SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE

Self-Help Services www.occourts.org/self-help

LIMITED CIVIL APPEAL

SELF-HELP FORM PACKET



SHC-APP-02 (Rev. 01/26/2024)

Information on Appeal Procedures for Limited Civil Cases

GENERAL INFORMATION

1 What does this information sheet cover?

This information sheet tells you about appeals in limited civil cases. These are civil cases in which the amount of money claimed is \$25,000 or less.

If you are the party who is appealing (asking for the trial court's decision to be reviewed), you are called the APPELLANT, and you should read Information for the Appellant, starting on page 2. If you received notice that another party in your case is appealing, you are called the RESPONDENT and you should read Information for the Respondent, starting on page 11.

This information sheet does not cover everything you may need to know about appeals in limited civil cases. It is meant only to give you a general idea of the appeal process. To learn more, you should read rules 8.800–8.843 and 8.880–8.891 of the California Rules of Court, which set out the procedures for limited civil appeals. You can get these rules at any courthouse or county law library or online at www.courts.ca.gov/rules.

² What is an appeal?

An appeal is a request to a higher court to review a decision made by a judge or jury in a lower court. In a limited civil case, the court hearing the appeal is the appellate division of the superior court and the lower court—called the "trial court" in this information sheet—is the superior court.

It is important to understand that **an appeal is NOT a new trial**. The appellate division will not consider new evidence, such as the testimony of new witnesses or new exhibits. The appellate division's job is to review a record of what happened in the trial court and the trial court's decision to see if certain kinds of legal errors were made:

For information about appeal procedures in other kinds of cases, see:

- Information on Appeal Procedures for Unlimited Civil Cases (form APP-001)
- Information on Appeal Procedures for Infractions (form CR-141-INFO)
- Information on Appeal Procedures for Misdemeanors (form CR-131-INFO)

You can get these forms at any courthouse or county law library or online at www.courts.ca.gov/forms.

• **Prejudicial error:** The appellant (the party who is appealing) may ask the appellate division to determine if an error was made about either the law or court procedures in the case that caused substantial harm to the appellant (this is called "prejudicial error").

Prejudicial error can include things like errors made by the judge about the law, errors or misconduct by the lawyers, incorrect instructions given to the jury, and misconduct by the jury that harmed the appellant. When it conducts its review, the appellate division presumes that the judgment, order, or other decision being appealed is correct. It is the responsibility of the appellant to show the appellate division that an error was made and that the error was harmful.

• No substantial evidence: The appellant may also ask the appellate division to determine if there was substantial evidence supporting the judgment, order, or other decision being appealed. When it conducts its review, the appellate division only looks to see if there was evidence that reasonably supports the decision. The appellate division generally will not reconsider the jury's or trial court's conclusion about which side had more or stronger evidence or whether witnesses were telling the truth or lying.

The appellate division generally will not overturn the judgment, order, or other decision being appealed unless the record clearly shows that one of these legal errors was made.

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Do I need a lawyer to represent me in an appeal?

You do not *have* to have a lawyer; if you are an individual (rather than a corporation, for example), you are allowed to represent yourself in an appeal in a limited civil case. But appeals can be complicated and you will have to follow the same rules that lawyers have to follow. If you have any questions about the appeal procedures, you should talk to a lawyer.

If you decide not to use a lawyer, you must put your address, telephone number, fax number (if available), and email address (if available) on the first page of every document you file with the court and let the court know if this contact information changes so that the court can contact you if needed.



4) Where can I find a lawyer to help me with my appeal?

You have to hire your own attorney if you want one. You can get information about finding an attorney on the Self-Help Guide to the California Courts at https://selfhelp.courts.ca.gov/get-free-or-low-cost-legal-help.

INFORMATION FOR THE APPELLANT

This part of the information sheet is written for the appellant—the party who is appealing the trial court's decision. It explains some of the rules and procedures relating to appealing a decision in a limited civil case. The information may also be helpful to the respondent. Additional information for respondents can be found starting on page 11 of this information sheet.



Who can appeal?

Only a party in the trial court case can appeal a decision in that case. You may not appeal on behalf of a friend, a spouse, a child, or another relative unless you are a legally appointed representative of that person (such as the person's guardian or conservator).

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Can I appeal *any* decision the trial court made?

No. Generally, you can only appeal the final judgment—the decision at the end that decides the whole case. Other rulings made by the trial court before the final judgment generally cannot be separately appealed but can be reviewed only later as part of an appeal of the final judgment. There are a few exceptions to this general rule. Code of Civil Procedure section 904.2 lists a few types of orders in a limited civil case that can be appealed right away. These include orders that:

- Change or refuse to change the place of trial (venue)
- Grant a motion to quash service of summons or grant a motion to stay or dismiss the action on the ground of inconvenient forum
- Grant a new trial or deny a motion for judgment notwithstanding the verdict
- Discharge or refuse to discharge an attachment or grant a right to attach
- Grant or dissolve an injunction or refuse to grant or dissolve an injunction
- Appoint a receiver
- Are made after final judgment in the case

(You can get a copy of Code of Civil Procedure section 904.2 at http://leginfo.legislature.ca.gov/faces/codes.xhtml.)



How do I start my appeal?

First, you must serve and file a notice of appeal. The notice of appeal tells the other party or parties in the case and the trial court that you are appealing the trial court's decision. You may use *Notice of Appeal/Cross-Appeal—Limited Civil Case* (form APP-102) to prepare a notice of appeal in a limited civil case. You can get form APP-102 at any courthouse or county law library or online at *www.courts.ca.gov/forms*.



How do I "serve and file" the notice of appeal?

"Serve and file" means that you must:

Have somebody over 18 years old mail, deliver, or electronically send ("serve") the notice of appeal to the other party or parties in the way required by law. If the notice of appeal is mailed or personally

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delivered, it must be by someone who is not a party to the case—so not you.

- Make a record that the notice of appeal has been served. This record is called a "proof of service." Proof of Service (Appellate Division) (form APP-109) or Proof of Electronic Service (Appellate Division) (form APP-109E) can be used to make this record. The proof of service must show who served the notice of appeal, who was served with the notice of appeal, how the notice of appeal was served (by mail, in person, or electronically), and the date the notice of appeal was served.
- Bring or mail the original notice of appeal and the proof of service to the trial court that issued the judgment, order, or other decision you are appealing. You should make a copy of the notice of appeal you are planning to file for your own records before you file it with the court. It is a good idea to bring or mail an extra copy of the notice of appeal to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed.

You can get more information about how to serve court papers and proof of service from *What Is Proof of Service?* (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

9 Is there a deadline to file my notice of appeal?

Yes. In a limited civil case, except in the very limited circumstances listed in rule 8.823, you must file your notice of appeal within **30 days** after the trial court clerk or a party serves either a document called a "Notice of Entry" of the trial court judgment or a file-stamped copy of the judgment or within 90 days after entry of the judgment, whichever is earlier.

This deadline for filing the notice of appeal cannot be extended. If your notice of appeal is late, the appellate division will not be able to consider your appeal.

10 Do I have to pay to file an appeal?

Yes. Unless the court waives this fee, you must pay a fee for filing your notice of appeal. You can ask the clerk of the court where you are filing the notice of appeal what the fee is or look up the fee for an appeal in a limited civil case in the current Statewide Civil Fee Schedule linked at www.courts.ca.gov/7646.htm (note that the "Appeal and Writ Related Fees" section is near the end of this schedule and that there are different fees for limited civil cases depending on the amount demanded in the case). If you cannot afford to pay the fee, you can ask the court to waive it. To do this, you must fill out and file a Request to Waive Court Fees (form FW-001). You can get form FW-001 at any courthouse or county law library or online at www.courts.ca.gov/forms. You can file this application either before you file your notice of appeal or with your notice of appeal. The court will review this application to determine if you are eligible for a fee waiver.

If I file a notice of appeal, do I still have to do what the trial court ordered me to do?

Filing a notice of appeal does NOT automatically postpone most judgments or orders, such as those requiring you to pay another party money or to deliver property to another party (see Code of Civil Procedure sections 917.1–917.9 and 1176; you can get a copy of these laws at www.leginfo.legislature.ca.gov/faces /codes.xhtml). These kinds of judgments or orders will be postponed, or "stayed," only if you request a stay and the court grants your request. In most cases, other than unlawful detainer cases in which the trial court's iudgment gives a party possession of the property, if the trial court denies your request for a stay, you can apply to the appellate division for a stay. If you do not get a stay and you do not do what the trial court ordered you to do, court proceedings to collect the money or otherwise enforce the judgment or order may be started against you.

What do I need to do after I file my notice of appeal?

You must ask the clerk of the trial court to prepare and send the official record of what happened in the trial court in your case to the appellate division.

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Since the appellate division judges were not there to see what happened in the trial court, an official record of what happened must be prepared and sent to the appellate division for its review. You can use *Appellant's Notice Designating Record on Appeal (Limited Civil Case)* (form APP-103) to ask the trial court to prepare this record. You can get form APP-103 at any courthouse or county law library or online at *www.courts.ca.gov/forms*.

You must serve and file this notice designating the record on appeal within 10 days after you file your notice of appeal. "Serving and filing" this notice means that you must:

- Have somebody over 18 years old mail, deliver, or electronically send ("serve") the notice to the other party or parties in the way required by law. If the notice is mailed or personally delivered, it must be by someone who is not a party to the case—so not you.
- Make a record that the notice has been served. This record is called a "proof of service." *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) can be used to make this record. The proof of service must show who served the notice, who was served with the notice, how the notice was served (by mail, in person, or electronically), and the date the notice was served.
- Bring or mail the original notice and the proof of service to the trial court that issued the judgment, order, or other decision you are appealing. You should make a copy of the notice you are planning to file for your own records before you file it with the court. It is a good idea to bring or mail an extra copy of the notice to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed.

You can get more information about how to serve court papers and proof of service from *What Is Proof of Service?* (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

What is the official record of the trial court proceedings?

There are three parts of the official record:

- A record of what was said in the trial court (this is called the "oral proceedings")
- A record of the documents filed in the trial court (other than exhibits)
- Exhibits that were admitted in evidence, refused, or lodged (temporarily placed with the court) in the trial court

Read below for more information about these parts of the record.

a. Record of what was said in the trial court (the "oral proceedings")

The first part of the official record of the trial court proceedings is a record of what was said in the trial court (this is called a record of the "oral proceedings"). You do not *have* to send the appellate division a record of the oral proceedings. But if you want to raise any issue in your appeal that would require the appellate division to consider what was said in the trial court, the appellate division will need a record of those oral proceedings. For example, if you are claiming that there was not evidence supporting the judgment, order, or other decision you are appealing, the appellate division will need a record of the oral proceedings.

You are responsible for deciding how the record of the oral proceedings will be provided and, depending on what option you select and your circumstances, you may also be responsible for paying for preparing this record or for preparing an initial draft of the record. If you do not take care of these responsibilities, a record of the oral proceedings in the trial court will not be prepared and sent to the appellate division. If the appellate division does not receive this record, it will not be able to review any issues that are based on what was said in the trial court and it may dismiss your appeal.

In a limited civil case, you can use *Appellant's Notice Designating Record on Appeal (Limited Civil Case)* (form APP-103) to tell the court whether you want a record of the oral proceedings and, if so, the form of the record that you want to use. You can get form APP-103

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at any courthouse or county law library or online at www.courts.ca.gov/forms.

