KITSAP COUNTY DISTRICT COURT SMALL CLAIMS CHECKLIST

The	follov	wing checklist is a summary of the Small Claims Instructions discussed after the checklist –
	1.	<u>Litigant Confidential Information Form</u> . Provide this form to District Court if not previously provided or if your information has changed.
	2.	Text Messaging Reminder Form. If you would like to receive text messages from the Court about upcoming court dates in your case, provide this form to District Court. [available after August 2023]
	3.	Small Claims Motion To Amend Name Of Party In Caption. If a party's name is not accurately stated on the caption, file a – (a) Small Claims Motion To Amend Name Of Party In Caption; and (b) Small Claims Note For Motion Docket; and (c) Small Claims Declaration Of Service.
		Your motion hearing is in courtroom 203 on Wednesday, (date) at 1:30 PM.
	4.	Small Claims Notice Of Claim. Plaintiff must file a Small Claims Notice Of Claim to begin a small claims case. The clerk will provide a filed copy of the claim to Plaintiff.
	5.	\$50 Filing Fee. Unless excused by District Court, Plaintiff must pay the \$50 filing fee to District Court when the Small Claims Notice Of Claim is filed. See "PAYMENT OF TICKETS, FINES, AND COURT FEES" on the District Court website for payment options.
	6.	Waiver of Filing Fee. If Plaintiff cannot afford the \$50 small claims filing fee, Plaintiff must file a Motion For Waiver Of Fees when the Small Claims Notice Of Claim is filed.
	7.	Small Claims Declaration Of Non-Military Service. If Plaintiff knows a Defendant is not active military or a dependent, Plaintiff should file a Small Claims Declaration Of Non-Military Service for each non-military Defendant when the Small Claims Notice Of Claim is filed.
		[Note – Do not file a Small Claims Declaration of Non-Military Service if you know a Defendant is active military or a dependent, or do not know whether a Defendant is active military or a dependent.]
	8.	Notice Of Court Date. After the Small Claims Notice Of Claim is filed, the clerk will provide Plaintiff with a Notice Of Court Date which schedules the small claims mandatory pretrial mediation hearing.

	9.	Service On All Opposing Parties. Plaintiff must promptly arrange for service on all opposing parties of – (a) the Small Claims Notice Of Claim; and (b) the Notice Of Court Date; and (c) every Small Claims Declaration Of Non-Military Service. A plaintiff or witness cannot personally serve these documents. Service must be completed not less than 10 days before the pretrial mediation hearing date.
		[Note – See pages 7-8 for how to properly serve opposing parties.]
		Date served –
_	10.	Small Claims Declaration Of Service. When <u>each</u> Defendant is served, Plaintiff must immediately file with the Court a <u>separate</u> Small Claims Declaration Of Service signed by the <u>person who served</u> the forms on a Defendant.
_	11.	Small Claims Counterclaim. If you are a Defendant and want to file a counterclaim against the Plaintiff, you should file the Small Claims Counterclaim promptly after being served with the Small Claims Notice Of Claim.
		<u>\$50 Filing Fee.</u> Unless excused by District Court, Defendant must pay the \$50 filing fee to District Court when the Small Claims Counterclaim is filed. See "PAYMENT OF TICKETS, FINES, AND COURT FEES" on the District Court website for payment options.
		Waiver of Filing Fee. If Defendant cannot afford the \$50 small claims filing fee, Defendant must file a Motion For Waiver Of Fees when the Small Claims Counterclaim is filed.
		Service On All Opposing Parties. Defendant must promptly arrange for service of the Small Claims Counterclaim on all opposing parties. A defendant cannot personally serve a Small Claims Counterclaim.
		[Note – See pages 7-8 for how to properly serve opposing parties.]
		Small Claims Declaration Of Service. When each Plaintiff is served, Defendant must immediately file a separate Small Claims Declaration Of Service signed by the person who served the Small Claims Counterclaim on a Plaintiff.
	12.	<u>Unable To Appear For A Scheduled Court Date</u> ? You have two options –
		(a) <u>Motion To Continue</u> . If you are unable to appear for the scheduled court date, you can ask the judge <u>before</u> the scheduled court date to continue the scheduled court date. You must prepare and file – (i) a Small Claims Motion To Continue; <u>and</u> (ii) a Small Claims Note For Motion Docket. These documents must be served on all opposing parties, and a Small Claims Declaration Of Service promptly filed.
		Your motion to continue is scheduled by the clerk to be held in courtroom 203 on Wednesday, (date) at 1:30 PM.

