### No New Case Filings Accepted After 3:30 PM

# DECLARATORY JUDGMENT PACKET

Santa Rosa County Courthouse

Physical Address: 4025 Avalon Blvd. Milton, Fl. 32583

Mailing Address:
Santa Rosa County Clerk of Courts
Attention: County Civil
P.O. Box 472
Milton, Fl. 32572

If you have any questions, you may call us. at 850-981-5665

**Price \$ 8.00** 

**Updated 6/2025** 

#### OBTAINING VEHICLES TITLES VIA DECLARATORY JUDGMENT

This package is designed to help people seeking to represent themselves in court without the assistance of an attorney. It is not intended as a one size fits all packet. It may be necessary for you to seek the advice of a qualified attorney to fully understand or protect your rights.

One resource available is:

Escambia-Santa Rosa Bar Association Lawyer Referral Address: 216 S. Tarragona St., Pensacola, Fl. 32502

Phone: (850) 434-8135 Hours: 8:00 am-4:00 pm

#### It is meant to serve as a guide only.

We **do not** guarantee that either the instructions or the forms will achieve the result desired by the parties or ensure that any individual judge will follow the procedure exactly or accept every form drafted.

#### Any person using these instructions and forms does so at his or her own risk.

#### Please note that Florida law prevents our staff from providing legal advice.

FILING FEE: \$300.00 for property valued under \$15,000.00 - filed in county court.

\$400.00 for property valued over \$15, 000.00, but less than \$50,000.00 - filed in county court.

\$ 400.00 for property valued \$50,0000 - filed in circuit court.

Payable by cash/ cashier's check/ money order/ credit card (MasterCard, Visa, American Express, Discover)

(A service charge of 3.5% will be added when using credit card)

There is also a \$10.00 charge for documents that must be notarized at the clerk's office.

It is possible to obtain a declaratory judgment to assist you in obtaining a title for a vehicle you own, but for which you did not receive a title at the time of purchase. This can sometimes prove to be a lengthy and complex process. Obtaining this type of court order is not a one size fits all process. The Court may issue an Order or Declaratory Judgment directing the Department of Highway Safety and Motor Vehicles to issue a certificate of title for your vehicle.

Before the Court will consider issuing such an order or Declaratory judgment, you must take the following steps:

- 1) You must make a diligent search to locate the former owner to transfer title.
- 2) You must provide a bill of sale, cancelled check, letter, memorandum, or some means of establishing your rights to ownership of the vehicle.
- 3) If the former owner has moved from the area without leaving a forwarding address you should mail a certified, return receipt requested letter demanding title to the vehicle to the former owner's last known address.
- 4) You must get a form provided by the tag office which lists the last title number issued to this vehicle, to whom the title was issued and that there are no liens against the vehicle.
- 5) You must get a Motor Vehicle Identification Number Inspection Sheet from your county Sheriff's office, establishing that the vehicle has not been reported as stolen as per the Vehicle Identification Number (VIN).
- 6) You will be required to complete an affidavit for Vehicle Title Application, this document must be notarized.
- 7) The last known person to have owned the vehicle must be served this lawsuit in a manner compliant to the Florida Statutes/Florida Rules of Civil Procedure.
- 8) If you are unable to serve the respondent, you may serve the respondent by publication in a newspaper. An Affidavit of Diligent Search and Inquiry (must be notarized) and a Notice of Action are included in this packet. The Notice of Action must be published in newspaper. The publication must run in the paper once a week for four consecutive weeks. The newspaper will charge you a fee for this service. The newspaper will provide you with a notarized affidavit of proof of publication for the Notice of Action. This affidavit of proof of publication is required to be filed with the clerk's office. This is proof to the Court that it was published according to the Florida Statutes.
- 9) You must file the completed paperwork with the clerk of the circuit court. A filing fee is required.
- 10) Once the paperwork is filed and the respondent has been served the case, it can be reviewed by the Judge for consideration upon action filed by the petitioner and/or respondent.
- 11) If the Judge signs an order and/or a declaratory judgment, and a copy will be emailed or sent via regular mail to you by the Judiciary staff.
- 12) A party not represented by an attorney is required to provide an email address for the service of court documents, unless the party is in custody or unless the party is excused

by the Clerk because the party declares under penalty of perjury that they do not have an email address or do not have regular access to the internet. These forms are in the latter part of the packet. Select the form appropriate for you to receive documents from the court.

13) For further information contact the Clerk of Court office at 850-981-5665

If you have legal questions, please consult with an attorney or legal aid.