There are four ways in which a record of the oral proceedings can be prepared for the appellate division:

- If you or the other party arranged to have a court reporter there during the trial court proceedings, the reporter can prepare a record, called a "reporter's transcript."
- If the proceedings were officially electronically recorded, the trial court can have a transcript prepared from that recording or, if the court has a local rule permitting this and you and the other party agree ("stipulate") to this, you can use the *official electronic recording* itself instead of a transcript.
- You can use an agreed statement.
- You can use a statement on appeal.

Read below for more information about these options.

(1) Reporter's transcript

Description: A reporter's transcript is a written record (sometimes called a "verbatim" record) of the oral proceedings in the trial court prepared by a court reporter. Rule 8.834 of the California Rules of Court establishes the requirements relating to reporter's transcripts.

When available: If a court reporter was there in the trial court and made a record of the oral proceedings, you can choose ("elect") to have the court reporter prepare a reporter's transcript for the appellate division. In most limited civil cases, however, a court reporter will not have been there unless you or another party in your case made specific arrangements to have a court reporter there. Check with the court to see if a court reporter made a record of the oral proceedings in your case before choosing this option.

Contents: If you elect to use a reporter's transcript, you must identify by date (this is called "designating") what proceedings you want included in the reporter's transcript. You can use the same form you used to tell the court you wanted to use a reporter's transcript—Appellant's Notice Designating Record on Appeal (Limited Civil Case) (form APP-103)—to do this.

If you elect to use a reporter's transcript, the respondent also has the right to designate additional proceedings to be included in the reporter's transcript. If you elect to proceed without a reporter's transcript, however, the respondent may not designate a reporter's transcript without first getting an order from the appellate division.

Cost: The appellant is responsible for paying for preparing a reporter's transcript. The trial court clerk or the court reporter will notify you of the cost of preparing an original and one copy of the reporter's transcript. You must deposit payment for this cost (and a fee for the trial court) or one of the substitutes allowed by rule 8.834 with the trial court clerk within 10 days after this notice is sent. (See rule 8.834 for more information about this deposit and the permissible substitutes, such as a waiver of this deposit signed by the court reporter.)

Unlike the fee for filing the notice of appeal and the costs for preparing a clerk's transcript, the court cannot waive the fee for preparing a reporter's transcript. A special fund, called the Transcript Reimbursement Fund, may be able to help pay for the transcript. You can get information about this fund at www.courtreportersboard.ca.gov/consumers/index.shtml#rtf. If you are unable to pay the cost of a reporter's transcript, a record of the oral proceedings can be prepared in other ways, by using an agreed statement or a statement on appeal, which are described below.

Completion and delivery: After the cost of preparing the reporter's transcript or a permissible substitute has been deposited, the court reporter will prepare the transcript and submit it to the trial court clerk. When the record is complete, the trial court clerk will submit the original transcript to the appellate division and send you a copy of the transcript. If the respondent has purchased it, a copy of the reporter's transcript will also be mailed to the respondent.

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(2) Official electronic recording or transcript

When available: In some limited civil cases, the trial court proceedings were officially recorded on approved electronic recording equipment. If your case was officially recorded, you can choose ("elect") to have a transcript prepared from the recording. Check with the trial court to see if the oral proceedings in your case were officially electronically recorded before you choose this option. If the court has a local rule permitting this and all the parties agree ("stipulate"), a copy of an official electronic recording itself can be used as the record, instead of preparing a transcript. If you choose this option, you must attach a copy of this agreement ("stipulation") to your notice designating the record on appeal.

Contents: If you elect to use a transcript of an official electronic recording, you must identify by date (this is called "designating") what proceedings you want included in the transcript. You can use the same form you used to tell the court you wanted to use a transcript of an official electronic recording —Appellant's Notice Designating Record on Appeal (Limited Civil Case) (form APP-103)—to do this.

Cost: The appellant is responsible for paying the court for the cost of either (a) preparing a transcript *or* (b) making a copy of the official electronic recording.

- (a) If you elect to use a transcript of an official electronic recording, you will need to deposit the estimated cost of preparing the transcript with the trial court clerk and pay the trial court a \$50 fee. There are two ways to determine the estimated cost of the transcript:
- You can use the amounts listed in rule 8.130(b)(1)(B) for each full or half day of court proceedings to estimate the cost of making a transcript of the proceeding you have designated in your notice designating the record on appeal. Deposit this estimated amount and the \$50 fee with the trial court clerk when you file your notice designating the record on appeal.

- You can ask the trial court clerk for an estimate of the cost of preparing a transcript of the proceedings you have designated in you notice designating the record on appeal. You must deposit this amount and the \$50 fee with the trial court within 10 days of receiving the estimate from the clerk.
- (b) If the court has a local rule permitting the use of a copy of the electronic recording itself, rather than a transcript, and you have attached your agreement with the other parties to do this ("stipulation") to the notice designating the record on appeal that you filed with the court, the trial court clerk will provide you with an estimate of the costs for this copy of the recording. You must pay this amount to the trial court.

If you cannot afford to pay the cost of preparing the transcript, the \$50 fee, or the fee for the copy of the official electronic recording, you can ask the court to waive these costs. To do this, you must fill out and file a *Request to Waive Court Fees* (form FW-001). You can get form FW-001 at any courthouse or county law library or online at *www.courts.ca.gov/forms*. The court will review this application to determine if you are eligible for a fee waiver.

Completion and delivery: After the estimated cost of the transcript or official electronic recording has been paid or waived, the clerk will have the transcript or copy of the recording prepared. When the transcript is completed or the copy of the official electronic recording is prepared and the rest of the record is complete, the clerk will send it to the appellate division.

(3) Agreed statement

Description: An agreed statement is a written summary of the trial court proceedings agreed to by all the parties. (See rule 8.836 of the California Rules of Court.)

When available: If the trial court proceedings were not recorded either by a court reporter or by official electronic recording equipment or if you do not want to use one of these options, you can choose ("elect") to use an agreed statement as the record of the oral proceedings (please note that it

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may take more of your time to prepare an agreed statement than to use either a reporter's transcript or official electronic recording, if they are available).

Contents: An agreed statement must explain what the trial court case was about, describe why the appellate division is the right court to consider an appeal in this case (why the appellate division has "jurisdiction"), and describe the rulings of the trial court relating to the points to be raised on appeal.

The statement should include only those facts that you and the other parties think are needed to decide the appeal.

Preparation: If you elect to use this option, you must file the agreed statement with your notice designating the record on appeal or, if you and the other parties need more time to work on the statement, you can file a written agreement with the other parties (called a "stipulation") stating that you are trying to agree on a statement. If you file this stipulation, within the next 30 days you must either file the agreed statement or tell the court that you and the other parties were unable to agree on a statement and file a new notice designating the record.

(4) Statement on appeal

Description: A statement on appeal is a summary of the trial court proceedings that is approved by the trial court judge who conducted those proceedings (the term "judge" includes commissioners and temporary judges).

When available: If the trial court proceedings were not recorded either by a court reporter or by official electronic recording equipment or if you do not want to use one of these options, you can choose ("elect") to use a statement on appeal as the record of the oral proceedings (please note that it may take more of your time to prepare a statement on appeal than to use either a reporter's transcript or official electronic recording, if they are available).

Contents: A statement on appeal must include:

• A statement of the points you (the appellant) are raising on appeal;

- A summary of the trial court's rulings and judgment; and
- A summary of the testimony of each witness and other evidence that is relevant to the issues you are raising on appeal.

(See rule 8.837 of the California Rules of Court for more information about what must be included in a statement on appeal and the procedures for preparing a statement. You can get a copy of this rule at any courthouse or county law library or online at www.courts.ca.gov/rules.)

Preparing a proposed statement: If you elect to use a statement on appeal, you must prepare a proposed statement. If you are not represented by a lawyer, you must use *Proposed Statement on Appeal (Limited Civil Case)* (form APP-104) to prepare your proposed statement. You can get form APP-104 at any courthouse or county law library or online at www.courts.ca.gov/forms.

Serving and filing a proposed statement: You must serve and file the proposed statement with the trial court within 20 days after you file your notice designating the record. "Serve and file" means that you must:

- Have somebody over 18 years old mail, deliver, or electronically send ("serve") the proposed statement to the respondent in the way required by law. If the proposed statement is mailed or personally delivered, it must be by someone who is not a party to the case—so not you.
- Make a record that the proposed statement has been served. This record is called a "proof of service." *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) can be used to make this record. The proof of service must show who served the proposed statement, who was served with the proposed statement, how the proposed statement was served (by mail, in person, or electronically), and the date the proposed statement was served.
- File the original proposed statement and the proof of service with the trial court. You should make a copy of the proposed statement you are planning to file for your own records before you

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file it with the court. It is a good idea to bring or mail an extra copy of the proposed statement to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed.

You can get more information about how to serve court papers and proof of service from *What Is Proof of Service?* (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

Review and modifications: The respondent has 10 days from the date you serve your proposed statement to serve and file proposed changes (called "amendments") to this statement. The trial court judge then reviews both your proposed statement and any proposed amendments filed by the respondent. The trial judge will either make or order you (the appellant) to make any corrections or modifications to the statement that are needed to make sure that the statement provides an accurate summary of the testimony and other evidence relevant to the issues you indicated you are raising on appeal.

Completion and certification: If the judge makes any corrections or modifications to the proposed statement, the corrected or modified statement will be sent to you and the respondent for your review. If the judge orders you to make any corrections or modifications to the proposed statement, you must serve and file the corrected or modified statement within the time ordered by the judge. If you or the respondent disagree with anything in the modified or corrected statement, you have 10 days from the date the modified or corrected statement is sent to you to serve and file objections to the statement. The judge then reviews any objections, makes or orders you to make any additional corrections to the statement, and certifies the statement as an accurate summary of the testimony and other evidence relevant to the issues you indicated you are raising on appeal.

Sending statement to the appellate division: Once the trial court judge certifies the statement on appeal, the trial court clerk will send the statement to the appellate division along with any record of the documents filed in the trial court.

b. Record of the documents filed in the trial court

The second part of the official record of the trial court proceedings is a record of the documents that were filed in the trial court. There are three ways in which a record of the documents filed in the trial court can be prepared for the appellate division:

- A clerk's transcript or an appendix
- The original trial court file or
- An agreed statement

Read below for more information about these options.

(1) Clerk's transcript or appendix

Description: A clerk's transcript is a record of the documents filed in the trial court prepared by the clerk of the trial court. An appendix is a record of these documents prepared by a party. (See rule 8.845 of the California Rules of Court.)

Contents: Certain documents, such as the notice of appeal and the trial court judgment or order being appealed, must be included in the clerk's transcript or appendix. These documents are listed in rule 8.832(a) and rule 8.845(b) of the California Rules of Court and in Appellant's Notice Designating Record on Appeal (Limited Civil Case) (form APP-103).

Clerk's transcript: If you want any documents other than those listed in rule 8.832(a) to be included in the clerk's transcript, you must tell the trial court in your notice designating the record on appeal. You can use form APP-103 to do this. You will need to identify each document you want included in the clerk's transcript by its title and filing date or, if you do not know the filing date, the date the document was signed.

If you—the appellant—request a clerk's transcript, the respondent also has the right to ask the clerk to include additional documents in the clerk's transcript. If this happens, you will be served with a notice saying what other

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documents the respondent wants included in the clerk's transcript.