	(b) <u>All Parties Agree To Continue</u> . <u>Unless</u> there is a court order prohibiting you from contacting a party, you could instead contact all opposing parties to see if they will agree to continue the scheduled court date. If all parties agree, you should send an email to the Court (districtcourt@kitsap.gov) and all other parties letting the Court know the new court date all the parties would prefer.
	If all parties agree to continue the scheduled court date, no hearing will occur on the motion to continue. Instead, the judge will grant the motion to continue and cancel the scheduled court date. The clerk will notify all parties of the new court date.
 13.	Summary Of Case. [This is optional] Prepare a written summary of the facts of your case so you will be organized when you testify before the judge. You may want to include your summary in a Declaration Of Witness so the judge can review your testimony in advance of your trial.
14.	Witness Declarations. If you or any person is willing to do so under oath, complete a Declaration Of Witness discussing facts you or another witness want to tell the judge about your case. Witness declarations should promptly be filed with the court and served on all opposing parties unless there is a court order prohibiting contact. See checklist item 15 for more information about service.
 15.	<u>Exhibits</u> . Gather <u>all</u> your exhibits, such as photographs, texts, email, social media posts, video and audio recordings, contracts, estimates, receipts, cancelled checks, and other items you want to show the judge at trial.
	Print Electronic Exhibits. If an exhibit is in electronic format (such as texts, email, social media, photographs), print the exhibit. Video and audio recordings do not need to be printed.
	Organize Your Exhibits Into One Packet. Put all your exhibits in the order you want to discuss them during the trial. You may only submit one packet of your exhibits, so make sure to include all of your exhibits in your packet.
	<u>Video And Audio Recordings</u> . Video and audio recordings must be downloaded to a disk or thumb drive in a playable format and placed in an envelope. The envelope should be the last page in your exhibit packet.
	Number Your Exhibits. Every page of each exhibit must have a sequential number at the bottom of the page. The first page will be marked "1" at the bottom, the second page "2", etc.
	Four Copies Of Your Exhibit Packet. Make at least 4 copies of your exhibit packet. One packet for – (1) the opposing party (make a separate exhibit packet for each opposing party); (2) the clerk; (3) a bench copy for the judge [optional]; and (4) you.
	Exhibit Binder. [This is optional] An exhibit packet stored in one binder and provided to each recipient will make sure exhibits do not become loose or get out of order.

	Date due –
	"Bench Copy for [insert date] at 1:30 PM in courtroom 203"
22.	a bench copy for the judge, all witness declarations and your exhibit packet must be provided to the clerk as a "bench copy" at least 7 days before your trial. The clerk will forward your bench copy to the judge. Your bench copy will not be returned. Mark the top of the first page of your bench copy as follows –
22.	Date due – Bench Copy Due 7 Days Before Trial. [This is optional] If you wisely decide to prepare
21.	Evidence To Clerk Due 7 Days Before Trial. If a trial date is scheduled, all witness declarations and your exhibit packet must be provided to the clerk at least 7 days before your trial.
20.	<u>Trial</u> . Your trial is in courtroom 203 on Wednesday, (date) at 1:30 PM.
	Your motion hearing is in courtroom 203 on Wednesday, (date)at 1:30 PM.
19.	<u>Case Was Settled But Not Paid</u> . Prepare and file a – (a) Small Claims Motion To Enforce Settlement Agreement; <u>and</u> (b) Small Claims Note For Motion Docket. Serve opposing party and file a Small Claims Declaration Of Service.
18.	Pretrial Mediation Hearing Date. Your mandatory pretrial mediation Zoom virtual hearing is in courtroom 203 on Wednesday, (date) at 8:30 AM.
	Of Service so that the judge will know what documents you served and on whom you served them. Date filed –
17.	Small Claims Declaration Of Service. Unless there is a court order prohibiting contact, you may serve witness declarations and your exhibits on an opposing party. The proper methods for doing so are listed in the Small Claims Declaration Of Service in paragraph 4B. When an opposing party is served, you must immediately file a Small Claims Declaration
	hearing. The judge does not need to see your exhibit packet before the pretrial hearing. <u>Do not</u> send your exhibit packet or a bench copy to the court until after the trial date is scheduled. Please see the link "Guide to Representing Yourself" at pages 6 and 7 for service information. Date served —
16.	Service Of Witness Declarations And Exhibits Due 7 Days Before The Pretrial Mediation Hearing. Unless there is a court order prohibiting contact, your witness declarations and exhibit packet must be <u>served</u> on all opposing parties at least 7 days before the pretrial