# IN THE FIRST JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR SANTA COUNTY

CASE NO	
Petitioner	
Mailing Address	
Daytime Phone Number vs.	
Respondent	
Last Known Address of person holding title	
COMPLAINT FOR DECLARAT	TORY JUDGMENT AND RELIEF
Plaintiff, under penalty of perjury, seeking a declaratory and 319, Florida Statutes, and alleges as follows:	judgment and other relief pursuant to Sections 86
1. This is an action requesting declaratory judgr a clear title for a	ment and other relief involving the acquisition of
and is located in Santa Rosa County , Florida at	the following address:
2. The Plaintiff is a resident of	County, Florida, and owner of, purchased and paid for in
County,	· ————
3. Defendant(s)	
whose last known address is	

described in this action. Co-defendant, State of Florida Depar	tment of Highway Safety and		
Motor Vehicles, is an agency of the State of Florida with duly constituted, statutory authority for the issuance of license, tags, identification numbers, plates, and certificates of titles for vehicles,			
4. On or about, Plaintiff ob	tained the property		
from by purchasing said property for			
amount of \${{Attached bill of sale	and/or other documents		
establishing ownership}			
If the plaintiff did not purchase said property, please describe	the transaction in which Plaintiff		
gained ownership in said			
property:			
{attach a separate sheet of paper if additional information is n	needed}		
5. This Court has jurisdiction in this matter.	,		
6. On, the ]	Plaintiff paid and purchased for the		
sum of \$			
7. The VIN# is			
8. Plaintiff intends to use said property for the purpose of:			
0. Digintiff has contested the State of Florida Department of L	Lighway Cafaty and Mator Vahialas		
9. Plaintiff has contacted the State of Florida Department of F and was informed that a court of competent jurisdiction must	<del>-</del> -		
{attach a copy of the letter}	determine ownership.		
10. Plaintiff has taken certain steps to acquire a valid certifica	te of title:		
10. I familif has taken certain steps to acquire a valid certifica	ue of title.		
[attach a concrete cheet of paper if additional information is n	andad)		
{attach a separate sheet of paper if additional information is n	iceucu j		
11. Plaintiff will be unable to sell the above-described proper	ty without a valid certificate of title.		

and is the person who must be sued because they are the last known owners of said property

12. The Plaintiff has no alternative but to seek the intervention of this Court and request

that this Court grant him relief in the matter.

13. Plaintiff understand that if the court awards ownership to said property, the Plaintiff will be responsible for making application for and paying for all fees in connections with the said application to the State of Florida Department of Highway Safety and Motor Vehicles and/or any fees applicable in the Plaintiff's local tag office.

WHEREFORE, Plaintiff petitions this Honorable Court for the entry of a Declaratory Judgment declaring Plaintiff to be the true, sole owners of the subject property described in this complaint and directs the State of Florida Department of Highway Safety and Motor Vehicles to transfer said ownership to the Plaintiff's name as listed above.

Dated this	day of,			
Plaintiff's Sign	ature			
Plaintiff's nam	e			
Address				
City, State, Zip	Code			
Telephone num	aber			
Email				
STATE OF FL				
	SANTA ROSA Sworn to or			
Affirmed and s	igned before me on			
	_by			
{Date}	{Name of Affiant}	_		
NOTARY PUI	BLIC SIGNATURE	_		
Print, Stamp or Stamp Commissioned Name of Notary Public				
Personally known				
Produced Ident	Produced Identification			
Type of Identification Produced				

I hereby certify that a copy of the above filed complaint for declaratory judgment and relief has been furnished by regular mail to:
State of Florida
Department of Highway Safety and Motor Vehicles,
2900 Apalachee Parkway, Tallahassee, FL
32399,
this, 20
Plaintiff's signature

### AFFIDAVIT VEHICLE TITLE APPLICATION

<u>AFFIANT</u>			
Name:			
Address:			
 City:	State:		Zip Code:
Telephone:		_	
VEHICLE INF	FORMATION		
Year:	Make:	Model:	Body:
Vehicle Title N	 Number:		State of Issuance:
Vehicle Identif	ication Number (VIN	):	
Purchase Price	: Do	ollar Value:	
Date of Purcha	se:		
Do you owe an	y money on this vehic	cle? yes	no
more th		•	riff's office, dated not ing that this vehicle has
PREVIOUS O	WNER INFORMATI	<u>ON</u>	
I have purchase	ed this vehicle from:		
Address:			
 City:	State: _		Zip Code:

I did not receive the title at the time of purchase because:		
I cannot receiv	e the title at this time because:	
I have conducted Diligent Search	ed a diligent search in accordance with the attached Affidavit of .	
	ORIDA SANTA ROSA Sworn to or gned before me on	
	by	
{Date}	{Name of Affiant}	
{Signature of A	.ffiant}	
NOTARY PITE	ELIC SIGNATURE	
	Stamp Commissioned Name of Notary Public	
Personally kno	•	
Produced Ident		
Type of Identif	cation Produced	

CASE NUMBER:
PETITIONER
VS
RESPONDENT
SUMMONS FOR PERSONAL SERVICE ON AN INDIVIDUAL
TO RESPONDENT(S): Respondent's Name:
Street Address:
City, State, Zip Code:
IMPORTANT
A LAWSUIT has been filed against you. You have 20 days after this Summons is served on you to file a written response to the attached Complaint with the Santa Rosa County Clerk of Circuit Court, 4025 Avalon Boulevard, Milton, Fl. 32570. A phone call will not protect you. Your written response, including the case number and the names of the parties, must be filed if you want the Court to hear your side of the case. If you do not file your response on time, you may lose the case, and your wages, money, and property may thereafter without further warning from the Court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).  If you choose to file a written response yourself, at the same time you file your written response to the Court, you must also mail or take a copy of your written response to "Petitioner" or "Petitioner's Attorney" named below:
Petitioner's Name:
Street Address:
City, State, Zip Code:

copy of the COMPLAINT in this lawsuit on the above	ve- named Respondent.
DATE:	
JASON D. ENGLISH, ESQ., CLERK OF THE C SANTA ROSA COUNTY, FLORIDA	EIRCUIT COURT
BY:	_
Deputy Clerk	

