RULE CHANGE 2022(11) COLORADO RULES OF CIVIL PROCEDURE Rules 6, 23, 42.1, 55 and JDF 187

Rule 6. Time

(a)(1) [NO CHANGE]

(2) As used in this Rule, "Legal holiday" includes the first day of January, observed as New Year's Day; the third Monday in January, observed as Martin Luther King Day; the third Monday in February, observed as Washington-Lincoln Day; the last Monday in May, observed as Memorial Day; the nineteenth day of June, observed as Juneteenth Day; the fourth day of July, observed as Independence Day; the first Monday in September, observed as Labor Day; the first Monday in October, observed as Frances Cabrini Day; the 11th day of November, observed as Veteran's Day; the fourth Thursday in November, observed as Thanksgiving Day; the twenty-fifth day of December, observed as Christmas Day, and any other day except Saturday or Sunday when the court is closed.

(b) – **(e)** [NO CHANGE]

COMMENTS [NO CHANGE]

Rule 23. Class Actions

(a) - (e) [NO CHANGE]

- **(f) Appeals.** An appeal from an written, signed, and dated order granting or denying class certification under this rule may be allowed pursuant to the procedures set forth in C.R.S. § 13-20-901 (2003).
- (g) [NO CHANGE]

Rule 42.1. Consolidated Multidistrict Litigation

(a) - (c) [NO CHANGE]

- (d) Order to Show Cause; Hearing; Response. When the transfer of multidistrict litigation is being considered, an order shall be entered by the Panel directing the parties in each action to show cause why the action or actions should not be transferred. A hearing shall be set at the time the show cause order is entered. Any party may file a response to the show cause order and an accompanying brief within 14 days after the order is entered, unless otherwise provided in the order. Within 7 days of receipt of a party's response or brief, any party may file a reply brief limited to new matters.
- (1) Except by permission of the Panel, briefs shall not exceed five (5) pages, exclusive of appendices. An original and seven (7) copies of each brief shall be filed with the Clerk of the Panel.
- (2) Each side shall be allowed fifteen (15) minutes of oral argument at the hearing, unless extended by the Panel.

(e) - (l) [NO CHANGE]

Rule 55. Default

(a) Entry. When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend as provided by these rules and that fact is made to appear by affidavit or otherwise, the clerk shall enter his default.

(b) Judgment.

- (1) A party entitled to a judgment by default shall apply to the court therefor; but no judgment by default shall be entered against an infant or incompetent person unless represented in the action by a general guardian, guardian ad litem, conservator, or such other representative who has appeared in the action. If the party against whom judgment by default is sought has appeared in the action, the party (or, if appearing by representative, the party's representative) shall be served with written notice of the application for judgment at least 7 days prior to the hearing on such application. If, in order to enable the court to enter judgment or to carry it into effect, it is necessary to take an account or to determine the amount of damages or to establish the truth of any averment by evidence or to make an investigation of any other matter, the court may conduct such hearings or order such references as it deems necessary and proper. However, before judgment is entered, the court shall be satisfied that the venue of the action is proper under Rule 98.
- (2) In forcible entry and detainer cases, a court may enter default pursuant to subsection (1) above; however, the court shall not enter a default judgment for possession before the close of business on the date upon which an appearance is due as set forth by C.R.S. 13-40-111(1).

(c) - (f) [NO CHANGE]

	unty, Colorado
Court Address:	
Plaintiff(s):	
<u>v.</u>	
Defendant(s):	
<u>Deferidant(s).</u>	
	▲ COURT USE ONLY
Attorney or Party Without Attorney (Name and Address):	Case Number:
Phone Number: E-mail:	
FAX Number: Atty. Reg. #:	<u>Division</u> Courtroom
REQUEST FOR DOCUM	MENTS IN EVICTION CASES
, am the □Pl	laintiff Defendant in this case.
and that the court order the other party in this case to sive	no all decuments that the party has that are relevant to this acce
ask that the court order the other party in this case to give m cluding:	ne all documents that the party has that are relevant to this case .
Relevant documents may include: A lease, the rent ledger o	r payment history, the eviction notice, and any other documents
at you believe are necessary to be presented at trial.)	
ease send documents to me at the following location and ma	anner: .
ated:	
Printed name of Plaintiff/Petitioner Defendant/Respondent	Signature of Plaintiff/Petitioner Defendant/Respondent
integrande of a Francian Guidoner a Defendant respondent	Olgitature of the familiary entitles belondarity respondent
CERTIFICAT	E OF SERVICE
certify that on (date) a true and acco	urate copy of this REQUEST FOR DOCUMENTS IN EVICTION
ASES was served on the other party by:	
Hand Delivery □E-filed □ Faxed to this number	or □by placing it in the United States mail, postage
e-paid, and addressed to the following:	or any placing it in the officer states mail, postage
	<u>Signature</u>
OR COURT USE ONLY BELOW THIS LINE:	_
ON COURT USE ONLY BELOW THIS LINE:	
O D	DEP
<u>UR</u>	DER
ne Court orders that the party who was asked to provide do	ocuments in the above Request for Documents in Eviction Case
ust provide all documents related to this case to the party the	
ated:	
	□Judge □Magistrate
DF 187 SC - Request for Documents in Eviction Cases	R 06/22 Page 1 of 1

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COMMENTS [NO CHANGE]

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(c) - (f) [NO CHANGE]

District Court Court Address:	Cou	nty, Colorado			
Jourt Address.					
Plaintiff(s):					
V.					
Defendant(s):					
			♦ COUR	T USE ONLY	
Attorney or Party Without Atto	rney (Name and Address):		Case Number	r:	
Dhana Numbari	E maile				
Phone Number: FAX Number:	E-mail: Atty. Reg. #:		Division	Courtroom	
	JEST FOR DOCUM	ENTS IN EVIC	TION CASE	S	
	, am the □Pla				
I ask that the court order the other p				nat are relevant to this c	ase
including:(Relevant documents may include:		payment history, th	e eviction notice	, and any other docume	 nts
that you believe are necessary to be	presented at trial.)				
Please send documents to me at the	following location and mar	nner:			
Dated:					
Printed name of \Box Plaintiff/Petitioner \Box	Printed name of Plaintiff/Petitioner Defendant/Respondent		Signature of □Plaintiff/Petitioner□ Defendant/Respondent		
	CERTIFICATE	OF SERVICE			
I certify that on CASES was served on the other par		rate copy of this R	EQUEST FOR D	OCUMENTS IN EVICT	101
☐Hand Delivery ☐E-filed ☐Faxed		or □ b	y placing it in the	United States mail, post	age
pre-paid, and addressed to the follow	wing:				
	-				
					_
		Signature			
FOR COURT USE ONLY BE	LOW THIS LINE:				
	ORI	DER			
-			D D		
The Court orders that the party who must provide all documents related					3SE
Dated:					
		☐Judge	☐Magistrate		

Amended and Ado	pted by the	Court, En Banc	, June 29, 20	022. Effective	immediately.

By the Court:

Richard L. Gabriel Justice, Colorado Supreme Court