23.	<u>Judgment Fully Paid</u> . If a judgment was entered, upon full payment the successful party must immediately prepare a Small Claims Satisfaction Of Judgment and file it with the court. A copy should also be provided to all opposing parties.
24.	Judgment Paid But Satisfaction Of Judgment Not Filed. If you paid the small claims judgment in full but a Small Claims Satisfaction Of Judgment was not filed by the opposing party, you should prepare and file a – (a) Small Claims Motion For Entry Of Satisfaction Of Judgment; and (b) Small Claims Note For Motion Docket. The documents must be served on the opposing party, and a Small Claims Declaration Of Service promptly filed.
	Your motion hearing is in courtroom 203 on Wednesday, (date) at 1:30 PM.
25.	<u>File Notice Of Appeal</u> . If you want to appeal, file a Notice Of Appeal in District Court within 30 days of the judge's written decision. For appeal information, see the " APPEALS " link at the District Court website.
	Date due –
	Date filed –

KITSAP COUNTY DISTRICT COURT SMALL CLAIMS CHECKLIST INSTRUCTIONS

<u>IMPORTANT NOTICE</u> – District Court personnel are not permitted to fill out any forms. District Court personnel are also not authorized to give legal advice. District Court strongly encourages an unrepresented party to seek legal advice from an attorney. If you need help, please review the "Guide To Website Forms" on the District Court website.

The information contained here is intended to address the most frequently asked questions. It is not comprehensive and should not be construed as legal advice.

<u>IMPORTANT NOTICE REGARDING LITIGANT CONFIDENTIAL INFORMATION</u> – District Court needs information about every party involved in a case so the court can accurately identify the parties and be able to contact them.

If you have not already done so, <u>please complete a Litigant Confidential Information Form</u> and provide it to the court. You should also use the form to update information previously provided to the court. The form is available at many locations on the District Court website (**www.kitsap.gov/dc**).

<u>How Do I START A SMALL CLAIMS CASE?</u> If you are the person initially bringing the small claims case (you are called the "plaintiff"), you need to prepare a Small Claims Notice Of Claim and file it with District Court. The form may be filed by emailing it to District Court (<u>districtcourt@kitsap.gov</u>) or mailing it to or filing it in person in District Court at 614 Division Street, MS-25, Port Orchard, WA 98366.

It is plaintiff's responsibility to accurately identify all defendants, provide a description of the claim, and provide proper mailing addresses.

A \$50 filing fee is required when a Small Claims Notice Of Claim is filed. For District Court filing fee payment methods, click on the link "PAYMENT OF TICKETS, FINES, AND COURT FEES." For online payment, the case number will be "new small claim."

The clerk will provide a copy of the filed Small Claims Notice Of Claim to the plaintiff after the document is filed. At the same time, the clerk will also send to the plaintiff a Notice Of Court Date (Small Claims) which schedules the small claims mandatory pretrial Zoom virtual mediation hearing. The plaintiff is responsible for making arrangements to have both documents served on all opposing parties. Details about how these documents must be served is on the next page.

<u>I AM THE DEFENDANT. WHAT IF THE PLAINTIFF OWES ME MONEY</u>? If a small claims action has been brought against you (you are called the "defendant") and you believe the plaintiff owes you money, you need to <u>promptly</u> prepare a Small Claims Counterclaim and file it with District Court. The completed form may be filed by emailing it to District Court <u>(districtcourt@kitsap.gov)</u> or mailing it to or filing it in person in District Court at 614 Division Street, MS-25, Port Orchard, WA 98366.

It is a defendant's responsibility to accurately provide a description of the counterclaim.