TO EACH SHERIFF OF THE STATE: You are commanded to serve this SUMMONS and a

#### **IMPORTANTE**

Se ha presentado una DEMANDA en su contra. Tiene 20 días después de que se le notifique esta citación para presentar una respuesta por escrito a la demanda adjunta ante el Secretario del Tribunal de Circuito, 4025 Avalon Boulevard, Milton, Fl. 32570. Una llamada telefónica no lo protegerá. Debe presentar su respuesta por escrito, incluido el número de caso y los nombres de las partes, si desea que el Tribunal escuche su versión del caso. Si no presenta su respuesta a tiempo, puede perder el caso y su salario, dinero y propiedad pueden perderse posteriormente sin más aviso del Tribunal. Existen otros requisitos legales. Es posible que desee llamar a un abogado de inmediato. Si no conoce a un abogado, puede llamar a un servicio de referencia de abogados o a una oficina de asistencia legal (que figuran en la guía telefónica). Si elige presentar una respuesta por escrito usted mismo, al mismo tiempo que presenta su respuesta por escrito al Tribunal, también debe enviar por correo o llevar una copia de su respuesta por escrito al "Peticionario" o al "Abogado del Peticionario".

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, ADA Liaison Santa Rosa County 4025 Avalon Blvd Milton, FL 32583 Phone (850) 623-3159 Fax (850) 983-0602 ADA.SantaRosa@flcourts1.gov

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.

# IN THE FIRST JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR SANTA COUNTY

### AFFIDAVIT OF DILIGENT SEARCH AND INQUIRY

I, {insert full legal name}	, certify that the
following information is true:	
1. I have made diligent search and inquiry to discover the curren	at residence of
{insert the respondent(s) full legal name}	
Specify details of search. Identify all actions taken (any addition the date of the action taken and the person with whom you spoke sheet if necessary):	
[check all that apply]	
Inquiry of Social Security Information	
United States Post Office inquiry through Freedom of Inf	formation Act, current address or
relocation	
Telephone listings in the last known locations of defendant	nt's residence
Statewide directory assistance search	
Internet people finder search {specify sites searched}	
Voter registration in the area where defendant was last kn	nown to reside
Nationwide Masterfile Death Search	
Information about prior owners' possible death, and if de	ceased, the date, and location of
the death	
Tax Collector's records in area where defendant was last	known to reside
Property Appraiser's records in area where defendant was	s last known to reside
Department of Motor Vehicle records in state of defendar	nt's last known address
Driver's License records search in the state of defendant's	s last known address

	Highway Patrol records in the state of prior owners' last known address
	Department of Corrections records in state of defendant's last known address
	Law enforcement arrest and/or criminal record search in the last known residential area of
	prior owner
	_ Federal Prison records search
	Regulatory agencies for professional or occupation licensing
	_ Inquiry to determine if defendant is in military service
	Last known employment of defendant, including name and address of employer:
	The age of prior owner is known {insert age} or unknown
	Prior owner's current residence {check only one}
	Prior owner's current residence is unknown to me.
	Prior owner's current residence is in a state or country other than Florida, prior
	owners last known address is
	Name and address of relatives and contacts with those relatives, and inquiry as to prior
	owner's last known address. (You are to follow any leads limited to parents, siblings,
	aunts, uncles, cousins, nieces, nephews, grandparents, great-grandparent, form in-laws,
	stepparents, stepchildren
{List	all additional efforts made to locate defendant}

Other (explain)	:	
	es of perjury, I declare that I hav	ve read the foregoing document and that the
Dated:		
Signature of Af	fiant	
Printed Name:		
Address:		
City, State, Zip	:	
Email:		
	ORIDA SANTA ROSA Sworn to or igned before me on	
	by	
	{Name of Affiant}	
{Signature of A	Affiant}	
	BLIC SIGNATURE	
Print, Stamp or Personally know	Stamp Commissioned Name of N	otary Public
Produced Identi		
	Type of Identification Produced_	

CASE NUMBER:	
PETITIONER	
VS	
RESPONDENT	
NOTICE OF ACT	ION
TO:	
Respondent:	
You are notified that an action for declaratory judgment has be serve a copy of your written defenses, if any, to it on the petit	
and file the original with the clerk of this court either before attorney or immediately thereafter; within 30 days from the default will be entered against you for the relief demanded in	first publication of this notice, otherwise a
DATED:	-
JASON D. ENGLISH, ESQ., CLERK OF THE CIRCUIT	COURT
BY:	
Deputy Clerk	

#### **Additional Information**

Once the respondent in the case has been successfully served it will be your responsibility to follow the progression of the case and it may be necessary for you to file additional documents or motions to the Court.

After successful service on the respondent, the respondent has twenty days to file a response with the Court and to provide you a copy of that response.

If the Respondent has been served and they file a response/answer with the Court, the Judge will review the response/answer and determine the next actions that will be taken in the case.

It is <u>your responsibility</u> to monitor your email/mail for any correspondence from the Court directing you to take other actions, setting a hearing, etc.