Cost: The appellant is responsible for paying for preparing a clerk's transcript. The trial court clerk will send you a bill for the cost of preparing an original and one copy of the clerk's transcript. You must do one of the following things within 10 days after the clerk sends this bill or the appellate division may dismiss your appeal:

- Pay the bill.
- Ask the court to waive the cost because you cannot afford to pay. To do this, you must fill out and file a *Request to Waive Court Fees* (form FW-001). You can get form FW-001 at any courthouse or county law library or online at *www.courts.ca.gov/forms*. The court will review this application to determine if you are eligible for a fee waiver.
- Give the court a copy of a court order showing that your fees in this case have already been waived by the court.

Completion and delivery: After the cost of preparing the clerk's transcript has been paid or waived, the trial court clerk will compile the requested documents into a transcript format and, when the record on appeal is complete, will forward the original clerk's transcript to the appellate division for filing. The trial court clerk will send you a copy of the transcript. If the respondent bought a copy, the clerk will also send a copy of the transcript to the respondent.

Appendix: If you choose to prepare an appendix of the documents filed in the superior court, rather than designating a clerk's transcript, that appendix must include all of the documents and be prepared in the form required by rule 8.845 of the California Rules of Court. The parties may prepare separate appendixes or stipulate (agree) to a joint appendix. If separate appendixes are prepared, each party must pay for its own appendix. If a joint appendix is prepared, the parties can agree on how the cost of preparing the appendix will be paid or the appellant will pay the cost.

The party preparing the appendix must serve the appendix on each other party (unless the parties have agreed or the appellate division has ordered otherwise) and file the appendix in the appellate division. The appellant's appendix or a joint appendix must be served and filed before or together with the appellant's opening brief.

See 15 for information about the brief.

(2) Trial court file

When available: If the court has a local rule allowing this, the clerk can send the appellate division the original trial court file instead of a clerk's transcript (see rule 8.833 of the California Rules of Court).

Cost: As with a clerk's transcript, the appellant is responsible for paying for preparing the trial court file. The trial court clerk will send you a bill for this preparation cost. You must do one of the following things within 10 days after the clerk sends this bill or the appellate division may dismiss your appeal:

- Pay the bill.
- Ask the court to waive the cost because you cannot afford to pay. To do this, you must fill out and file a *Request to Waive Court Fees* (form FW-001). You can get form FW-001 at any courthouse or county law library or online at www.courts.ca.gov/forms. The court will review this application to determine if you are eligible for a fee waiver.
- Give the court a copy of a court order showing that your fees in this case have already been waived by the court.

Completion and delivery: After the cost of preparing the trial court file has been paid or waived and the record on appeal is complete, the trial court clerk will send the file and a list of the documents in the file to the appellate division. The trial court clerk will also send a copy of the list of documents to the appellant and respondent so that you can put your own files of documents from the trial court in the correct order.

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(3) Agreed statement

When available: If you and the respondent have already agreed to use an agreed statement as the record of the oral proceedings (see a(3) above) and agree to this, you can use an agreed statement instead of a clerk's transcript. To do this, you must attach to your agreed statement all of the documents that are required to be included in a clerk's transcript.

c. Exhibits

The third part of the official record of the trial court proceeding is the exhibits, such as photographs, documents, or other items that were admitted in evidence, refused, or lodged (temporarily placed with the court) in the trial court. Exhibits are considered part of the record on appeal, but the clerk will not include any exhibits in the clerk's transcript unless you ask that they be included in your notice designating the record on appeal. Appellant's Notice Designating Record on Appeal (Limited Civil Case) (form APP-103), includes a space for you to make this request. You also can ask the trial court to send original exhibits to the appellate division at the time briefs are filed (see rule 8.843 for more information about this procedure and see below for information about briefs).

Sometimes, the trial court returns an exhibit to a party at the end of the trial. If the trial court returned an exhibit to you or another party and you or the other party ask for that exhibit to be included in the clerk's transcript or sent to the appellate division, the party who has the exhibit must deliver that exhibit to the trial court clerk as soon as possible.

What happens after the official record has been prepared?

As soon as the record on appeal is complete, the clerk of the trial court will send it to the appellate division. When the appellate division receives the record, it will send you a notice telling you when you must file your brief in the appellate division.



What is a brief?

Description: A "brief" is a party's written description of the facts in the case, the law that applies, and the party's argument about the issues being appealed. If you are represented by a lawyer in your appeal, your lawyer will prepare your brief. If you are not represented by a lawyer, you will have to prepare your brief yourself. You should read rules 8.882–8.884 of the California Rules of Court, which set out the requirements for preparing, serving, and filing briefs in limited civil appeals, including requirements for the format and length of these briefs. You can get copies of these rules at any courthouse or county law library or online at www.courts.ca.gov/rules.

Contents: If you are the appellant, your brief, called an "appellant's opening brief," must clearly explain what you believe are the legal errors made in the trial court. Your brief must refer to the exact places in the clerk's transcript and the reporter's transcript (or the other forms of the record you are using) that support your argument. Remember that an appeal is not a new trial. The appellate division will not consider new evidence, such as the testimony of new witnesses or new exhibits, so do not include any new evidence in your brief.

Serving and filing: You must serve and file your brief in the appellate division by the deadline the court set in the notice it sent you, which is usually 30 days after the record is filed in the appellate division or 60 days from the date the appellant chooses to proceed with no reporter's transcript under rule 8.845. "Serve and file" means that you must:

- Have somebody over 18 years old mail, deliver, or electronically send ("serve") the brief to the other parties in the way required by law. If the brief is mailed or personally delivered, it must be by someone who is not a party to the case—so not you.
- Make a record that the brief has been served. This record is called a "proof of service." *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) can be used to make this record. The proof of service must show who served the brief, who was served with the brief, how the brief was served (by mail, in person, or electronically), and the date the brief was served.

Information on Appeal Procedures for Limited Civil Cases

- File the original brief and the proof of service with the appellate division. You should make a copy of the brief you are planning to file for your own records before you file it with the court. It is a good idea to bring or mail an extra copy of the brief to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed.
- Note: If a party chooses to prepare an appendix of the documents filed in the trial court instead of designating a clerk's transcript, the appellant's appendix or a joint appendix must be served and filed before or together with the appellant's opening brief.

You can get more information about how to serve court papers and proof of service from *What Is Proof of Service?* (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

You and the other parties can agree (stipulate) to extend the time for filing this brief by up to 30 days (see rule 8.882(b) for requirements for these agreements). You can also ask the court to extend the time for filing this brief if you can show good cause for an extension (see rule 8.811(b) for a list of the factors the court will consider in deciding whether there is good cause for an extension). You can use *Application for Extension of Time to File Brief—Limited Civil Case* (form APP-106) to ask the court for an extension.

If you do not file your brief by the deadline set by the appellate division, the court may dismiss your appeal.

(16)

What happens after I file my brief?

Within 30 days after you serve and file your brief, the respondent may, but is not required to, respond by serving and filing a respondent's brief. If the respondent does not file a brief, the appellant does not automatically win the appeal. The court will decide the appeal on the record, the appellant's brief, and any oral argument by the appellant.

If the respondent files a brief, within 20 days after the respondent's brief was filed, you may, but are not required to, file another brief replying to the respondent's brief. This is called a "reply brief."

17

What happens after all the briefs have been filed?

Once all the briefs have been filed or the time to file them has passed, the appellate division will notify you of the date for oral argument in your case.

(18)

What is "oral argument"?

"Oral argument" is the parties' chance to explain their arguments to the appellate division judges in person. You do not have to participate in oral argument if you do not want to; you can notify the appellate division that you want to "waive" oral argument. If all parties waive oral argument, the judges will decide your appeal based on the briefs and the record that were submitted. But if one party waives oral argument and another party or parties does not, the appellate division will hold oral argument with the party or parties who did not waive it.

If you do choose to participate in oral argument, you will have up to 10 minutes for your argument unless the appellate division orders otherwise. Remember that the judges will have already read the briefs, so you do not need to read your brief to the judges. It is more helpful to tell the judges what you think is most important in your appeal or ask the judges if they have any questions you could answer.

(19)

What happens after oral argument?

After oral argument is held (or the date it was scheduled passes if all the parties waive oral argument), the judges of the appellate division will make a decision about your appeal. The appellate division has 90 days after the date scheduled for oral argument to decide the appeal. The clerk of the court will mail you a notice of the appellate division's decision.



What should I do if I want to give up my appeal?

If you decide you do not want to continue with your appeal, you must file a written document with the appellate division notifying it that you are giving up (this is called "abandoning") your appeal. You can use *Abandonment of Appeal (Limited Civil Case)* (form APP-107) to file this notice in a limited civil case. You

Information on Appeal Procedures for Limited Civil Cases

can get form APP-107 at any courthouse or county law library or online at www.courts.ca.gov/forms.

INFORMATION FOR THE RESPONDENT

This section of this information sheet is written for the respondent—the party responding to an appeal filed by another party. It explains some of the rules and procedures relating to responding to an appeal in a limited civil case. The information may also be helpful to the appellant.

I have received a notice of appeal from another party. Do I need to do anything?

You do not *have* to do anything. The notice of appeal simply tells you that another party is appealing the trial court's decision. However, this would be a good time to get advice from a lawyer, if you want it. You do not *have* to have a lawyer; if you are an individual (not a corporation, for example), you are allowed to represent yourself in an appeal in a limited civil case. But appeals can be complicated and you will have to follow the same rules that lawyers have to follow.

If you have any questions about the appeal procedures, you should talk to a lawyer. You must hire your own lawyer if you want one. You can get information about finding a lawyer on the Self-Help Guide to the California Courts at https://selfhelp.courts.ca.gov/get-free-or-low-cost-legal-help.

22 If the other party appealed, can I appeal too?

Yes. Even if another party has already appealed, you may still appeal the same judgment or order. This is called a "cross-appeal." To cross-appeal, you must serve and file a notice of appeal. You can use *Notice of Appeal/Cross-Appeal—Limited Civil Case* (form APP-102) to file this notice in a limited civil case. Please read the information for appellants about filing a notice of appeal, starting on page 2 of this information sheet, if you are considering filing a cross-appeal.

23 Is there a deadline to file a crossappeal?

Yes. You must serve and file your notice of appeal within either the regular time for filing a notice of appeal (generally 30 days after mailing or service of Notice of Entry of the judgment or a file-stamped copy of the judgment) or within 10 days after the clerk of the trial court mails notice of the first appeal, whichever is later.

I have received a notice designating the record on appeal from another party. Do I need to do anything?

You do not *have* to do anything. A notice designating the record on appeal lets you know what kind of official record the appellant has asked to be sent to the appellate division. Depending on the kind of record chosen by the appellant, however, you may have the option to:

- Add to what is included in the record
- Participate in preparing the record or
- Ask for a copy of the record

Look at the appellant's notice designating the record on appeal to see what kind of record the appellant has chosen and read about that form of the record in the response to question (13) above. Then read below for what your options are when the appellant has chosen that form of the record.

(a) Reporter's transcript

If the appellant is using a reporter's transcript, you have the option of asking for additional proceedings to be included in the reporter's transcript. To do this, within 10 days after the appellant files its notice designating the record on appeal, you must serve and file a notice designating additional proceedings to be included in the reporter's transcript.

