#### **SC AFFIDAVIT SAMPLE**

#### SMALL CLAIMS PROCEDURES/FED INFORMATION

#### YOU MUST APPEAR IN COURT ON YOUR COURT DATE, WHETHER YOU HAVE SERVICE OR NOT.

- I The docket will be called at the time and date specified on your paperwork for Small Claims Affidavits and Evictions. When your name is called, please inform the Judge that you are here and whether you are the plaintiff or the defendant.
  - A. If the plaintiff is present and there is good service, but the defendant does not appear, the Judge will decide the case.
  - B. If the plaintiff is present and there is not good service, the plaintiff must go to the Court Clerk's office to file an Alias Affidavit (FED) and the clerk will give you a minute order with signature for authorization to issue an alias, if the plaintiff wishes to continue with the lawsuit.
  - C. If the plaintiff is not present, but the defendant is present, the case may be dismissed.
  - D. If neither the plaintiff nor the defendant appears, the case could be stricken or dismissed, depending on service.
- 2. Good service means that the affidavit or summons has been delivered to the defendant according to the requirements of the law. Unless these requirements are met, the law does not permit the Judge to give the plaintiff judgment. This is turn even if the defendant knows the date and time of the hearing.
- 3. After the docket has been called, there will be a recess for the Judge to sign the Journal Entries (judgments) for those who have received judgment,
  - A. Journal Entries must be checked by the bailiff or clerk before presentation to the Judge for signature,
  - B. The clerk will prepare the Journal Entries for those who need them after the Judge signs pre- prepared judgments.
  - C. When the Journal Entry is presented to the Judge, he/she will determine the right to recover. Please have ready any promissory notes, repair estimates or other documents for the Judge to inspect.
  - D. After the Judge has signed the Journal Entry, take it to the Court Clerk's office (fourth floor room 409) to file it.
- 4. Agreed Journal Entry
  - A. During the recess, the plaintiff and defendant may reach an agreement.
  - B. If the parties reach an agreement, then the defendant and plaintiff both sign the Journal Entry. The Journal Entry must show the amount owed.
  - C. The defendants leave after signing Entry and the plaintiff may present it to the Court for signature. The plaintiff will then file journal entry.
- 5. All Journal Entries must be signed on the day they are heard in court unless specific permission is obtained from the Judge.
- 6. After the recess to sign Journal Entries, the contested cases will be heard. Both parties to the lawsuit are expected to present all witnesses and evidence at that time
- 7. When the Judge makes a decision, the court will award court costs and attorney fees, if applicable. The Judge cannot help collect the judgment. For advice on how to collect the judgment, consult an attorney

BE SURE TO SIGN YOUR NAME IN FRONT OF THE CLERK

#### NOTICE

RE: Alias Affidavit -Small Claims

Alias Summons-Forcible Entry and Detainer (F.E.D.)

Your case may be dismissed unless you immediately notify the Clerk for the Judge assigned to your case that the hearing has been rescheduled. Take a copy of the filed alias affidavit or alias summons to the Judge's office after you leave the counter. Inform the clerk of the original hearing date the rescheduled date. Show the document to the clerk to confirm the new hearing date. All Alias need to have an authorization by the Judge's Chambers this is given to plaintiff by Court Room Clerk

## SMALL CLAIMS /FED INFORMATION

Small Claims suits may be brought for amounts in controversy not exceeding \$10,000.00

Forms to initiate a Small Claims or FED action are available in the Court Clerk's office. You will need to provide the correct name and address for service on the defendant. You must complete the required forms and designate the type of service.

# Small Claims filing fees are:

\$219.14 for a claim from 5000.00 to \$10,000.00, plus service.

\$58.00 for a claim from \$1 to 5,000.00, plus service.

## FED filing fees are:

\$154.14 for a claim from 5000.00 to \$10,000.00, plus service. \$58.00 for a claim from \$1 to 5,000.00, plus service.

# Service Fees

Service by certified mail is \$10.00, or \$11.41 for Small claims affidavits, if defendant is an individual and the Court Clerk does the Mailing Service by sheriff is \$50.00.