The clerk's office *will not* call you. You must keep yourself knowledgeable of the actions the Court may have taken in your case.

Aside from reviewing your emails, you may call the Clerk's office to inquire about your case, and you may also review the documents in your case by viewing the case file online at <a href="https://www.santarosaclerk.com">www.santarosaclerk.com</a>, search court records.

If the Respondent has filed a response/answer with the Court, after reasonable time has elapsed, you may request for the Judge to set a hearing in the matter.

We have included a form titled (<u>Request for Notice of Hearing</u>) in this packet to assist you if you decide to utilize it.

If successful service of the Respondent has taken place and the time for filing a response/answer has lapsed, you must motion the Court to proceed with the case.

We have included some forms to assist you if you decide to utilize them.

Motion for Clerk's Default & Default

Motion for Default Judgment

Final Judgment

We **do not** guarantee that either the instructions or the forms will achieve the result desired by the parties or ensure that any individual judge will follow the procedure exactly or accept each and every form drafted.

Any person using these instructions and forms does so at his or her own risk.

CASE NUMBER:	
PETITIONER	
VS	
RESPONDENT	
REQUEST FOR NOTICE OF HEAD	RING
Comes now the Petitioner in the above styles case and states that for a hearing or non-jury trial in Chambers.  Petitioner requests a notice of hearing, or a notice of non-jury tria case.  If this matter is resolved, the Petitioner shall contact the Judge's submit a notice of cancellation of hearing and a request for dismi	al be set for the above styled office to cancel the hearing and
Dated:	
Signature of Petitioner	
Printed Name of Petitioner	
Address, City, State, Zip Code	
Telephone Number	
Email address  CERTIFICATE OF SERVICE	
I certify that a copy hereof has been furnished to	,
byhand delivery mailfax email on this 20	s, day of,

CAS	E NUMBER:				
PETI	ITIONER				
VS					
RESI	PONDENT	MOTI		CLERK'S DEFAUL	Т
Plain by la		enter a def	ault against	Respondent(s), for fa	ailing to respond as required
Name	e:ess:				
Telep	phone No				
			DEF	AULT	
law.	fault is entered in thi			spondent(s) for failure	e to respond as required by
CLE	RK OF COURTS,				
	Deputy Clerk				
		CE	RTIFICAT	E OF SERVICE	
I cert	tify that a copy herec	of has been t	furnished to	)	
by	hand delivery	mail	fax	email on this	day of,

CASE NUMBER:
PETITIONER
VS
RESPONDENT  MOTION FOR DEFAULT FINAL JUDGMENT
Petitioner asks the court to enter a Default Final Judgment against Respondent for Declaratory Judgment and says:  Petitioner filed a complaint for Declaratory Judgment against Respondent.  Respondent has failed to timely file a response/answer and a default has been entered by the Clerk of this Court.  WHEREFORE, Petitioner asks this Court to enter a Final Judgment for Declaratory Judgment against the Respondent.  Dated:
Signature of Petitioner
Printed Name of Petitioner
Address, City, State, Zip Code
Telephone Number
Email address
CERTIFICATE OF SERVICE
I certify that a copy hereof has been furnished to
byhand delivery mailfax email on this day of, 20

CASE NUMBER:
PETITIONER
VS
RESPONDENT
DECLARATORY JUDGMENT
THIS MATTER came before the Court on Petitioner's Complaint for Declaratory Judgment an Relief requesting the Court's authorization to issue a clear title.
The Court has reviewed the Complaint with attachments and finds:
1. This Court has jurisdiction of this matter pursuant to Florida Statute 86.011 and Florida Statute 319.28(2)(a).
2. Petitioner,, is the owner of
the
3. The Petitioner is unable to obtain a clear title due to the unavailability of the previous owner
4. Petitioner has complied with the requirements of the Department of Highway Safety and Motor Vehicles.
THEREFORE, IT IS ORDERED AND AJUDGED as follows:
a. This Court enters a Declaratory Judgment in favor of the Petitioner,
b. The Department of Highway Safety and Motor Vehicles is hereby ordered and authorized to issue a new and clear title and/or VIN # if needed in the name of
for the
currently in the possession and owned by the Plaintiff.

applicable fees and taxes.		
The Plaintiff is further authorized to utilize this Order to obtain not only a title but to		
register the		
,	and	
obtain a license plate in accordance with Florida law.		
DONE AND ORDERED in Milton, Santa Rosa County, Florida, this day of		
,		
COUNTY JUDGE		
Copies furnished to:		
Petitioner		
Respondent		

Issuance of title is contingent on Plaintiff submitting an application for same and paying all

#### Notice: Additional Requirement

#### Service of Pleadings and Documents

A party not represented by an attorney is required to provide an email address for the service of court documents, unless the party is in custody or unless the party is excused by the Clerk because the party declares under penalty of perjury that they do not have an email address or do not have regular access to the internet.