Whether or not you ask for additional proceedings to be included in the reporter's transcript, you must generally pay a fee if you want a copy of the reporter's transcript. The trial court clerk or reporter will send you a notice indicating the cost of preparing a copy of the reporter's transcript. If you want a copy of the reporter's transcript, you must deposit this

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amount (and a fee for the trial court) or one of the substitutes allowed by rule 8.834 with the trial court clerk within 10 days after this notice is sent. (See rule 8.834 for more information about this deposit and the permissible substitutes, such as a waiver of this deposit signed by the court reporter.)

Unlike the fee for preparing a clerk's transcript, the court cannot waive the fee for preparing a reporter's transcript. A special fund, called the Transcript Reimbursement Fund, may be able to help pay for the transcript. You can get information about this fund at www.courtreportersboard.ca.gov/consumers/index.shtml#trf. The reporter will not prepare a copy of the reporter's transcript for you unless you deposit the cost of the transcript, or one of the permissible substitutes, or your application for payment by the Transcript Reimbursement Fund is approved.

If the appellant elects not to use a reporter's transcript, you may not designate a reporter's transcript without first getting an order from the appellate division.

(b) Agreed statement

If you and the appellant agree to prepare an agreed statement (a summary of the trial court proceedings that is agreed to by the parties), you and the appellant will need to reach an agreement on that statement within 30 days after the appellant files its notice designating the record.

(c) Statement on appeal

If the appellant elects to use a statement on appeal (a summary of the trial court proceedings that is approved by the trial court), the appellant will send you a proposed statement to review. You will have 10 days from the date the appellant sent you this proposed statement to serve and file suggested changes (called "amendments") that you think are needed to make sure that the statement provides an accurate summary of the testimony and other evidence relevant to the issues the appellant indicated the appellant is raising on appeal. "Serve and file" means that you must:

- Have somebody over 18 years old mail, deliver, or electronically send ("serve") the proposed amendments to the appellant in the way required by law. If the proposed amendments are mailed or personally delivered, it must be by someone who is not a party to the case—so not you.
- Make a record that the proposed amendments have been served. This record is called a "proof of service." *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) can be used to make this record. The proof of service must show who served the proposed amendments, who was served with the proposed amendments were served (by mail, in person, or electronically), and the date the proposed amendments were served.
- File the original proposed amendments and the proof of service with the trial court. You should make a copy of the proposed amendments you are planning to file for your own records before you file them with the court. It is a good idea to bring or mail an extra copy of the proposed amendments to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed.

You can get more information about how to serve court papers and proof of service from What Is Proof of Service? (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

(d) Clerk's transcript or appendix

Clerk's transcript: If the appellant is using a clerk's transcript, you have the option of asking the clerk to include additional documents in the clerk's transcript.

To do this, within 10 days after the appellant serves its notice designating the record on appeal, you must serve and file a notice designating additional documents to be included in the clerk's transcript. You may use Respondent's Notice Designating Record on

Information on Appeal Procedures for Limited Civil Cases

Appeal—Limited Civil Case (form APP-110) for this purpose.

Whether or not you ask for additional documents to be included in the clerk's transcript, you must pay a fee if you want a copy of the clerk's transcript. The trial court clerk will send you a notice indicating the cost for a copy of the clerk's transcript. If you want a copy, you must deposit this amount with the court within 10 days after the clerk's notice was sent.

If you cannot afford to pay this cost, you can ask the court to waive it. To do this, you must fill out and file a *Request to Waive Court Fees* (form FW-001). You can get form FW-001 at any courthouse or county law library or online at *www.courts.ca.gov/forms*. The court will review this application and determine if you are eligible for a fee waiver. The clerk will not prepare a copy of the clerk's transcript for you unless you deposit payment for the cost or obtain a fee waiver.

Appendix: If the appellant is using an appendix, and you and the appellant have not agreed to a joint appendix, you may prepare a separate respondent's appendix. See pages 8–9 for more information about preparing an appendix.

If the appellant chooses a clerk's transcript but does not have a waiver of the fee for a clerk's transcript, you can choose an appendix instead of a clerk's transcript, and the appeal will proceed by appendix. To choose an appendix, you can fill out and file *Respondent's Notice Designating Record on Appeal—Limited Civil Case* (form APP-110) within 10 days after the appellant's notice designating the record on appeal is filed.

25

What happens after the official record has been prepared?

As soon as the record on appeal is complete, the clerk of the trial court will send it to the appellate division. When the appellate division receives this record, it will send you a notice telling you when you must file your brief in the appellate division.

A brief is a party's written description of the facts in the case, the law that applies, and the party's argument about

the issues being appealed. If you are represented by a lawyer, your lawyer will prepare your brief. If you are not represented by a lawyer in your appeal, you will have to prepare your brief yourself. You should read rules 8.882–8.884 of the California Rules of Court, which set out the requirements for preparing, serving, and filing briefs in limited civil appeals, including requirements for the format and length of these briefs. You can get these rules at any courthouse or county law library or online at www.courts.ca.gov/rules.htm.

The appellant serves and files the first brief, called an "appellant's opening brief." You may, but are not required to, respond by serving and filing a respondent's brief within 30 days after the appellant's opening brief is filed. "Serve and file" means that you must:

- Have somebody over 18 years old mail, deliver, or electronically send ("serve") the brief to the other parties in the way required by law. If the brief is mailed or personally delivered, it must be by someone who is not a party to the case—so not you.
- Make a record that the brief has been served. This record is called a "proof of service." *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) can be used to make this record. The proof of service must show who served the brief, who was served with the brief, how the brief was served (by mail, in person, or electronically), and the date the brief was served.
- File the original brief and the proof of service with the appellate division. You should make a copy of the brief you are planning to file for your own records before you file it with the court. It is a good idea to bring or mail an extra copy of the brief to the clerk when you file your original and ask the clerk to stamp this copy to show that the original has been filed. You can get more information about how to serve court papers and proof of service from What Is Proof of Service? (form APP-109-INFO) and on the Self-Help Guide to the California Courts at www.courts.ca.gov/selfhelp-serving.htm.

You and the other parties can agree (stipulate) to extend the time for filing this brief by up to 30 days (see rule 8.882(b) for requirements for these agreements). You can also ask the court to extend the time for filing this brief if you can show good cause for an extension (see rule 8.811(b) for a list of the factors the court will consider in deciding whether there is good cause for an

Information on Appeal Procedures for Limited Civil Cases

extension). You can use *Application for Extension of Time to File Brief—Limited Civil Case* (form APP-106) to ask the court for an extension.

If you do not file a respondent's brief, the appellant does not automatically win the appeal. The court will decide the appeal on the record, the appellant's brief, and any oral argument by the appellant. Remember that an appeal is not a new trial. The appellate division will not consider new evidence, such as the testimony of new witnesses or new exhibits, so do not include any new evidence in your brief.

If you file a respondent's brief, the appellant then has an opportunity to serve and file another brief within 20 days replying to your brief.

26

What happens after all the briefs have been filed?

Once all the briefs have been filed or the time to file them has passed, the court will notify you of the date for oral argument in your case.

"Oral argument" is the parties' chance to explain their arguments to appellate division judges in person. You do not have to participate in oral argument if you do not want to; you can notify the appellate division that you want to "waive" oral argument. If all parties waive oral argument, the judges will decide the appeal based on the briefs and the record that were submitted. But if one party waives oral argument and another party or parties does not, the appellate division will hold oral argument with the party or parties who did not waive it.

If you do choose to participate in oral argument, you will have up to 10 minutes for your argument unless the appellate division orders otherwise. Remember that the judges will have already read the briefs, so you do not need to read your brief to the judges. It is more helpful to tell the judges what you think is most important in the appeal or ask the judges if they have any questions you could answer.

After oral argument is held (or the scheduled date passes if all parties waive argument), the judges of the appellate division will make a decision about the appeal. The appellate division has 90 days after oral argument to decide the appeal. The clerk of the court will mail you a notice of the appellate division's decision.

APP-102

Notice of Appeal/Cross-Appeal— **Limited Civil Case**

Instructions

- This form is only for appealing in a **limited civil case**. You can get other forms for appealing in unlimited civil cases at any courthouse or county law library or online at www.courts.ca.gov/forms.
- Before you fill out this form, read Information on Appeal Procedures for Limited Civil Cases (form APP-101-INFO) to know your rights and responsibilities. You can get form APP-101-INFO at any courthouse or county law library or online at www.courts.ca.gov/forms.
- You must serve and file this form no later than 30 days after the trial court or a party serves a document called a Notice of Entry of the trial court judgment or a file-stamped copy of the judgment or 90 days after entry of judgment, whichever is earlier (see rule 8.823 of the California Rules of Court for very limited exceptions). If your notice of appeal is late, your appeal will be dismissed.
- Fill out this form and make a copy of the completed form for your records and for each of the other parties.
- Serve a copy of the completed form on each of the other parties and keep proof of this service. You can get information about how to serve court papers and proof of service from What Is Proof of Service? (form APP-109-INFO) and on the Self-Help Guide to the California Courts at https://selfhelp.courts.ca.gov/.
- Take or mail the original completed form and proof of service on the other parties to the clerk's office for the same court that issued the judgment or order you are appealing. It is a good idea to take or mail an extra copy to the clerk and ask the clerk to stamp it to show that the original has been filed.

u fill in the name and street address of the cou
at issued the judgment or order you are

Clerk stamps date here when form is filed.

appealing:

Superior Court of California, County of Orange

You fill in the number and name of the trial court case in which you are appealing the judgment or order:

Trial Court Case Number:	
Trial Court Case Name:	

The clerk will fill in the number below

Appellate Division Case Number:

State

State

State

Zip

Zip

Zip

Your Information

- a. Name of appellant (the party who is filing this appeal):
 - ☐ Check here if more than one appellant and attach a separate page or pages listing the other appellants and their contact information. At the top of each page, write "APP-102, item 1a."
- b. Appellant's contact information (skip this if the appellant has a lawyer for this appeal):

Street address: Street Mailing address (if different):

Email:

c. Appellant's lawyer (skip this if the appellant does not have a lawyer for this appeal):

State Bar number: Name: Street address:

Street Mailing address (if different): Street

Phone: Fax:

Judicial Council of California, www.courts.ca.gov



Trial	I Court Case Name:	Trial Court Case Number:
2)	This is (check a or b):	
	a. The first appeal in this case.	
	b. A cross-appeal (an appeal filed after the first appeal in this case	(complete (1), (2), and (3)).
	(1) The notice of appeal in the first appeal was filed on <i>(fill in the appeal in this case)</i> :	date that the other party filed its notice of
	(2) The trial court clerk served notice of the first appeal on <i>(fill in other party's appeal in this case)</i> :	
	(3) The appellate division case number for the first appeal is <i>(fill in other party's appeal, if you know it)</i> :	
3	Judgment or Order You Are Appealing	
	I am/My client is appealing (check a, b, or both):	
	a. The final judgment in the trial court case identified in the box of The date the trial court entered this judgment was (fill in the date).	
	b. Other (check all that apply):	
	(1) An order made after final judgment in the case. The date the trial court entered this order was (fill in the date).	nte):
	(2) An order changing or refusing to change the place of trial (The date the trial court entered this order was (fill in the date)	
	(3) An order granting a motion to quash service of summons. The date the trial court entered this order was (fill in the date)	ute):
	(4) An order granting a motion to stay or dismiss the action on The date the trial court entered this order was (fill in the date)	
	(5) An order granting a new trial. The date the trial court entered this order was (fill in the date)	ute):
	(6) An order denying a motion for judgment notwithstanding to The date the trial court entered this order was (fill in the date).	
	(7) An order granting or dissolving an injunction or refusing to The date the trial court entered this order was (fill in the date).	
	(8) An order appointing a receiver.	



