## CIVIL INSTRUCTIONS MAKE SURE THAT YOU READ THESE CAREFULLY CLERKS CANNOT HELP YOU FILL OUT THE PAPERS!!!

- A. The Defendant must appear and either agree that he/she does owe the amount and make arrangements to pay it or the Defendant may deny the amount requested, either way, the Defendant must file an Answer. Any and all payments should be made directly to the Plaintiff. No payments are to come through the Court
- B. To file an Answer, the Defendant must state, on a provided form the reasons why he/she feels that they do not owe the amount and must deliver a copy to the Plaintiff.

  The cost for filing an answer is thirty (\$30.00) dollars per Defendant. If the Defendant admits that they owe the amount, they must still pay the \$30.00 fee. The Defendant is also responsible to pay all costs by the Plaintiff if they are admitting that they owe the money.
- C. The Certificate of Service, on the bottom of the Answer form, MUST be filled out, and a copy MUST be mailed to the Plaintiff.
- D. If the Defendant denies owing the claim, the matter is set for a Pre-trial Conference. Both parties will be notified of the date and time and both MUST appear. The parties will meet together and try to settle the matter at that time. If the parties are unable to settle the matter it will be set for trial at a later date. Notice of trial will be given at the Pre-trial Conference. If the Plaintiff fails to appear the suit will be dismissed with prejudice. If the Defendant fails to appear, judgment will be given against Defendant.
- E. In the event that you are counterclaiming against the Plaintiff. Use the same sheet as the answer form and briefly state that you are counterclaiming, and for what amount. Counterclaims <u>must be served</u> by the sheriff or a process server. The plaintiff has 20 calendar days to answer the counterclaim. Ask the clerk for a Counterclaim Summons so you can fill this out to go along with the Answer and Counterclaim. If you counterclaim for an amount above the jurisdiction of the court (\$15,000) the counterclaim will be dismissed without prejudice.
- F. In the event that the Defendant does not answer the summons and complaint after the twenty (20) calendar days, or ten (10) business days in a Landlord/Tenant, he/she is in default. The Plaintiff must appear and certify, under oath and in writing that the defendant is responsible for the amount owed.
- G. After the party receives judgment, the amount is due and payable upon demand. If the party cannot collect the debt he may request the court to issue an order of execution. The Sheriff may be directed to seize bank accounts, attach wages, or anything the debtor owns free of liens. Items seized will be subject to sale by the Sheriff. Judgments are good for a period of Ten (10) years.

## IN THE JUSTICE COURT, CITY OF LIVINGSTON COUNTY OF PARK, STATE OF MONTANA BEFORE JUDGE LINDA CANTIN

1

Plaintiff(s) vs	ANSWER & COUNTERCLAIM Case No: CV-
Defendant(s)	
COME(S) NOW, the Defendant(s), in the complaint does answer as follows:	
——————————————————————————————————————	
	rclaiming for relief against the Plaintiff and requests atterclaim as follows:
Counterclaim for a total of \$	·
Date	Defendant's Signature(s)
	Mailing Address
	Telephone Number
	Email Address

## IN THE JUSTICE COURT CITY OF LIVINGSTON, PARK COUNTY, STATE OF MONTANA BEFORE LINDA CANTIN, JUSTICE OF THE PEACE

		)		
vs	Plaintiff	• •	Civil Case <u>CV-</u>	
		ý	SUMMONS - COUNTE	RCLAIM
	Defendar	) ) ) nt(s)		
THE STATE OF	MONTANA TO THE	ABOVE-NAMED DEFI	ENDANT(S), GREETING	S:
the above-entitle or all of the mate with the above-e	d Court, a copy of wh rial facts stated in the ntitled Court and serv	ich is herewith served of complaint, you <u>must</u> f	m/Complaint in this actio upon you. In the event th ile your written answer fo er by mail upon the Defer plaint.	at you deny any or each Plaintiff
the Plaintiff belie constituting a de- twenty (20) caler	ves to be untrue, and fense. Any matter not ndar days after receivi y of default judgment	also a statement, in placement denied shall be deemed	naterial facts stated in the ain or direct manner, of a ed admitted. If you fail to omplaint and Summons ef demanded in the	any other facts answer within
GIVEN und	der my hand this	day of	, 20	
	J	UDGE / CLERK OF CO	DURT	
	<u>!</u>	RETURN OF SERV	ICE	
I HEREBY CERTII and personally ser	FY that I received the w ved the same on the _	rithin Summons on the day of at the followin	day of, 20 g location, t.	, 20,
A copy of said Sur	nmons & Complaint wa	s served to the defendan	t.	<del></del>
Dated this	day of	, 20		
Mileage \$ Total \$		By:		
· <del></del>		Sheriff/Deputy	Sheriff/Process Server	

## **PRAECIPE**

IN THE JUSTICE COURT, THE COUNTY OF PARK, IN THE STATE OF MONTANA **********************************				
Plaintiff				
Vs.	Case Number:			
Defendant				
	· *************************			
Type of papers to serve: Summons	, Answer & Counterclaim.			
Please serve the attached papers to	(Name of Plaintiff):			
Physical Address:				
Phone number(s):				
Place of Employment (if known):_				
Address and Phone number of emp	ployer:			
**********	************			
Name and Signature of Defendant:	<u>-</u>			
Address:				
Phone number(s):				
Email Address	·			
	, 20			