#### **RULE 2.516. SERVICE OF PLEADINGS AND DOCUMENTS**

- (C) Service on and by Parties Not Represented by an Attorney. Unless excused pursuant to subdivision (b)(1)(D), any party not represented by an attorney must serve a designation of a primary e-mail address and also may designate no more than two secondary e-mail addresses to which service must be directed in that proceeding by the means provided in subdivision (b)(1) of this rule. November 17, 2022 Fla. R. Gen. Prac. & Jud. Admin. Page 168 of 252
- (D) Exceptions to E-mail Service on and by Parties Not Represented by an Attorney.
- (i) A party who is in custody and who is not represented by an attorney is excused from the requirements of email service.
- (ii) The clerk of court must excuse a party who is not represented by an attorney from the requirements of e-mail service if the party declares on Florida Rule of General Practice and Judicial Administration Form 2.601, under penalties of perjury, that the party does not have an e-mail account or does not have regular access to the Internet. The clerks of court shall make this form available to the public at their offices and on their websites. If a party not represented by an attorney is excused from e-mail service, service on and by that party must be by the means provided in subdivision (b)(2).
- (E) Time of Service. Service by e-mail is complete on the date it is sent.

Use Form 2.601, Request To Be Excused from Email Service, if you wish to be excused from this requirement. The clerk must approve your declaration for you to be eligible for exemption. You may seek review by a Judge by requesting a hearing time if the clerk does not approve your exemption from email service.

Use Form 2.602, Designation of Email Address for A party Not Represented By An Attorney, if you agree to provide an email address for the service of court documents.

Use Form 2.603, Notice of Change of Address or Designated Email Address, to update or change your email address should the need arise. It is your responsibility to keep the court notified of any changes in your address, email address, and telephone number. It is also your responsibility to follow the progression of your case. Remember email service from the court is complete on the date it is sent. Check your email account, spam folders and junk mail often.

## IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA COUNTY, FLORIDA

Plaintiff	CASE NO:
V.	DIVISION:
Defendant	
_	FROM E-MAIL SERVICE FOR PARTY BY ATTORNEY [FORM 2.601]
Prac. & Jud. Admin. 2.516(b)(1)(D) from t	requests to be excused pursuant to Fla. R. Gen. the requirements of e- mail service because I am not
represented by an attorney and:	
$\square$ I do not have an e-mail account.	
☐ I do not have regular access to the inte	ernet.
	mail service, I understand that I will receive all ns, pleadings, or other written communications by
I understand that I must keep the clerk's officurrent mailing address.	ice and the opposing party or parties notified of my
Pursuant to section 92.525, Florida Statutes, the foregoing request and that the facts state	, under penalties of perjury, I declare that I have readed in it are true.
CERTIFIC	CATE OF SERVICE:
I certify that a copy has been furnished by □	□e-mail, □delivery, □mail [choose one] on, to:
(insert name(s) and address(es)	

Dated:
Signature:
Phone:
Print Name:
CLERK'S DETERMINATION. Based on the information provided in this request, I have
determined that the applicant is $\square$ excused or $\square$ not excused from the e-mail service requirements of Fla. R. Gen. Prac. & Jud. Admin. 2.516(b)(1)(C).
Dated:
Signature of Clerk:
A PERSON WHO IS NOT EXCUSED MAY SEEK REVIEW BY A JUDGE BY REQUESTING A HEARING TIME.
Sign here if you want the Judge to review the clerk's determination that you are not excused from the email service requirements. You do not waive or give up any right to judicial review of the clerk's determination by not signing this part of the form:
Dated:
Signature:
Print Name:

### IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

Plaintiff	
	CASE NO:
V.	DIVISION:
Defendant	
	ON OF E-MAIL ADDRESS FOR A PARTY SENTED BY AN ATTORNEY [FORM 2.602]
	& Jud. Admin. 2.516(b)(1)(C),
I,service of all documents related to the	, designate the e-mail address(es) below for electronic nis case.
	rizing the court, clerk of court, and all parties to send copies of pleadings, or other written communications to me by e- mail or Portal.
	rk's office and any opposing party or parties notified of my current will file a written notice with the clerk if my mailing address or e-
Designated e-mail address:	
Secondary designated e-mail address	s(es), if any:
	CERTIFICATE OF SERVICE:
I certify that a copy has been furnish	ed on, by □e-mail, □delivery, □mail
[choose one] to:  Clerk of Court for	County, and to:
(insert name(s) and address(	(es))
Plaintiff Signature:	
Name:	
Address:	
Telephone No.	

## IN THE COUNTY COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

Plaintiff	<del>_</del>
v.	CASE NO: DIVISION:
••	
Defendant	<del>_</del>
	ING ADDRESS OR DESIGNATED E-MAIL ESS [FORM 2.603]
I,	, certify that my $\square$ mailing address or $\square$
designated e-mail address has changed to	
<del>_</del>	fice and any opposing party or parties notified of my I will file a written notice with the clerk if my mailing
CERTIFIC	CATE OF SERVICE
I certify that a copy hereof has been furnish  ☐ e-mail, ☐ delivery, ☐mail [choose one]	
(insert name(s) and address(es)	
Plaintiff Signature:	
Name:	
Address:	
Telephone No.	

#### **Introduction to Case Management Orders**

The following Santa Rosa County Administrative Order took effect in 2021. We have included this for informational purposes. These documents are not required to be filed at the onset of the case. They should, however, be reviewed by the Plaintiff.

For further information please review the Florida Rules of Civil Procedure or contact the Santa Rosa County Case Manager at (850) 981-5586.