The date the trial court entered this order was (fill in the date):

Trial	Court Case Name:	Trial Court Case Number:
3	(continued) (9) Other action (please describe as	nd indicate the date the trial court took the action you are appealing):
	c. The judgment or order being appeals (name):	ed directs payment of sanctions by an attorney for a party. The attorney appeals.
	d. The order or judgment being appealed.	ed is attached (optional).
4	Record Preparation Election Complete this section only if you are filing to section and go to the signature line.	the first appeal in this case. If you are filing a cross-appeal, skip this
		you must serve and file a notice in the trial court designating the record Designating Record on Appeal (Limited Civil Case) (form APP-103).
	a. I will serve and file a notice designate	ting the record on appeal together with this notice of appeal.
		ting the record on appeal later. I understand that I must file this notice in late I file this notice of appeal, and that if I do not file the notice ourt may dismiss my appeal.
mus a do or (2	st serve and file this form no later than ocument called a Notice of Entry of the	cumstances listed in California Rules of Court, rule 8.823, you (1) 30 days after the trial court clerk or a party serves either trial court judgment or a file-stamped copy of the judgment, nt, whichever is earlier. If your notice of appeal is late, your
Date	:	•
	Type or print your name	Signature of appellant/cross-appellant or attorney
Date	:	\
	Type or print your name	Signature of appellant/cross-appellant or attorney
Date	:	
	Type or print your name	Signature of appellant/cross-appellant or attorney

APP-103

Appellant's Notice Designating Record on Appeal (Limited Civil Case)

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- This form is only for choosing ("designating") the record on appeal in a **limited civil case.**
- Before you fill out this form, read *Information on Appeal Procedures for Limited Civil Cases* (form APP-101-INFO) to know your rights and responsibilities. You can get form APP-101-INFO at any courthouse or county law library or online at www.courts.ca.gov/forms.
- This form can be attached to your notice of appeal. If it is not attached to your notice of appeal, you must serve and file this form within 10 days after you file your notice of appeal. If you do not file this form on time, the court may dismiss your appeal.
- Fill out this form and make a copy of the completed form for your records and for each of the other parties.
- Serve a copy of the completed form on each of the other parties and keep proof of this service. You can get information about how to serve court papers and proof of service on the California Courts Online Self-Help Center site at www.courts.ca.gov/selfhelp-serving.htm.
- Take or mail the original completed form and proof of service on the other parties to the clerk's office for the same court that issued the judgment or order you are appealing. It is a good idea to take or mail an extra copy to the clerk and ask the clerk to stamp it to show that the original has been filed.

Phone: E-mail:

Cierk stamps date here when form is filed.			
You fill in the name and street address of the court			

You fill in the name and street address of the count that issued the judgment or order you are appealing:

Superior Court of California, County of

You fill in the number and name of the trial court case in which you are appealing the judgment or order:

oracr.	
Trial Court Case Number:	
Trial Court Case Name:	

You fill in the appellate division case number (if you know it):

Appellate Division Case Number:

1 Your Information

1.	Name of Appellant	(the party who	is filing this	appeal):
1.	rame of Appenant	(the party who	is illing tills	appear).

b. Appellant's contact information (skip this if the appellant has a lawyer for this appeal):

c. Appellant's lawyer (skip this if the appellant does not have a lawyer for this appeal):

 Name:
 State Bar number:

 Street address:
 City
 State Zip

 Mailing address (if different):
 City
 State Zip

 Phone:
 E-mail:
 E-mail:

rial Court	Case Name	:				
nformat	tion Abou	ıt Your Appeal				
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a. [if I elect to review	to proceed without prov any issues I might war	proceedings in the trial court viding a record of the oral pront to raise about what was said dence to support the judgmen	oceedings, the appellate divided in the trial court during to	vision will not be able hose proceedings or	
b. [(choose) want to u division.	to proceed WITH a rec se and take the actions I understand that if I do	redings in the trial court (compored of the oral proceedings in described below to make sure a not take the actions described by to succeed in my appeal.	n the trial court, I have to ce this record is provided to ed below and the appellate	hoose the record I the appellate	
	nt to use the following record of what was said in the trial court proceedings in my case (check and complete one of the following below—a, b, c, d, or e):					
a. [a. Reporter's Transcript. This option is available only if there was a court reporter in the trial court who made a record of what was said in court. Check with the trial court to see if there was a court reporter in your case before choosing this option. Complete (1) and (2).					
(1	proceedi want inc example instructi	ings in the trial court be rluded by its date, the da to the examination of jur ons], the name of the co	be included in reporter's trace included in the reporter's trace included in the reporter's trace partment in which it took players, motions before trial, the ourt reporter who recorded the occeding was previously prepared	anscript. (You must identify ace, a description of the pretaking of testimony, or the proceedings, and wheth	e each proceeding you coceedings [for e giving of jury	
	Date	Department	Description	Reporter's Name	Prev. prepared?	
(a)					☐ Yes ☐ No	
(b)					☐ Yes ☐ No	
(c)					Yes No	
(d) (e)					☐ Yes ☐ No ☐ Yes ☐ No	
(f)					Yes No	
1111						

Trial Court Case Number:

proceedings. At the top of each page, write "APP-103, item 4a."

Court Ca	se Name:			Trial Court Case Number:			
a. (con							
, ,	2) The proceedings designated in (1) include do not include all of the testimony in the tric court. If the designated proceedings DO NOT include all of the testimony, state the points that you interraise on appeal. (Rule 8.834(a)(2) provides that your appeal will be limited to these points unless, on a motion, the appellate division permits otherwise.)						
		* *	pace to list other points and attack www.write "APP-103, item 4a(2)."	h a separate page or pages listing those			
(3)	original the form	l certified transcript of nat requirements in rule	all the proceedings I have designa	e Designating Record on Appeal an ated in (1). The transcript complies with Court. Under rule 8.834, no payment is			
(4)		or reporter's transcri					
	` '	1 1	s transcript I have designated in (1 cost of the transcript, I will:). Within 10 days of getting the			
	Deposit an amount equal to the estimated cost of the transcript with the trial court, and a fee o \$50 for the superior court to hold this deposit in trust. I understand that if I do not comply with this requirement, my appeal may be dismissed.						
	File with the trial court a copy of the written waiver of deposit signed by the reporter. I understand that if I do not comply with this, my appeal may be dismissed.						
	app of to my	n unable to afford the c lying to the Transcript he court reporter's estin	cost of the reporter's transcript I has Reimbursement Fund to pay for the mate of the costs for this transcript	ave designated in (1) and am therefore his transcipt. Within 10 days of receipt t, I will file with the trial court a copy of reimbusement from the Transcript			
(5)			. I request that the reporter provide	e my copy of the transcript in:			
		per format only.					
		ectronic format only.	C				
	(c) Bo	oth paper and electronic	ormat.				
r e i	recording w electronic re ncluded by	as made of what was so ecording was made in y its date, the departmen	onic Recording. This option is ava aid in the trial court. Check with the your case before choosing this opti	ion. Identify each proceeding you want tion of the proceedings, and if you know			
	Date	Department	Description	Electronic Monitor's Name			
(a)							
(b)							
(c)							
	hock hove i	f vou need more space	to describe any proceeding or to l	ist more proceedings and attach a			

separate page describing or listing those proceedings. At the top of each page, write "APP-103, item 4b."

4)	b.	(coı	ntinued)
		Che	eck and complete (1) or (2).
		(1)	☐ I will pay the trial court clerk for this transcript myself. I understand that if I do not pay for the transcript, my appeal may be dismissed.
			(a) With this notice designating the record on appeal, I have deposited with the trial court clerk the approximate cost of transcribing the proceedings I designated above, calculated as provided in rule 8.130(b)(1)(B).
			(b) Within 10 days of receipt of the clerks estimate of the cost of the transcript, I will deposit that amount with the trial court clerk.
		(2)	☐ I am asking that the transcript be provided at no cost to me because I cannot afford to pay this cost. I have attached (check (a) or (b) and attach the appropriate document):
			 (a) An order granting a waiver of the cost under rules 3.50–3.58 and 8.818(d). (b) An application for a waiver of court fees and costs under rules 3.50–3.58 and 8.818(d). (Use Request to Waive Court Fees (form FW-001). The court will review this form to decide if you are eligible for a fee waiver.)
			OR
	c.		Copy of Official Electronic Recording. This option is available only if an official electronic recording was made of what was said in the trial court, the court has a local rule for the appellate division permitting the use of the official electronic recording itself as the record of the proceedings, and all of the parties have agreed (stipulated) that they want to use the recording itself as the record of what was said in the case. Check with the trial court to see if an official electronic recording was made in your case before choosing this option. You must attach a copy of your agreement (stipulation) with the other parties to this notice. Check and complete (1) or (2).
		(1)	☐ I will pay the trial court clerk for this copy of the recording myself when I receive the clerk's estimate of the cost of this copy. I understand that if I do not pay for this copy of the recording, it will not be prepared and provided to the appellate division.
		(2)	I am asking that a copy of the recording be provided at no cost to me because I cannot afford to pay this cost. I have submitted the following document with this notice designating the record <i>(check (a) or (b) and submit the appropriate document):</i>
			(a) An order granting a waiver of the cost under rules 3.50–3.58 and 8.818(d).
			(b) An application for a waiver of court fees and costs under rules 3.50–3.58 and 8.818(d). (Use Request to Waive Court Fees (form FW-001). The court will review this form to decide if you are eligible for a fee waiver.)
		_	OR
	d.		Agreed Statement. An agreed statement is a summary of the trial court proceedings agreed to by the parties. See form APP-101-INFO for information about preparing an agreed statement. Check (1) or (2).
		(1)	☐ I have attached an agreed statement to this notice.
		(2)	All the parties have agreed in writing (stipulated) to try to agree on a statement (you must attach a copy of this agreement (stipulation) to this notice). I understand that, within 30 days after I file this notice, I must file either the agreed statement or a notice indicating the parties were unable to agree on a statement and a new notice designating the record on appeal, and if I do not, the court may dismiss my appeal.

