

SMALL CLAIMS APPEAL

SUMMARY EJECTMENT/MONEY OWED

PLEASE READ

In order to appeal a Small Claims action you must notify the Clerk's office within 10 calendar days from date of entry of judgment.

COURT COST- WE ACCEPT

CASH, MONEY ORDERS, CERTIFIED CHECKS, DEBIT/CREDIT (certain filings)

\$150.00 made payable to Wake County Clerk of Court

(Other fees may be required based upon type of action and Magistrate's judgment.)

You should have the following to file a Small Claims Appeal:

1. Appeals for Summary Ejectment/Eviction
Original Notice of Appeal to District Court (both sides)
2 Copies of Notice of Appeal to District Court (both sides)

Original Bond to Stay Execution
2 Copies of Bond to Stay Execution
2. Appeals for Money Owed or Return of Personal Property
Original Notice of Appeal to District Court (both sides)
2 Copies of Notice of Appeal to District Court (both sides)

**** You are responsible for serving Notice of Appeal****

IMPORTANT** If you choose to file your Notice of Appeal by mail, please ensure forms are completed in their entirety, appropriate fees are enclosed, and documents reach the clerk's office by 5:00pm on the 10th calendar day from date of entry of judgment. Mail Forms to:

Wake County Clerk of Superior Court
Attn: Small Claims (919 792 4175)
PO Box 351
Raleigh, NC 27602

****You will be notified via mail of your new court date by the
Trial Court Administrator's Office****

STATE OF NORTH CAROLINA

File No.

Judgment Abstract No.

County

In The General Court Of Justice
District Court Division - Small Claims

Name Of Plaintiff

VERSUS

Name Of First Defendant

Name Of Second Defendant

NOTICE OF APPEAL TO DISTRICT COURT

G.S. 7A-228, 7A-230

TO THE CLERK OF SUPERIOR COURT:

As the plaintiff defendant in the above-captioned action, I hereby give written Notice of Appeal on the judgment entered. This Notice is given within ten (10) days after the date the judgment in this action was entered.

I certify that today I have served copies of this Notice to all parties involved in this action.

I understand that I must pay to the Clerk of Superior Court the court costs for appeal within twenty (20) days after the magistrate rendered judgment (ten (10) days in summary ejection cases), unless I am authorized to appeal as an indigent, or my appeal will be dismissed. If I am the defendant, I also understand that in certain cases if I wish to stay execution of the judgment, I may be required to sign a bond and that the plaintiff may have an execution issued after ten (10) days if I have not signed the required bond.

Also, I demand that this Appeal be tried before a judge jury.

Table with 4 columns: Date Of Entry Of Judgment, Date Of Appeal, Date Costs Paid, Amount Of Court Costs Paid; Name Of Appealing Party 1, Signature Of Appealing Party 1, Name Of Appealing Party 2 (if applicable), Signature Of Appealing Party 2 (if applicable)

NOTICE TO THE APPEALING PARTY

NOTICE OF APPEAL

If you did not give Notice of Appeal to the magistrate in open court at the time the judgment was rendered, you may file this written Notice of Appeal with the clerk within ten (10) days after the judgment is entered. You have a right to request a trial by jury. If you do not ask for a jury trial, you will be given a trial by a judge without a jury. You must mail or deliver copies of this form to all of the other parties. If you mail them before filing this form with the Clerk, check the block in the body of the form indicating you have served the parties and fill out the back of the original of this form. If you mail copies after filing this form with the Clerk, you must file a separate certification of service with the Clerk. You must file an answer to the allegation if the complaint is a violation of G.S. 42-63 (criminal activity). G.S. 42-68(3).

MANDATORY ARBITRATION

Many counties have mandatory arbitration programs in which appeals from small claims court are heard by an arbitrator before they go to a district court trial. You will be notified if your case is assigned for mandatory arbitration and, if so, what you must do.

COURT COSTS

Within ten (10) days after the magistrate's judgment is entered in a summary ejection case, and within twenty (20) days in all other cases, you MUST PAY to the clerk in cash the court costs for appealing the case, or your appeal will be dismissed. If you cannot afford to pay the appeal costs, you may ask the clerk for the form to appeal as an indigent (AOC-G-106). You must file the form to appeal as an indigent within ten (10) days after the judgment was entered. If the appealing party petitions to qualify as an indigent, and the petition is denied, that party has an additional five (5) days to perfect the appeal by paying the court costs.

STOPPING ENFORCEMENT OF JUDGMENT

Summary ejection:

If you are a tenant appealing from a summary ejection judgment entered against you and you wish to stay on the premises until the appeal is heard, you must SIGN A BOND that you will pay your rent as it becomes due into the Clerk's office; you must PAY IN CASH the amount of rent in arrears as determined by the magistrate; and if the judgment was entered more than five (5) days before the next rental payment is due, you may also have to PAY IN CASH the prorated amount of rent due from the date the judgment was entered until the next rental payment is due. Ask the clerk for the bond form (AOC-CVM-304) to allow you to stay on the premises. If you have not signed this bond and paid the prorated amount of cash within ten (10) days after the judgment was entered, the landlord can ask to have the sheriff remove you from the premises even though the case is being appealed.

Possession of personal property:

If the magistrate's judgment ordered you to return specific personal property to the other party and you wish to continue to hold that property until the appeal is heard, you must sign a bond, signed by at least one surety, that you and the surety will pay any costs and damages if you do not comply with the judgment of the district court. Ask the clerk for the bond form (AOC-CVM-906M). If you have not signed this bond within ten (10) days after the judgment was entered, the other party can ask to have the sheriff take the property from you even though the case is being appealed.

Money judgment:

If a money judgment has been entered against you, you do not need to sign a bond to stop enforcement. The judgment is automatically stayed until the appeal is heard.

(Over)

NOTICE TO PARTY NOT APPEALING

If the appealing party has not asked for a jury trial and you wish to have a jury rather than a judge without a jury try your case, you must file a written request for a trial by jury with the clerk within ten (10) days after receiving this Notice and, within the same amount of time, you must mail copies of your written request to the other parties. See section on Mandatory Arbitration on Side One of this form.

CERTIFICATE OF SERVICE

I certify that a copy of this Notice of Appeal was served by

- depositing a copy enclosed in a postpaid, properly-addressed envelope in a post office or official depository under the exclusive care and custody of the U.S. Postal Service directed to the
 - defendant. defendant's attorney.
 - plaintiff. plaintiff's attorney.
- delivering a copy personally to the
 - defendant. defendant's attorney.
 - plaintiff. plaintiff's attorney.
- leaving a copy at the
 - defendant's attorney's office with a partner or employee.
 - plaintiff's attorney's office with a partner or employee.
- Other:

<i>Date Mailed/Delivered</i>	<i>Signature Of Person Serving Notice Of Appeal</i>
<i>Name And Address Of Person To Whom Mailed/Delivered</i>	<i>Name Of Person Serving Notice Of Appeal (type or print)</i>
	<i>Title</i>
	<i>Name And Mailing Address Of Appealing Party 1</i>
	<i>Name And Mailing Address Of Appealing Party 2 (if applicable)</i>