FORM NOTES ARE FOR INFORMATIONAL PURPOSES ONLY AND MAY NOT COMPLETELY DESCRIBE THE REQUIREMENTS OF FLORIDA LAW. YOU SHOULD CONSULT AN ATTORNEY AS NEEDED.

### IN THE CIRCUIT COURT IN AND FOR SANTA ROSA COUNTY, FLORIDA CIVIL DIVISION

XXX	XXXXXXXXXXXXXXX	,
	Plaintiff,	Case No.: XXXXXX
v.		Division:
XXX	XXXXXXXXXXXXXXX	,
	Defendant.	
		/
	ORDER	TO PLAINTIFF REGARDING REQUIRED REPORTING
THIS	S CAUSE, having come b	efore the Court sua sponte upon the filing of this action and pursuant to First Judicial
Circu	uit Administrative Order N	To. 2021-12, it is hereby,
ORD	ERED and ADJUDGED	that the Plaintiff <b>shall</b> do the following:
1.	Review and become fan	niliar with First Judicial Circuit Administrative Order No. 2021-12.
2.	Within 5 days of service	e of the complaint on the last of all named Defendants file a Notice of Final Service
	with the Court that inclu	ides the following:
	a. Notice that the	ne last of all named Defendants to be served has been served and the date of said service.
	b. A statement	as to whether the case is complex under Fla. R. Civ. P. 1.201, streamlined, or general
	as defined in	First Judicial Circuit Administrative Order No. 2021-12.
3.	Upon filing the Notice	of Final Service required in paragraph 2, the Plaintiff shall also send a copy of said
	Notice to the <u>assigned</u> J	udge's Judicial Assistant via the Proposed Documents function of the ePortal.
4.	Failure of the Plaintiff	to strictly comply with this Order shall subject the Plaintiff to appropriate sanctions
	including, but not limite	d to, the striking of pleadings or dismissal of this action without prejudice.
DON	NE AND ORDERED on to	oday, in Chambers at Santa Rosa County, Florida.
		/S/ Judge name
		JUDGE

In cases wherein one party is unrepresented  $(pro\ se)$ , it is the responsibility of the sole attorney in the case to serve within five business days this Order/Judgment upon any  $pro\ se$  party who does not have access to and is not a registered user of Florida Court's e-Filing Portal.

# IN THE COURTS OF THE FIRST JUDICIAL CIRCUIT OF THE STATE OF FLORIDA

#### ADMINISTRATIVE ORDER NO. 2021-12

### RE: CIVIL CASE MANAGEMENT PLAN – MANDATORY REVIEW OF CIVIL CASES AND SUBMISSION OF CASE MANAGEMENT ORDERS

**WHEREAS,** the Florida Supreme Court has issued Administrative Order 20-23, Amendment 12, which directs that each chief judge should issue an administrative order requiring presiding judges to actively manage civil cases; and

**WHEREAS,** the Florida Supreme Court has further directed that each circuit maximize the timely resolution of civil matters, and requires that attorneys and judges strictly observe and comply with Florida Rule of General Practice and Judicial Administration 2.545; and

**WHEREAS,** AOSC 20-23, Amendment 12, sets forth specific provisions for civil case management and resolution which are applicable to the existing backlog of civil cases, which are addressed herein by the undersigned in order to facilitate the timely, fair, and effective resolution of civil cases;

**NOW, THEREFORE**, pursuant to the authority of the Chief Judge, under section 43.26, Florida Statutes, and Florida Rule of General Practice and Judicial Administration 2.215 (b);

#### IT IS HERBBY ORDERED:

- 1. The case management procedures outlined below must be followed in actions to which the Florida Rules of Civil Procedure apply, as identified in Florida Rule of Civil Procedure 1.010. As prescribed by AOSC 20-23, Amendment 12, this also applies to cases proceeding "under one or more of the Florida Rules of Civil Procedure pursuant to Florida Small Claims Rule 7.020(c) if the deadline for the trial date specified in Florida Small Claims Rule 7.090(d) no longer applies." Per AOSC 20-23, Amendment 12, the case management procedures outlined below do not apply in cases proceeding under section 51.011, Florida Statutes, post-judgment proceedings, and writs filed pursuant to Fla.R.Civ.P. 1.630.
- 2. Each judge presiding in civil cases subject to this order shall review each of the civil cases pending in his or her division to determine whether the case is complex, streamlined, or general. These categories are defined as follows:
  - a. "Complex" cases are actions that have been or may be designated by court order as complex under Fla.R.Jud.P 1.201. Upon such designation, such an action should proceed as provided in the rule.
  - b. "Streamlined" cases are those cases meeting most or all of the following criteria, or as otherwise determined by the presiding judge: few parties; non-complex issues related to liability and damages; few anticipated pretrial motions; a limited need for discovery; few witnesses; minimal documentary evidence; no demand for jury trial and/or an anticipated trial length of less than two days.
  - c. "General" cases are all other civil cases.
- 3. A case management order must be issued for each pending and newly filed streamline or general civil case. Each case management order must include the following:
  - a. Deadlines for service of complaints, service under extensions, and the addition of new parties;
  - b. Deadlines by which fact and expert discovery shall be complete;
  - c. Deadlines by which all objections to pleadings and pretrial motions shall be resolved;
  - d. A deadline by which mediation shall have occurred;
  - e. A projected date of trial;
  - f. A statement that the deadlines included will be strictly enforced; and