Trial Court Case Name:	Trial Court Case Number:
(4) (continued)	
OR	
e. Statement on Appeal. A statement on appeal is a summary trial court. See form APP-101-INFO for information about p	
(1) I have attached my proposed statement on appeal to this in this appeal, you must use Proposed Statement on Apperpare and file this proposed statement. You can get a county law library or online at www.courts.ca.gov/form	peal (Limited Civil Case) (form APP-104) to copy of form APP-104 at any courthouse or
(2) I have NOT attached my proposed statement on appeal file this proposed statement in the trial court within 20 on not file the proposed statement on time, the court may of	days of the date I file this notice and that if I do
Record of the Documents Filed in the Trial Court 5 I elect (choose)/My client elects to use the following record of the cand fill in any required information): a. Clerk's Transcript. (Fill out (1)–(4).) Note that, if the appearance of the cand fill in any required information):	ellate division has adopted a local rule permitting
this, the clerk may prepare and send the original court file to transcript.	o the appellate division instead of a clerk's
(1) Required documents. The clerk will automatically include you must provide the date each document was filed or, if the signed.	
Document Title and Description	Date of Filing
(a) Notice of appeal	
(b) Notice designating record on appeal (this document)	
(c) Judgment or order appealed from	
(d) Notice of entry of judgment (if any)	
(e) Notice of intention to move for new trial or motion to vacan notwithstanding the verdict, or for reconsideration of an approximately account to the control of the cont	
(f) Ruling on any item included under (e)	
(g) Register of actions or docket	

Trial Cou	urt Case Name:		Trial Court Case	Number:
5 a.	(continued)			
		ou want any documents in addition to th transcript, you must identify those docu	_	nents listed in (1) above
	_	aclude in the transcript the following doc you want included by its title and provide ocument was signed.)		
	Docu	ment Title and Description		Date of Filing
	(a)			
	(b)			
	(c)			
	(d)			
	(e)			
	refused, or lodged in the Defendant's A) and a brackethibit into evidence. If the	nclude in the transcript the following external court. (For each exhibit, give the exief description of the exhibit, and indicate the trial court has returned a designate at to the trial court clerk as soon as poss	xhibit number (si te whether or not l'exhibit to a part	uch as Plaintiff's #1 or t the court admitted the
	Exhibit Number	Description	Adı	mitted Into Evidence
				Yes No
		o list other exhibits and attach a separat write "APP-103, item 5a(3)."		Yes No

Trial Court Coop Name	Trial Court Case Number:
Trial Court Case Name:	
(5) a. (continued)	
(4) Payment for clerk's transcript. (Check a or b.)	
(a) I will pay the trial court clerk for this transcript myself when costs of the transcript. I understand that if I do not pay for the provided to the appellate division.	
(b) ☐ I am asking that the clerk's transcript be provided at no cost this cost. I have submitted the following document with this or (ii) and submit the checked document):	
(i) An order granting a waiver of the cost under rules 3.50	-3.58 and 8.818(d).
(ii) An application for a waiver of court fees and costs under Request to Waive Court Fees (form FW-001). The court are eligible for a fee waiver.)	
OR	
b. An appendix under rule 8.845.	
OR	
c. Agreed statement. (This option is only available if you have chosen of the oral proceedings under item 4 above and you attach to your documents that are required to be included in the clerk's transcript. It above and in rule 8.832 of the California Rules of Court.)	agreed statement copies of all the
Date:	
Type or print your name Sig	nature of appellant or attorney

APP-104

Proposed Statement on Appeal (Limited Civil Case)

Instructions

- This form is only for preparing a proposed statement on appeal in a **limited** civil case.
- Before you fill out this form, read *Information on Appeal Procedures for Limited Civil Cases* (form APP-101-INFO) to know your rights and responsibilities. You can get form APP-101-INFO at any courthouse or county law library or online at *www.courts.ca.gov/forms*.
- This form can be attached to your *Appellant's Notice Designating Record* on *Appeal (Limited Civil Case)* (form APP-103). If it is not attached to that notice, this form must be filed **no later than 20 days after you file that notice. If you have chosen to prepare a statement on appeal and do not file this form on time, the court may dismiss your appeal.**
- Fill out this form and make a copy of the completed form for your records and for each of the other parties.
- Serve a copy of the completed form on each of the other parties and keep proof of this service. You can get information about how to serve court papers and proof of service from *What Is Proof of Service?* (form APP-109-INFO) and on the California Courts Online Self-Help Center at www.courts.ca.gov/selfhelp-serving.htm.
- Take or mail the original completed form and proof of service on the other parties to the clerk's office for the same court that issued the judgment or order you are appealing. It is a good idea to take or mail an extra copy to the clerk and ask the clerk to stamp it to show that the original has been filed.

ou fill in the name and street address of the	court

Clerk stamps date here when form is filed.

You fill in the name and street address of the cour that issued the judgment or order you are appealing:

Superior Court of California, County of

You fill in the number and name of the trial court case in which you are appealing the judgment or order:

Trial Court Case Number:

Trial Court Case Name:

You fill in the appellate division case number (if you know it):

Appellate Division Case Number:

1) Your Information

a. Thans of Appending	the party who is filing this appeal):			
Name:				
b. Appellant's contact is	nformation (skip this if the appellan	at has a lawyer for this a	appeal):	
Street address:				
Street		City	State Zi	p
Mailing address (if d	ifferent):			
	Street	City	State Zi	p
Phone:	Email:			
	kip this if the appellant does not ha	, , , , , , , , , , , , , , , , , , , ,	,	
		State Bar	number:	
Street address:		State Bar	number:	
Street address: Street		State Bar	number:	<u> </u>
Street				 D
Street Mailing address (if di	fferent):	City	State Zi	



Trial Court Case Name:		Trial Court Case Number:
Information About \		
On <i>(fill in the date)</i> : in the box on page 1	, I/my client filed	d a notice of appeal in the trial court case identified
On (fill in the date): to use a statement or		d a notice designating the record on appeal, electing
Proposed Statem	ent	
(4) Reasons for You	ur Appeal	
	peal, the appellate division can only review on MPP-101-INFO to learn about these legal	a case for whether certain kinds of legal errors errors):
• There was not "sı	ubstantial evidence" supporting the judgmen	t, order, or other decision you are appealing.
• A "prejudicial err	ror" was made during the trial court proceed	dings.
• •	on: · case or take new evidence. whether witnesses were telling the truth or ly	ina
• Cannot consider v	whether there was more or stronger evidence al court's decision.	8
(Check all that apply appeal.)	and describe the legal error or errors you by	believe were made that are the reason for this
indicated in t		gment, order, or other decision that I/my client case. (Explain why you think the judgment, order, ace):
	g error or errors about either the law or court ny client. (Describe each error and how you	t procedure was/were made that caused substantial were/your client was harmed by that error.)
(1) Describe the	error:	
Describe hov	v you were/your client was harmed by the er	ror:

Trial	Cou	ırt C	ase Name:
4	b.	(2)	Describe the error:
			Describe how you were/your client was harmed by the error:
		(3)	Describe the error:
			Describe how you were/your client was harmed by the error:
			Check here if you need more space to describe these or other errors and attach a separate page or pages describing the errors. At the top of each page, write "APP-104, item 4."
5	Th	ne C	Dispute
	a.	In t	The trial court, I/my client was the <i>(check one)</i> : Plaintiff (the party who filed the complaint in the case). Defendant (the party against whom the complaint was filed).
	b.		e plaintiff's complaint in this case was about (briefly describe what was claimed in the complaint filed with trial court):
	c.		e defendant's response to this complaint was (briefly describe how the defendant responded to the complaint d with the trial court):
		_	
			eck here if you need more space to describe the dispute and attach a separate page or pages describing it. the top of each page, write "APP-104, Item 5."

Trial Court Case Number:

Trial Court Case Name:		Trial Court Case Number:	
			_

Were any motions (requests for the trial court to issue an order) made in this case that are relevant to the rea you gave in (a) for this appeal? Yes (fill out b)	AI.	nmary of Any Motions and the Court's Order on the Motion
In the spaces below, describe any motions (requests for orders) that were made in the trial court that are relevant to the reasons you gave in (a) for this appeal. Write a complete and accurate summary of what was said at any hearings on these motions and indicate how the trial court ruled on these motions. (1) Describe the first motion: The motion was filed by the plaintiff defendant. There was a hearing on this motion, write a complete and accurate summary of what was said at this hearing: The trial court granted this motion did not grant this motion. Other (describe any other action the trial court took concerning this motion): Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was a hearing on this motion, write a complete and accurate summary of what was said at this		
relevant to the reasons you gave in for this appeal. Write a complete and accurate summary of what was said at any hearings on these motions and indicate how the trial court ruled on these motions. (1) Describe the first motion: The motion was filed by the plaintiff defendant. There was hearing on this motion, write a complete and accurate summary of what was said at this hearing: The trial court granted this motion did not grant this motion. Other (describe any other action the trial court took concerning this motion): Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was hearing on this motion, write a complete and accurate summary of what was said at this		
The motion was filed by the	r	relevant to the reasons you gave in (4) for this appeal. Write a complete and accurate summary of what was
There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this hearing: The trial court granted this motion did not grant this motion. Other (describe any other action the trial court took concerning this motion): Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this	(1) Describe the first motion:
There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this hearing: The trial court granted this motion did not grant this motion. Other (describe any other action the trial court took concerning this motion): Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this		The motion was filed by the □ plaintiff □ defendant
If there was a hearing on this motion, write a complete and accurate summary of what was said at this hearing: The trial court		
The trial court granted this motion did not grant this motion. Other (describe any other action the trial court took concerning this motion): Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this		
 □ Other (describe any other action the trial court took concerning this motion): □ Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: □ The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		
 □ Other (describe any other action the trial court took concerning this motion): □ Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: □ The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		
 □ Other (describe any other action the trial court took concerning this motion): □ Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: □ The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		
 □ Other (describe any other action the trial court took concerning this motion): □ Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: □ The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		
 Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		The trial court granted this motion did not grant this motion.
 Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the □ plaintiff □ defendant. There □ was □ was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this 		Other (describe any other action the trial court took concerning this motion):
describing this motion. At the top of each page, write "APP-104, Item 6b(1)." (2) Describe the second motion: The motion was filed by the plaintiff defendant. There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this		
The motion was filed by the plaintiff defendant. There was was not a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this		
There was a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this	(2) Describe the second motion:
There was a hearing on this motion. If there was a hearing on this motion, write a complete and accurate summary of what was said at this		
If there was a hearing on this motion, write a complete and accurate summary of what was said at this		The motion was filed by the plaintiff defendant.
		There was was not a hearing on this motion.
		The trial court granted this motion. did not grant this motion.

Trial	Co	urt Ca	se Name:
6	b.	(2) [Other (describe any other action the trial court took concerning this motion):
		[☐ Check here if you need more space to describe this motion and attach a separate page or pages describing this motion. At the top of each page, write "APP-104, item 6b(2)."
		(3) [Check here if any other motions were filed that are relevant to the reasons you gave in 4 for this appeal and attach a separate page describing each motion, identifying who made the motion and whether there was a hearing on the motion, summarizing what was said at the hearing on the motion, and indicating whether the trial court granted or denied the motion. At the top of each page, write "APP-104, item 6b(3)."
7	Sı	umm	ary of Testimony and Other Evidence
	a.	Was	there a trial in your case?
			No (skip items b, c, d, and e and go to item (8))
			Yes (check (1) or (2) and complete items b, c, d, and e)
		((1) Ury trial
		((2) Trial by judge only
	b.	Did	you/your client testify at the trial?
			No
		1 (Yes (Write a complete and accurate summary of the testimony you/your client gave that is relevant to the reasons you gave in 4 for this appeal. Include only what you actually said; do not comment or give your opinion about what was said. Please indicate whether any objections were made concerning your/your client's testimony or any exhibits you/your client asked to present and whether these objections were sustained.):
		-	
		-	
	c.	Were	Check here if you need more space to summarize your/your client's testimony and attach a separate page or pages summarizing this testimony. At the top of each page, write "APP-104, Item 7b." ethere any other witnesses at the trial whose testimony is relevant to the reasons you gave in 4 for this al?
			No
			Yes (complete items (1), (2), and (3)):
		((1) The witness's name is (fill in the witness's name):
		((2) The witness testified on behalf of the <i>(check one)</i> :