Private Process servers set their own rates

## FILING FEES ARE TO BE PAID AT THE TIME OF FILING.

Affidavits are set for hearing approximately 4 to 6 weeks after the case is filed. Evictions are set for hearing approximately 8 days after the case is filed.

The Court Clerk's office is located at 320 Robert S. Kerr Avenue, 4th floor, room 409. Our office is open from 8 a.m. to 5 p.m., Monday through Friday, except on legal holidays.

Edmond Office-Monday through Friday from 8:00 am until 5:00 pm at 7 North Broadway, Oklahoma (NW corner of Main and Broadway closed from 12-1 for lunch)

YOUR NAME (INDIVIDUAL AND/OR COMPAN	IY NAME)		
Plaintiff			
YOUR ADDRESS (INCLUDE STREET, CITY, S	TATE & ZIP CODE)		
Address			
YOUR TELEPHONE NUMBER	Small Claims	s No	<del></del>
Phone			
	•		
VS.			
THE PERSON (S) AND/OR BUSINESS YOU AF	RE SUEING		
Defendant			
	<u>AFFIDAVIT</u>		
STATE OF OKLAHOMA }			
}SS.			
COUNTY OF OKLAHOMA }			
VAUD NAME	<b>5</b> ) ( )		
YOUR NAME		rn, deposes and says:	
That the Defendant resides at DEFENDANT'S A			OTDEET ONLY OF AND AND
In the above names county, and that the mailing a	address of the defendant is <b>Defend</b>	JANT'S ADDRESS (INCLUDE	STREET, CITY, STATE AND
ZIP CODE)  That the defendant is indebted to the plaintiff in the	a sum of & AMOUNT for THE D	TACON VOU ADE CUINO	<del></del>
That the defendant is indebted to the plaintiff in the	e sum of \$ AMOUNT for THE R	CEASON YOU ARE SUING	
that the plaintiff has demanded payment of the sa	id sum, but the defendant refused to	now the same and no port of the	ho amount guad for has been
paid.	d sain, but the delendant relased to	pay the same and no part of the	ne amount sueu ioi nas been
paid.	OR		
That the defendant is wrongfully in possession of		SE FILL OUT ONLY IE WANT	INC DDODEDTY BACK
That the deteriorities wronglony in possession of	certain personal property described a	as TILL OUT ONLT IF WANT	ING PROPERTY BACK
that the value of said property is \$	that the plaintiff is entitled to posse	ession thereof and has demand	ted that the defendant relinquish
possession of said personal property, but that def		Additional and sad domain	iod that the defendant resinquier
THE PLAINTIFF ACKNOWLEDGES HE/SHE IS CASE		AL BY JURY ON THE MERITS IN FRONT OF NOTARY OR C	
Subscribed and sworn to before me this	day of	, 20	
			<del></del>
My Commission Expires	RICK WARREN,	, COURT CLERK	
	Ву		
Add Add Mark Mark Mark Mark Mark Mark Mark Mark	Deputy or Jud	dge -Notary Public	
	Bopally of Juc	ago motary rabilo	
	ORDER		
The people of the State of Oklahoma, to the within			
You are hereby directed to appear and answer the	e foregoing claim and have with you	all books, papers and witnesse	es needed by you to
establish your defense to said claim.			
This matter shall be heard at the Oklahoma Coun	ty Court House, 321 Park Avenue, in	≀Oklahoma City, Oklahoma Co	ounty.
State of Oklahoma, at the hour of HOUR			
further notified that in case you do not appear, ju			
Said affidavit, or for the possession of the persona	al property described in said affidavit.	. And, in addition, for costs of t	he action (including attorney
Fees where provided by law) including costs of se	rvice of the order		
WHITE COURT OF EDIZIO OFFICE	D ( 1912	d f	00
WHITE-COURT CLERK'S OFFICE	Dated this	day of N, COURT CLERK	, ZU
YELLOW-SERVICE COPY	RICK WARREN	4, COURT CLERK	
PINK-RETURN OF SERVICE COPY GOLD-PLAINTIFF'S COPY			
CT A SPECIAL CONTRACTOR AND A SPECIAL CONTRACT	DV:		
0025725484181 0 001 1	BY:		