- g. A statement that a firm trial date will be ordered when the case is at issue pursuant to Fla.R.Jud.P. 1.440.
- 4. If a streamlined or general civil case is subject to dismissal for a lack of prosecution under Fla.R.Jud.P. 1.420(e), a case management order is required only if the court determines that the action should remain pending. If the action remains pending, the case management order should be issued no later than 30 days after such determination is made by the presiding judge.
- 5. In cases subject to a statutory stay or memorandum preventing the prosecution of the case the management order should be issued in accord with the following deadlines:
  - a. For cases filed on or after April 30, 2021, the case management order should be issued within 45 days after the stay or memorandum ends, or within 30 days after service of the complaint on the last of all named defendants, whichever date is later.
  - b. For cases filed before April 30, 2021, the case management order should be issued by December 3, 2021, within 45 days after the stay or moratorium ends, or within 30 days after service of the complaint on the last of all named defendants, whichever date is later. The case management order shall include each of the items prescribed above in paragraph 3, including the projected date of trial, if the trial has not yet occurred or a trial date has not yet been specified by separate order.
- 6. In cases that are not subject to a statutory stay or moratorium, the case management order should be issued in accord with the following deadlines:
  - a. For cases filed on or after April 30, 2021, the case management order shall be issued within 30 days after service of the complaint on the last of all named defendants.
  - b. For cases filed before April 30, 2021, the case management order shall be issued by December 3, 2021. The case management order shall include each of the items prescribed above in paragraph 3, including the projected date of trial, if the trial has not yet occurred or a trial date has not yet been specified by separate order.
- 7. Plaintiff (if self-represented) or Plaintiff's counsel should file a Notice of Final Service when the last named defendant has been served with the complaint to notify the presiding judge that service is complete and that the case management order may be prepared.
- 8. For all existing and newly filed cases, the presiding judge will automatically generate a standard case management order containing deadlines in compliance with this order. Should any party desire to alter the initial case management order, and amended case management order meeting the time requirements outlined in this order may be prepared and stipulated to by the parties. The proposed order should be submitted for final approval by the presiding judge. The required form for the agreement is included as Attachment A. A sample management order is included as Attachment B.
- 9. The following periods are applicable to the deadlines to be included in case management orders for streamlined cases:
  - a. Deadlines for service of complaints, service under extensions, and the addition of new parties: Service should be made within 120 days of the filing of the complaint unless the presiding judge grants an extension. The extension shall not exceed a time period beyond 240 days from the date of filing the complaint.
  - b. Deadlines to complete fact and expert discovery: Discovery should be complete within 270 days after the complaint is filed.
  - c. Deadline for objections to pleadings and resolution of pretrial motions: Objections to pleadings and pretrial motions should be resolved within 45 days of filing and prior to the pretrial conference.
  - d. Deadline for mediation: Mediation should be completed within 270 days after the complaint is filed.
  - e. Projected Trial Date: Trial dates should be set within 12 months of the filing complaint.

- 10. The following periods are applicable to the deadlines to be included in case management orders for general cases (unless otherwise ordered based on good cause):
  - a. Deadlines for service of complaints, service under extensions, and the addition of new parties: Service should be made within 120 days of the filing of the complaint unless the presiding judge grants an extension. The extension shall not exceed a time period beyond 240 days from the date of filing complaint.
  - b. Deadlines to complete fact and expert discovery: Discovery should be complete within 450 days after the complaint is filed.
  - c. Deadlines for objections to pleadings and resolution of pretrial motions: Objections to pleadings and pretrial motions should be resolved within 45 days of filing and prior to the pretrial conference.
  - d. Deadlines for mediation: Mediation should be completed within 450 days after the complaint is filed.
  - e. Projected Trial Date: Trial dates should be set within 18 months of the filing of the complaint.
- 11. All judges are directed to strictly comply with Florida Rule of General Practice and Judicial Administration 2.545(a), (b), and (e), which respectively require judges to conclude litigation as soon as it is reasonably and justly possible to do so, to take charge of all cases at an early stage, and to control the progress of the case thereafter until it is determined, and to apply a firm continuance policy allowing continuances only for good cause shown.
- 12. Attorneys are also reminded that they must strictly comply with Florida Rule of General Practice and Judicial Administration 2.545(a), which requires lawyers to conclude litigation as soon as it is reasonably and justly possible to do so, and that the pandemic alone is not basis for a lawyer's failure to prepare a case for trial or otherwise actively manage a case.
- 13. The procedures set forth in herein do not supplant any existing rule, statute, or law nor should they be construed as granting any rights not already provided by rule, statute, or law. To the extent that any provision of this Order may be construed as being in conflict with any rule, statute, or law, the rule, statute, or law shall prevail.
- 14. This order is effective April 30, 2021.