Trial Court Case Number:

l Court	Case	Name:	Trial Court Case Number:
) c.	(3)	This witness testified that (Write a complete and accurate relevant to the reasons you gave in 4 for this appeal. If not comment on or give your opinion about what the with objections were made concerning this witness's testimon and whether these objections were sustained.):	Include only what the witness actually said; do ness said. Please indicate whether any
		☐ Check here if you need more space to summarize this or pages summarizing this testimony. At the top of ea	
d. 🗌	for sun ind ask	eck here if any other witnesses gave testimony at the trial this appeal. Attach a separate page or pages identifying earnmarizing the witness's testimony that is relevant to the relicating whether any objections were made concerning this ted to present and whether these objections were sustained	ach witness and who the witness testified for, easons you gave in 4 for this appeal, and s witness's testimony or any exhibits the witness
	7d.	"	1 187
ga	ımma	arize the evidence, other than testimony, that was given due for this appeal. (Write a complete and accurate summedent. Include only the evidence given; do not comment on	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the
ga	ımma	arize the evidence, other than testimony, that was given du 4 for this appeal. (Write a complete and accurate summ	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the
ga	amma spond	arize the evidence, other than testimony, that was given du 4 for this appeal. (Write a complete and accurate summ	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the or give your opinion about this evidence.):
ga <i>re.</i>	Che	arize the evidence, other than testimony, that was given du (4) for this appeal. (Write a complete and accurate summent. Include only the evidence given; do not comment on eck here if you need more space to describe the evidence of	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the or give your opinion about this evidence.):
ga re.	Che the	arize the evidence, other than testimony, that was given du (4) for this appeal. (Write a complete and accurate summent. Include only the evidence given; do not comment on eck here if you need more space to describe the evidence of evidence. At the top of each page, write "APP-104, Item	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the or give your opinion about this evidence.):
ga re.	Che the	arize the evidence, other than testimony, that was given due of this appeal. (Write a complete and accurate summent. Include only the evidence given; do not comment on eck here if you need more space to describe the evidence of evidence. At the top of each page, write "APP-104, Item all court's Findings all court make findings in the case?	uring the trial that is relevant to the reasons you nary of the evidence given by both you and the or give your opinion about this evidence.):



☐ Check here if you need more space to describe the trial court's findings and attach a separate page or

pages describing these findings. At the top of each page, write "APP-104, Item 8."

,0111	rial court issued the following final judgment in this case (check all that apply and fill in any required nation):
I/N	My client was required to:
	pay the other party damages of (fill in the amount of the damages): \$
	do the following (describe what you were ordered to do):
	ne other party was required to: pay me/my client damages of (fill in the amount of the damages): \$
	do the following (describe what the other party was ordered to do):
	Other (describe):
	☐ Check here if you need more space to describe the trial court's judgment or order and attach a separate page or pages describing this judgment or order. At the top of each page, write "APP-104, Item 9."

Trial Court Case Number:

Trial Court Case Name:

APP-105

Order Concerning Appellant's Proposed Statement on Appeal (Limited Civil Case)

(Limited Civil Case)	
The court has received and reviewed the <i>Proposed Statement on App</i> (form APP-104) filed by the appellant on (fill in date):	peal
The court makes the following order:	
 a. The court certifies that parts 5 through 9 of the statement a proposed by the appellant are an accurate summary of the evidence and testimony that is relevant to the issues the appel indicated in item 4 are the reason for this appeal. This statem is ready to be sent to the appellate division. b. Corrections are needed in order for parts 5 through 9 of the statement proposed by the appellant to be an accurate summar of the evidence and testimony that is relevant to the issues the appellant indicated in item 4 are the reason for this appeal. 	Clerk fills in the name and street address of the court: Superior Court of California, County of Orange Ty
(1) A modified statement is attached to this order. This modified statement must be sent to the parties.	Clerk fills in the number and name of the case Trial Court Case Number:
(2) The appellant is ordered to prepare a statement incorporating the modifications listed below and to see and file this modified statement.	
(a)	Clerk fills in the number below:
	Appellate Division Case Number:
(b)	
(c)	
(3) More corrections than could be listed above were need statement proposed by the appellant to be an accurate evidence that is relevant to the issues the appellant independent of the content of the c	summary of the testimony and other
appeal. A list of required modifications is attached. The incorporating these modifications and serve and file the	he appellant is ordered to prepare a statement

Clerk stamps date here when form is filed.



Trial Court	Case Name:	Trial Court Case Number:
с. 🗌	The proposed statement does not contain the following material req	uired by rule 8.837.
	The appellant is ordered to prepare a new proposed statement that in	ncludes this material.
d. 🗌	The trial court proceedings in this case were reported by a court rep electronically under Government Code section 69957. Instead of counder rule 8.837(d)(6)(B) that a transcript be prepared as the record court's local rules to make sure the court has a rule providing that the	or these proceedings. (Check the
е. 🗆	This superior court has a local rule for the appellate division author recording as the record of the oral proceedings. The trial court proceedings are contained by the record of these proceedings at the court recording be prepared as the record of these proceedings at the court recording be prepared as the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of these proceedings at the court recording by the record of the record of these proceedings at the court recording by the record of the record of these proceedings at the court record of the	eedings in this case were officially art orders that a copy of that electronic
Date:	Signature of to	rial court judicial officer

GENERAL INFORMATION

What does this information sheet cover?

This information sheet tells you how to fill out *Proof of Service (Appellate Division)* (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E). This information sheet is not part of the proof of service and does not need to be copied, served, or filed.

1

What is "serving" a document?

"Serving" a document on a person means having the document delivered to that person. The general requirements for serving documents are set out in California Code of Civil Procedure sections 1010.6—1013a (you can get a copy of these laws at any county law library or online at www.leginfo.ca.gov.calaw.html). There are three main ways to serve documents: (1) by mail, (2) by personal delivery, or (3) by electronic service.

When a document is served by mail, it must be put in a sealed envelope or package that is addressed to the person who is being served and that has the postage fully prepaid. The envelope then has to be deposited with the U.S. Postal Service by leaving it at a U.S. Postal Service office or mail drop or at an office or business mail drop where the person serving the document knows the mail is picked up every day and deposited with the U.S. Postal Service.

When a document is personally delivered to a party who is represented by an attorney, the document must either be given directly to the attorney representing that party or the document can be placed in an envelope or package addressed to the attorney and left with the receptionist at the attorney's office or with a person who is in charge of the attorney's office. When a document is personally served on a party who is not represented by an attorney, the document must either be given directly to the party or the document can be given to someone who is at least 18 years old at the party's residence between the hours of eight in the morning and six in the evening.

You may be able to serve a document electronically if the person being served has agreed to accept electronic service or if the court has ordered the person to accept electronic service. The requirements for electronic service are set out in California Code of Civil Procedure section 1010.6.

When a document is electronically served, it must be served either by electronic transmission or by electronic notification. "Electronic transmission" means sending the document to the person's electronic service address, an email address the person has given the court and the other parties to the case for this purpose. "Electronic notification" means sending a notice to the person with the exact name of the document and a hyperlink—a link to a web address—at which the document may be viewed and downloaded.

(2)

What documents have to be served?

Rule 8.817 of the California Rules of Court requires that before you file any document with the court in a case in the appellate division of the superior court, you must serve one copy of the document on each of the other parties in the case and on anyone else when required by law (statute or rule of court). Other rules require that certain documents in cases in the appellate division be served, including the notice of appeal and the notice designating the record on appeal in appeals in limited civil cases and briefs in all appeals. (For more information about appeals in general and about these documents, read Information on Appeal Procedures for Limited Civil Cases (form APP-101-INFO), Information on Appeal Procedures for Misdemeanors (form CR-131-INFO), and Information on Appeal Procedures for Infractions (form CR-141-INFO).)

(3)

Who can serve a document?

State law (the Code of Civil Procedure) says that a document in a court case can only be served by a person who is over 18 years old. Service by mail or by personal delivery must be by someone who is not a party in the case; electronic service may be performed directly by a party.

If you are a party in a case and wish to serve documents by mail or by personal delivery, you must have someone else who is over 18 and who is not a party in your case serve any documents in your case for you. You will need to give the person who is serving the document for you (the server) the names and addresses of all the people who need to be served with that document. You will also need to give the server one copy of each document that needs to be served for each person who is being served.

APP-109-INFO What Is Proof of Service?

If you are serving documents electronically, you can do so yourself or have another person over 18 do it for you. The person doing the serving (the server) will need the names and electronic service addresses of everyone who must be served, as well as the document to be served in a form that allows it to be electronically transmitted or made available by hyperlink.

What is proof of service?

A "proof of service" shows the court that a document was served as required by the law. Rule 8.817 also requires a party who is filing a document with the court in a case in the appellate division to attach a proof of service to the document the party wants to file. You can use Proof of Service (Appellate Division) (form APP-109) or *Proof of Electronic Service (Appellate Division)* (form APP-109E) to give the court this proof of service in any case in the appellate division of the superior court. The server should follow the instructions below for completing the *Proof of Service (Appellate Division*) (form APP-109) or Proof of Electronic Service (Appellate Division) (form APP-109E). If another person is serving the documents for you-as is required if the document will be served by mail or personal deliverytell the server to give you the original form when it is filled out and signed. You will need to attach the original proof of service to the document you want to file.

If you are electronically filing the document, the proof of service may also be filed electronically. However, the original signed proof of service must be kept by the party filing the document and produced upon request.

INFORMATION FOR THE SERVER



Who fills out the Proof of Service or Proof of Electronic Service?

If you are the server (the person who serves a document for a party in a court case), you must prepare and sign the proof of service. If you served the document by mail or personal delivery, you can use Proof of Service (Appellate Division) (form APP-109) to prepare this proof of service in any case in the appellate division. If you served the document electronically, you can use Proof of Electronic Service (Appellate Division) (form APP-109E) to prepare the proof of service.

How do I fill out the Proof of Service?

These instructions are for *Proof of Service (Appellate* Division) (form APP-109), if you are serving the document by mail or personal delivery. If you are serving the document electronically, please see (7) below, for instructions on how to fill out *Proof of* Electronic Service (Appellate Division) (form APP-109E).

You can fill out most of the information on *Proof of* Service (Appellate Division) (form APP-109) by copying the information from the document you are serving before you serve that document. However, you should not sign and date the form until after you have finished serving the document. By signing form APP-109, you are swearing, under penalty of perjury, that the information that you put in the form is true and correct.

When you fill out the *Proof of Service (Appellate* Division) (form APP-109), you should print neatly or use a typewriter. If you have Internet access, you can fill out the form online at www.courts.ca.gov/forms (use the "fillable" version of the form).

Filling in the top section of form APP-109:

First box, right side of form: Leave this box blank for the court's use.

Second box, right side of form: Fill in the name of the county in which the case is filed and the street address of the court. You can copy this information from the first page of the document that you are serving. If the document you are serving is another Judicial Council form, this information will be in the second box on the right-hand side of the form.

Third box, right side of form: Fill in the trial court case name and number. You can copy this information from the first page of the document that you are serving. If the document you are serving is another Judicial Council form, this information will be in the third box on the right-hand side of the form.

Fourth box, right side of form: Fill in the appellate division case number, if you know it. If this number is available, it will be on the first page of the document that you are serving. If the document you are serving is

What Is Proof of Service?

another Judicial Council form, this number will be in the fourth box on the right-hand side of the form.

Filling in items 1–5:

Items 1 and 2: You are stating, under penalty of perjury, that you are over the age of 18 and that you are not a party in this court case.

Item ③: Check one of the boxes and provide your home or business address. This information is important because, if you serve the document by mail, you must live or work in the county from which the document was mailed.

Item 4: Check or fill in the name of the document that you are serving. If the document you are serving is another Judicial Council form, the name of the document is located on both the top and the bottom of the first page of the form. If the document you are serving is not a Judicial Council form, the name of the document should be on the top of the first page of the document.