A \$50 filing fee is required when a Small Claims Counterclaim is filed. For District Court filing fee payment methods, click on the link "PAYMENT OF TICKETS, FINES, AND COURT FEES."

The clerk will provide a filed copy of the Small Claims Counterclaim to the defendant after it is filed. The defendant is responsible for making arrangements to have the counterclaim served on all opposing parties. Details about how these documents must be served is below.

<u>PERSONAL JURISDICTION – NOTIFYING THE OPPOSING PARTY OF A CLAIM OR COUNTERCLAIM</u>
<u>THROUGH THE PROCESS CALLED "SERVICE"</u> – District Court has jurisdiction over a small claims claim or counterclaim where three jurisdictional elements are met –

- 1. <u>Does The Court Have Subject Matter Jurisdiction</u>? A district court has jurisdiction over many different types of cases. See the "SMALL CLAIMS HOMEPAGE" which outlines the types of small claims cases District Court has the authority to hear, and the types of cases it does not. RCW 3.66.020 and .030; and
- 2. <u>Does The Court Have Amount-In-Controversy Jurisdiction</u>? A district court has small claims jurisdiction where the amount of the claim or counterclaim does not exceed \$10,000 if brought by a natural person and \$5,000 in all other cases. RCW 12.40.010; and
- 3. <u>Does The Court Have Personal Jurisdiction</u>? A district court must also have jurisdiction over each party which is established by properly notifying an opposing party of the claim or counterclaim. The following discussion outlines the proper method of establishing District Court's personal jurisdiction over an opposing party in a small claims case.

In a small claims case, an opposing party must be notified about the filing of a small claims notice of claim or counterclaim. This notification occurs by a process where "service" of the notice of claim or counterclaim is properly made upon an opposing party.

RCW 12.40.040 provides that service of a claim or counterclaim on a small claims opposing party can be accomplished by any one of the following four methods –

- Personal service by the Sheriff's Office; or
- Personal service by a process server registered with the auditor of the county in which the process server resides or operates their principal place of business, RCW 18.180.010(1); or
- Personal service by any person of legal age (18 or older) who (1) is a competent witness; and
 (2) is <u>not connected</u> with the case either as a witness or as a party; and (3) does <u>not</u> receive a fee or wage for serving process, RCW 18.180.010(2); or
- Mailing a copy (by registered or certified mail with a return receipt requested) by any person of legal age (18 or older) who (1) is a competent witness; and (2) is <u>not connected</u> with the case either as a witness or as a party; and (3) does <u>not</u> receive a fee or wage for serving process, RCW 18.180.010(2). This type of service is valid, however, <u>only</u> if the opposing party being served (1) signs the return receipt; and (2) the receipt is then filed with the court.

[Note – A party (you) or a witness <u>are not permitted</u> to serve a Small Claims Notice Of Claim or Counterclaim on an opposing party.]

The plaintiff is responsible for <u>promptly</u> arranging for service of the Small Claims Notice Of Claim <u>and</u> Notice Of Court Date on all opposing parties. The defendant is responsible for <u>promptly</u> arranging for service of a Small Claims Counterclaim, if any, on all opposing parties. District Court personnel cannot make these arrangements.

A Small Claims Notice of Claim <u>and</u> the Notice Of Court Date must be served on all opposing parties not less than ten (10) days before the date scheduled by the clerk for the small claims mandatory pretrial Zoom virtual mediation hearing.

The plaintiff (or defendant if a counterclaim) must <u>immediately</u> file with the court a separate Small Claims Declaration Of Service <u>signed by the person who performed the service</u> after each opposing party is served.

How Do I Talk To The Judge? You Must File A Motion. The judge is prohibited from directly speaking with any small claims party except in court. If you want the judge to do something for you which is not otherwise discussed in these instructions, you must file a motion.

How Do I FILE A MOTION? If a party wants to file a motion so they can ask the judge to do something for them, the party must file three documents – (1) a Motion; <u>and</u> (2) a Small Claims Note For Motion Docket; <u>and</u> (3) promptly file a separate Small Claims Declaration Of Service after serving each opposing party with the first two documents. These three forms and instructions are available on the District Court website in the "**SMALL CLAIMS**" link.