**DONE AND ORDERED** this 30<sup>th</sup> day of April, 2021.

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Copies of Administrative Order No. 2021-12 furnished to:

All Judges, First Judicial Circuit

Robin Wright, Trial Court Administrator

William Eddins, State Attorney, First Judicial Circuit

Bruce Miller, Public Defender, First Judicial Circuit

All Clerks of Court, First Judicial Circuit

Candice Brower, Office of Criminal Conflict and Civil Regional Counsel

Justice Administration Commission

Craig Waters, Florida Supreme Court

For Broadcast by: Escambia-Santa Rosa Bar Association

For Broadcast by: Okaloosa Bar Association For Broadcast by: Walton County Bar Association

For Posting at www.FirstJudicialCircuit.org

### IN THE COUNTY COURT IN AND FOR SANTA ROSA COUNTY, FLORIDA

DI : (166	<u></u>
Plaintiff	CASE NO:
vs.	CABLITO.
Defendant(s)	
1. Case Track Assignment (check o	E MANAGEMENT PLAN  ne): Case disposition time for all case tracks have been rida Rule of General Practice and Judicial
_	solved within 12 months without a jury trial).
General Track (Case resolv	ed within 18 months with or without a jury trial).
☐ <u>Complex Track</u> (Case resol with or without a jury trial).	ved pursuant to Florida Rule of Civil Procedure 1.201,
2 Case Deadlines and Events	

Deadline or Event	Party (if applicable)	Date
Deadlines for service of complaints, service under extensions, and the addition of		
new parties.		
	Plaintiff(s):	
Deadlines to complete fact and expert discovery	Defendant(s):	
Deadlines for all objections to pleadings and pretrial motions to be resolved		
Deadline for mediation to have occurred		
Projected date of <b>Pretrial conference</b>		
Projected date of trial (a firm trial date will be ordered by the	presiding judge when	
the case is at issue pursuant to Florida Rule of Civil Procedur		

Estimated Length of Trial (speci	ify Number of trial days)	
II ('C' (' CI NI I	Tr. 1	☐ Jury Trial
Identification of Jury or Non-Jury Trial		☐ Non-Jury Tri
The schedule of deadlines herein otherwise agreed to by the parties at approve changes to these deadlines arising from an emergency nature of <i>Plan</i> has been approved by the Cour	nd approved by the Court. The Coupon a showing of good cause by or unavailability. However, once	ourt will consider a request to either party based on matters the Civil Case Management
of counsel will not constitute good these deadlines may result in sanction.  4. SIGNATURE OF COUNS AGREED UPON PLAN	cause for a change to these dead	llines. The failure to abide by
these deadlines may result in sanction 4. <b>SIGNATURE OF COUNS</b>	cause for a change to these dead ons.	llines. The failure to abide by
4. SIGNATURE OF COUNS AGREED UPON PLAN  Plaintiff's Counsel Address:	cause for a change to these dead ons.  SEL/UNREPRESENTED PAR  Defendant's Co- Address:	llines. The failure to abide by
4. SIGNATURE OF COUNS AGREED UPON PLAN  Plaintiff's Counsel Address:	cause for a change to these dead ons.  SEL/UNREPRESENTED PAR  Defendant's Co Address:	RTIES IF SUBMITTED AS
4. SIGNATURE OF COUNS AGREED UPON PLAN  Plaintiff's Counsel Address:  Phone:  Fax:	cause for a change to these dead ons.  SEL/UNREPRESENTED PAR  Defendant's Co Address: Phone: Fax:	RTIES IF SUBMITTED AS
4. SIGNATURE OF COUNS AGREED UPON PLAN  Plaintiff's Counsel Address:	cause for a change to these dead ons.  SEL/UNREPRESENTED PAR  Defendant's Co Address:  Phone: Fax: E-Mail:	RTIES IF SUBMITTED AS

Defendant (if unrepresented)

Address:\_\_\_\_\_

Phone:\_\_\_\_\_

Plaintiff (if unrepresented)

Address:

Phone:

### IN THE COUNTY COURT IN AND FOR SANTA ROSA COUNTY, FLORIDA

Plaintiff	CASE NO.
vs.	CASE NO:
	_
Defendant(s)	_
CIVIL CASE M	MANAGEMENT ORDER
THE COURT having reviewed the Civil Casfinding it to be satisfactory, it is now	se Management Plan filed on, and
ORDERED that all parties shall abide	e by the terms of the Civil Case Management Plan.
<b>DONE and ORDERED</b> on [date]_ County, Florida.	, in Santa Ros
	Judge
Copies:	

# IN THE COUNTY COURT IN AND FOR SANTA ROSA COUNTY, FLORIDA COUNTY CIVIL DIVISION

Plaintiff				
	CASE NO:			
VS.				
Defendant(s)				
NOTICE OF FINAL SERVICE				
Service of the Complaint: The Defendant(s) was served with the complaint on				
g ,	ase disposition times for all case tracks have been Rule of General Practice and Judicial Administration			
Streamlined Track (Case resolved within	in 12 months without a jury trial.)			
General Track (Case resolved within 18	8 months with or without a jury trial.)			
Complex Track (Case resolved pursuan without a jury trial)	nt to Florida Rule of Civil Procedure 1.201, with or			
Date:				
Plaintiff(s) Printed Name:				
Plaintiff(s) Signature:				
Mail to: CLERK OF COURTS				
Attn: County Civil Claims				
P.O. Box 472				
Milton, FL 32572				