00 H

vs.

DEF

ADD ON

Appearance on Bond

Return of Service: _____
 Default Judgment: _____
 Stipulation: _____

Principal: _____ .00
 Costs: _____ .00
 Attorney Fees: _____ .00
 Interest: _____ .00

*vacate
cash bond to
IT
Lahley
Judgment*

Dismissed with /without Prejudice: _____
 Judgment for Possession: _____
 Continue to: _____

In Favor of: _____
 Against: _____
 Interest Rate: _____

C. 00 1:30 PM PTF 1.00 H

vs.

DEF

BOND

Appearance on Bond

Return of Service: _____
 Default Judgment: _____
 Stipulation: _____

Principal: _____ .00
 Costs: _____ .00
 Attorney Fees: _____ .00
 Interest: _____ .00

*vacate
release pr
bond*

Dismissed with /without Prejudice: _____
 Judgment for Possession: _____
 Continue to: _____

In Favor of: _____
 Against: _____
 Interest Rate: _____

**Weld County Court
915 10th Street (Centennial Building)
Greeley, CO 80631
970-475-2400**



FUGITIVE INFORMATION SHEET

* Weld County Court

CIVIL Case Number: _____

Items marked with red asterisk () are mandatory fields.*

* Last Name: _____

* First Name: _____

* Middle Name or Initial: _____

* Suffix (if applicable [Jr., Sr., II, etc.]): _____

* Current or Last Known

Address: _____

* City: _____

* State: __ * ZipCode: _____ - _____ Telephone (____) ____ - _____

* D.O.B.: __/__/____ * Race: _____ * Sex: _____ * Height: __' __" * Weight: _____
(mm/dd/yyyy) (Feet / Inches) (Pounds)

* Hair Color: _____ * Eye Color: _____ Facial Hair: _____

Nationality: _____ Scars / Tattoo's: _____