- a. Check box 4a if you are serving the document by mail. BEFORE YOU SEAL AND MAIL THE ENVELOPE WITH THE DOCUMENT YOU ARE SERVING, fill in the following parts of the form.
 - (1) You are stating, under penalty of perjury, that you are putting one copy of the document you identified in item 4 in an envelope addressed to each person listed in 4a(2), sealing the envelope, and putting first-class postage on the envelope.
 - (2) Fill in the name and address of each person to whom you are mailing the document. You can copy this information from the list of people to be served or the envelopes provided by the party for whom you are serving the document. If you need more space to list names and addresses, check the box under item 4a(2) and attach a page listing them. At the top of the page, write "APP-109, Item 4a."
 - (3) Fill in the date you are mailing the document and the city and state from which you are mailing it. REMEMBER: You must live or work in the county from which the document is mailed.

- (a) Check box 4a(3)(a) if you are personally depositing the document with the U.S. Postal Service, such as at a U.S. Post Office or U.S. Postal Service mailbox.
- (b) Check box 4a(3)(b) if you are putting the document in the mail at your place of business.

Once you have finished filling out these parts of the form, make one copy of *Proof of Service (Appellate Division)* (form APP-109) with this information filled in for each person you are serving by mail. Put this copy of *Proof of Service (Appellate Division)* (form APP-109) in the envelope with the document you are serving. Seal the envelope and mail it as you have indicated on the *Proof of Service*.

b. Check box 4b. If you personally delivered the documents. Remember, when a document is personally delivered to a party who is represented by an attorney, the document must either be given directly to the party's attorney or the document can be placed in an envelope or package addressed to the attorney and left with the receptionist at the attorney's office or with a person who is in charge of the attorney's office. When a document is personally served on a party who is not represented by an attorney, the document must either be given directly to the party or the document can be given to someone who is at least 18 years old at the party's residence between the hours of eight in the morning and six in the evening.

For each person to whom you personally delivered the document, fill in:

- (a) The person's name.
- (b) The address at which you delivered the document to this person.
- (c) The date on which you delivered the document to this person.
- (d) The time at which you delivered the document.

If you need space to list more names, addresses, and delivery dates and times, check the box

What Is Proof of Service?

under 4b. and attach a page listing this information. At the top of the page, write "APP-109, Item 4b."

Item 5: At the bottom of the form, type or print your name, sign the form, and fill in the date that you signed the form. By signing this form, you are stating under penalty of perjury that all the information you filled in on *Proof of Service (Appellate Division)* (form APP-109) is true and correct.

After you have finished serving the document and filled in, signed, and dated *Proof of Service (Appellate Division)* (form APP-109), give the original completed form to the party for whom you served the document.

7

How do I fill out the *Proof of Electronic* Service?

You can fill out most of the information on *Proof of Electronic Service* (Appellate Division) (form APP-109E) by copying the information from the document you are serving before you serve that document. However, you should not sign and date the form until after you have finished serving the document. By signing form APP-109E you are swearing under penalty of perjury that the information you have put in the form is true and correct.

You can fill out the *Proof of Electronic Service* (*Appellate Division*) (form APP-109E) online at *www.courts.ca.gov/forms* (use the "fillable" version of the form), or you can print it out and fill it in, printing neatly or using a typewriter.

Filling in the top section of form APP-109E:

First box, right side of form: Leave this box blank for the court's use.

Second box, right side of form: Fill in the name of the county in which the case is filed and the street address of the court. You can copy this information from the first page of the document that you are serving. If the document you are serving is another Judicial Council form, this information will be in the second box on the right-hand side of that form.

Third box, right side of form: Fill in the trial court case number and name. You can copy this information from the first page of the document that you are serving. If the document you are serving is another Judicial Council form, this information will be in the third box on the right-hand side of that form.

Fourth box, right side of form: Fill in the appellate division case number, if you know it. If this number is available, it will be on the first page of the document that you are serving. If the document you are serving is another Judicial Council form, this information will be in the fourth box on the right-hand side of that form.

Filling in items 1–5:

Item 1. You are stating, under penalty of perjury, that you are over the age of 18.

Item 2

a. Check one of the boxes and provide your home or business address.

b. Fill in your electronic service address. This is the address at which you have agreed to accept electronic service, usually an email address.

Item ③: Check or fill in the name of the document that you are serving. If the document you are serving is another Judicial Council form, the name of the document is located on both the top and the bottom of the first page of the form. If the document you are serving is not a Judicial Council form, the name of the document should be on the top of the first page of the document.

Item 4: Fill in the name of each person served, and the name or names of the parties represented, if the person served is an attorney. For each person served, fill in that person's electronic service address and the date you served the person. If you need more space to list additional persons served, check the box under item 4 b. and attach a page listing them, with their electronic service addresses and the date each person was served. At the top of the page, write "APP-109E, Item 4."

When you have filled in the information in items 1–4, create an electronic copy of the *Proof of Electronic Service (Appellate Division)* (form APP-109E) with this

What Is Proof of Service?

information filled in. Transmit the filled-in form with the document you are serving to each person served.

Item (5): At the bottom of the form, type or print your name, sign the form, and fill in the date that you signed the form. By signing this form, you are stating under penalty of perjury that all the information you filled in on the *Proof of Electronic Service* (Appellate Division) (form APP-109E) is true and correct. If you are not the party for whom the documents are served, give the original completed *Proof of Electronic Service* (Appellate Division) (form APP-109E) to the party for whom you served the document.

If you are electronically filing the document that is served, the proof of service may also be filed electronically. However, the original signed proof of service must be kept by the party filing it and produced upon request.

APP-109

Proof of Service (Appellate Division)

Instructions

- This form is only for providing proof that a document has been served (delivered) in a proceeding in the superior court appellate division. If you are serving a document electronically, please use *Proof of Electronic Service (Appellate Division)* (form APP-109E).
- The person who serves (delivers) a document in this case and who fills out this form:
 - Must be at least 18 years old
 - Must NOT be a party in this case
- Before you fill out this form, read *What Is Proof of Service?* (form APP-109-INFO) to understand your responsibilities.
- (1) At the time I served the documents listed in (4), I was at least 18 years old.
- 2 I am not a party in the case identified in the box on the right side of this page.

3 My □ home	business address is:	
Street	City	State Zip

I mailed or personally delivered the following document, as indicated below (check or fill in the name of the document you are serving and check and complete either a or b).

,	,
☐ Notice of Appeal/Cross Appeal (Limited Civil Case)	Арр
☐ Notice Designating Record on Appeal (Limited Civil Case)	
☐ Proposed Statement on Appeal (☐ Limited Civil Case ☐ Misdemed	inor

☐ Appellant's Opening Brief

☐ Respondent's Brief☐ Appellant's Reply Brief

☐ Abandonment of Appeal (Limited Civil Case)

☐ Petition for Writ (Misdemeanor, Infraction, or Limited Civil Case)

Other (write in the name of the document):

a.

Service by Mail

(1) I put one copy of the document identified **4** in an envelope addressed to each person listed in (2), sealed the envelope, and put first-class postage on the envelope.

i .	
You fill in the name and street address of the co	

You fill in the name and street address of the court that issued the decision that is being challenged in this case:

Superior Cou	rt of California	, County of
Orange		

You fill in the number and name of the trial court case in which the decision being challenged was issued:

Trial Court Case Number:	
Trial Court Case Name:	

You fill in the appellate division case number (if you know it):

Appellate	Division	Case	Number:	

Infraction)

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Appe	llate	Division
Case	Nam	ie:

Appellate Division Case Number:

(2)	The	e envelope or envelopes	were addressed as follow	vs:			
	(a)	Name of person served	1 :				
		Address on envelope:					
			Street	City	,	State	Zip
	(b)	(Name of person serve	ed:				
		Address on envelope:					
			Street	City	_	State	•
		separate page listing	mailed copies of the document the names and address and on the top of the page.		\sim		
(3)		nailed the envelope or enute): by deposition	nvelopes on (date): ng the envelope or envelope		n (city): ve):		
	(a)	☐ With the U.S. Post	al Service or				
	(b)	At an office or bus with the U.S. Posta	iness mail drop where I last Service.	know the mail	is picked up e	very day	and deposited
b. 🔲 S	Servi	ce by Personal Delivery	7				
I pe	rson	ally gave one copy of th	e document identified in	4) to each of	the following	people:	
(1)	(a)	Name of person served	d:				
	(b)	(Address where you ga	ave the documents to this	person:			
		,		•			
		Street	City	State	Zip		
			ne documents to this pers				
	(d)	Time when you gave t	he documents to this pers	son:			
(2)	(a)	Name of person served	d:				
	(b)	(Address where you ga	ave the documents to this	person:			
		Street	City	State	Zip		
	(c)		ne documents to this pers				
	(d)	Time when you gave t	he documents to this pers	son:			
		page listing the names	e copies of the document of each of these people, to e and time you gave them	he address wh	iere you gave	each of th	em the
F 1 1 1	1		C-1:6 :	-4.41 ' C	da	1	
(5) I declare u	ındeı	r penalty of perjury und	er California state law tha	at the informat	tion above is ti	tue and co	orrect.
Date:							
)	•			
Ty	vpe d	or print server's name		Sei	ver signs here	after ser	ving

Proof of Electronic Service (Appellate Division)

Instructions

- This form is only for providing proof that a document has been electronically served (delivered) in a proceeding in the superior court appellate division.
- The person who serves (delivers) a document in this case and who fills out this form must be at least 18 years old.
- Before you fill out this form, read *What Is Proof of Service?* (form APP-109-INFO) to understand your responsibilities.
- At the time I served the documents listed in (3), I was at least 18 years old.

2 a. My home business address is:

Street City State Zip

b. My electronic service address is:

I electronically served the following document, as indicated below (check or fill in the name of the document you are serving).

☐ Notice of Appeal/Cross Appeal (Limited Civil Case)

☐ Notice Designating Record on Appeal (Limited Civil Case)

Appellant's Opening Brief

☐ Respondent's Brief

☐ Appellant's Reply Brief

☐ Abandonment of Appeal (Limited Civil Case)

 $\begin{tabular}{ll} \hline & \textit{Petition for Writ (Misdemeanor, Infraction, or Limited Civil Case)} \\ \hline \end{tabular}$

Proposed Statement on Appeal (Limited Civil Case Misdemeanor

You fill in the name and street address of the court that issued the decision that is being challenged in this case:

Superior Court of California, County of Orange

You fill in the number and name of the trial court case in which the decision being challenged was issued:

Trial Court Case Number:

Trial Court Case Name:

You fill in the appellate division case number (if you know it):

Appellate Division Case Number:

Infraction)

Appellate Division	
Case Name:	

Appellate Division Case Number:

		Name of person served:
u .	(-)	On behalf of (name or names of parties represented, if person served is an attorney):
	(2)	Electronic service address of person served:
	(3)	On (date):
b.	(1)	Name of person served: On behalf of (name or names of parties represented, if person served is an attorney):
	(2)	Electronic service address of person served:
	(3)	On (date):
	nan ser	eck here if you gave copies of the document listed in ③ to more people. Attach a separate page listing th mes of these people, the names of parties represented if the person served is an attorney, the electronic vice address used for each person served, and the date you electronically served the document. Write PP-109E, Item 4" on top of the page.
I de	eclar	re under penalty of perjury under California state law that the information above is true and correct.
:		
		Type or print server's name Server signs here after serving