If you properly follow the procedures outlined on the Small Claims Note For Motion Docket form, the clerk will schedule a motion hearing date so the parties can appear before the judge to discuss your motion.

WHAT IF I AM UNAVAILABLE FOR A COURT DATE? District Court permits a party who is located anywhere and has access to the internet to appear for any small claims matter by a Zoom Virtual Hearing. This has greatly reduced the difficulty in appearing on small claims matters because no one is required to personally appear in the courthouse in to have their small claims matter heard by the judge.

Sometimes though, a party is still is not available on a date scheduled for a small claims matter. If a party wants to ask the judge to continue a scheduled court date, the party must promptly file a Small Claims Motion To Continue. See "How Do I File A Motion?" above for the process you must follow to schedule a hearing on your motion to continue the scheduled court date to another date.

A motion to continue must be scheduled for a hearing <u>before</u> the scheduled court date. All parties must appear for the motion to continue.

Unless there is a court order prohibiting contact, instead of filing a motion to continue you could contact all opposing parties to see if they will agree to continue the scheduled court date. If all parties agree to the continuance, you should email the Court (districtcourt@kitsap.gov) and all other parties letting the Court know the new court date all the parties prefer.

If all parties agree to continue the scheduled court date, no hearing will be scheduled by the Court on the motion to continue. Instead, the judge without a hearing will grant the motion to continue and cancel the scheduled court date. The clerk will notify all parties of the new court date.

Small claims mandatory pretrial mediation hearings are scheduled on Wednesdays at 8:30 AM. Small claims motions and trials are scheduled on Wednesdays at 1:30 PM.

WHAT IF THE DEFENDANT IS IN THE MILITARY OR A DEPENDENT? Federal and state law require a plaintiff to provide a sworn statement affirming that a defendant is not active military and not a dependent of an active military member. If a defendant is in the military or a dependent, additional steps are required.

If plaintiff knows the defendant is not active military or a dependent, plaintiff should file a Small Claims Declaration of Non-Military Service for each defendant when the Small Claims Notice Of Claim is filed.

MANDATORY PRETRIAL MEDIATION ZOOM VIRTUAL HEARING – In most cases, neither party is 100% right or wrong. Because it is important to use judicial resources wisely, you are encouraged to try to settle your case before it goes to trial. Accordingly, District Court requires all small claims parties to appear for a mandatory pretrial mediation Zoom virtual hearing before the court will schedule a trial date.

All witness declarations and exhibits as discussed in the link "Guide To Representing Yourself" must be exchanged between the parties at least 7 days prior to the pretrial mediation hearing date.

You do not need your witnesses present at the pretrial hearing because <u>you will not be appearing</u> before a judge at this hearing if both parties appear.

Attendance by Zoom at the pretrial mediation hearing is mandatory. Click on the link "Zoom Virtual Hearing Information" to assist you in attending your pretrial mediation hearing via Zoom.

If it is impossible for you to appear by Zoom, you must immediately notify District Court. In-person attendance in the courtroom for the pretrial mediation hearing is not permitted unless a party receives permission from the judge prior to the pretrial mediation hearing date. If you want to ask for permission to appear in-person in a courtroom, please send an email explaining why to District Court (districtcourt@kitsap.gov) at least 7 days before your pretrial mediation hearing date. You will be notified by the clerk of the judge's decision.

A representative from Kitsap Dispute Resolution Center will call the small claims pretrial mediation calendar to determine which parties are present. If all parties to a case are present, the parties will be instructed to remove themselves from the District Court Zoom room and enter the Dispute Resolution Center Zoom room to begin mediation.

Trained mediators from the Dispute Resolution Center will meet with the parties to facilitate a settlement. Most small claims cases are resolved through a mutually agreed upon resolution of the dispute.

A trial date will be scheduled if both sides attend the pretrial mediation hearing but are unsuccessful in reaching a resolution through the Dispute Resolution Center.

If only one party appears at the pretrial mediation hearing, the judge will discuss the case with that party. See pages 10-11 for information about a "default" judgment and dismissal of claims.

WHAT IF WE SETTLE BEFORE THE PRETRIAL MEDIATION HEARING OR TRIAL? If you settle the dispute before the pretrial mediation hearing or trial, you must inform the court so the hearing or trial can be canceled and your case dismissed. If the other party agrees to pay at a later date, you may ask the court for a continuance. If the other party pays before the postponed date, ask the court to cancel the hearing or trial. If you do not receive your money by the time of the continued hearing, proceed with the case in court. If you drop the small claims case or counterclaim, the filing fee and service costs are not returned.

MAY I ATTEMPT TO MEDIATE BEFORE THE PRETRIAL MEDIATION HEARING? Yes. If all parties would like to attempt to mediate their dispute, they do not need to wait for the small claims pretrial mediation hearing to do so. For more information, please see the Kitsap Dispute Resolution Center website at www.kitsapdrc.org/.

<u>Is There A Fee To Mediate A Small Claims Case?</u> No. The small claims filing fee includes \$15 for funding dispute resolution center small claims services. RCW 7.75.035.

<u>WHAT IF WE SETTLED BUT I HAVE NOT BEEN PAID?</u> If you reached a settlement but the opposing party failed to comply with the agreement, you will need to prepare a Small Claims Motion To Enforce Settlement Agreement <u>and</u> a Small Claims Note For Motion Docket. These two documents need to be filed with the court.

Then you need to arrange for service of these two documents on the opposing party and prepare a Small Claims Declaration Of Service when service is complete. You need to promptly file the Small Claims Declaration Of Service with the court.

A hearing will then be scheduled by the clerk who will provide a Notice Of Court Date to the parties. Make sure to appear at the hearing.

The judge will make a decision whether or not the settlement agreement was satisfied. If the judge decides the agreement was not satisfied, the judge will enter a judgment for you on your claim.

WHEN A PLAINTIFF FAILS TO APPEAR – If the plaintiff fails to appear for the small claims pretrial mediation hearing or trial, the defendant may request that plaintiff's small claims case be dismissed and a default judgment be entered against the plaintiff on any counterclaim filed by the defendant.

WHEN A DEFENDANT FAILS TO APPEAR – If the defendant fails to appear for the small claims pretrial mediation hearing or trial, the plaintiff may request that a default judgment be entered against the defendant and any counterclaim filed by the defendant be dismissed.

<u>DEFAULT JUDGMENT REQUIREMENTS</u> – The judge may enter a "default" judgment when a claim or counterclaim is served on an opposing party but the opposing party fails to appear for a pretrial mediation hearing or trial. Prior to entry of a default judgment, the moving party must be present and provide to the judge each of the following –

- (1) Proof of proper service of the Small Claims Notice of Claim or Small Claims Counterclaim and Notice Of Court Date; and
- (2) A factual basis supporting the claim (usually through brief testimony by the party seeking a default judgment, and perhaps exhibits and/or witness declarations); and
- (3) Plaintiff's proof of compliance with the Servicemembers Civil Relief Act if a defendant is not in the military. Proof of compliance is typically accomplished by the plaintiff filing a Small Claims Declaration Of Non-Military Service when the Small Claims Notice Of Claim is filed.

<u>TRIAL INFORMATION</u> – For information about preparing for your trial and what will happen at the trial, please see the link "Guide To Representing Yourself" on the District Court website.

WHAT HAPPENS AFTER THE JUDGE MAKES A DECISION? After the judge hears from both sides during trial, the court will issue a judgment or dismiss the case. If the plaintiff is successful, the judge will order the defendant to pay a specific amount of money which will also include the costs the plaintiff spent to bring the case including the filing fee and service costs. The judge may also include interest on the amount owed if permitted by law and a party requests interest.

Once the judgment is issued, the clerk will enter it into the civil docket of the court and will provide a certified copy of the judgment to the prevailing party at no additional cost. If the plaintiff is unsuccessful, the judge will dismiss the case.

The same process is followed when a defendant files a counterclaim.

<u>DO I HAVE TO DO ANYTHING IF I WIN AND THE JUDGMENT IS PAID IN FULL?</u> Yes. When a small claims judgment is paid in full, it is the obligation of the judgment creditor (the successful party) to notify the court so that court records will show the judgment was paid.

Upon full payment of a small claims judgment, the prevailing party must <u>immediately</u> file a Small Claims Satisfaction Of Judgment with District Court and provide a copy to all opposing parties. RCW 4.56.100.

How Do I PAY IF I Lose? Remember, court personnel cannot give legal advice so you may need the assistance of an attorney. The following information is intended to be helpful, but cannot be complete in all circumstances or answer all legal questions.

If you wish to pay a judgment against you without the assistance of your own attorney, the following information may be useful –

- Option One Pay In Person. If you feel comfortable doing so and a court order does not prohibit contact, you may exchange your personal or certified check or money order in person with the prevailing party. If a cash payment is made, make sure to get a receipt dated and signed by the successful party.
 - At the same time have the prevailing party complete and sign the Small Claims Satisfaction Of Judgment form. Then file the Small Claims Satisfaction Of Judgment with District Court.
 - Save your original cancelled check, proof of money order, certified check, or cash receipt in the event full payment is later challenged.
- Option Two Pay By Mail. Unless there is a court order prohibiting contact, you may send
 your personal or certified check or money order to the prevailing party via the US mail.
 Certified mail with a return receipt is strongly encouraged, but not required. Do not send cash
 through the mail.
 - Enclose a Small Claims Satisfaction Of Judgment form with your payment. Also enclose a stamped self-addressed envelope so the prevailing party can return the signed Small Claims Satisfaction Of Judgment form to you. Immediately upon receipt, file the Small Claims Satisfaction Of Judgment form with District Court.

Save your original cancelled check or proof of money order or certified check in the event full payment is later challenged.

I PAID BUT THE PREVAILING PARTY WILL NOT SIGN A SMALL CLAIMS SATISFACTION OF

<u>JUDGMENT</u> – If the prevailing party refuses or neglects to file a signed Small Claims Satisfaction Of Judgment after you have paid the judgment in full, you may ask the judge to enter a Small Claims Order Of Satisfaction Of Judgment. You will need the following –

- A copy of the judgment or the date and amount of the judgment; and
- Sufficient proof that you have in fact paid the judgment in full. Evidence to present to the judge proving you paid the judgment in full may include (1) the original check returned from the bank and stamped by the bank as negotiated by the prevailing party; (2) a copy of the certified check or money order with verification that it has been negotiated by the prevailing party; (3) the original receipt dated and signed by the prevailing party; and/or (4) the original document dated and signed by the plaintiff confirming "paid in full."

You will need to prepare a Small Claims Motion For Entry Of Satisfaction Of Judgment and a Small Claims Note For Motion Docket and file these documents with the court.

Then you need to arrange for service of these two documents on the prevailing party and prepare a separate Small Claims Declaration Of Service for each opposing party when service is complete. You need to then promptly file the Small Claims Declaration Of Service with the court.

A hearing will be scheduled by the clerk. Make sure to appear at the hearing.

The judge will make a decision about whether or not to enter a satisfaction of judgment by court order. There is no guarantee the judge will grant your motion because only the judge will decide if you have presented sufficient proof the judgment was in fact paid in full. Please consult with an attorney if you have questions.

Under some circumstances you may also need to get a certified copy of the Small Claims Satisfaction Of Judgment from District Court and record it with the Superior Court and/or the County Auditor.

How Do I Collect My Money If I Am Not Paid? A money judgment is a judicial determination of how much money is owed by the judgment debtor to the prevailing party. A judgment entered in Small Claims Court is certified as a District Court civil judgment.

If no appeal is taken and the judgment is not paid within 30 days of entry of the judgment, the prevailing party may seek to enforce the judgment. This enables you to proceed with various methods of collection such as -(1) garnishing the judgment debtor's wages or bank accounts; and/or (2) seeking to obtain personal property owned by the judgment debtor such as vehicles, boats or other property.

Remember, court personnel cannot give legal advice so you may need the assistance of an attorney or collection agency to assist you in collecting your judgment. If the judgment debtor fails to pay, the judge may increase the amount of the judgment to cover the costs of enforcing the judgment.

Although an attorney may not represent either party in Small Claims Court, the prevailing party may be entitled to reasonable attorney fees if an attorney has been consulted to collect the judgment as well as any other costs incurred to collect the judgment.

<u>CAN I APPEAL IF I LOSE?</u> Yes. For information about the process to appeal if you lose your small claims case, please see the "APPEALS" link on the District Court website.