

SAMPLE ANSWER

(must be completed on 8-1/2" x 11" paper)

IN THE COUNTY/CIRCUIT COURT,
IN AND FOR ____ COUNTY, FLORIDA

CASE NO: _____
JUDGE: _____
DIV: _____

Plaintiff(s)
vs.

Defendant(s)

ANSWER

- 1.
- 2.
- 3.
- 4.

I hereby certify that a copy hereof has been furnished by hand-delivery/mail to Plaintiff/Plaintiff's attorney this ____ day of _____, 20__.

Signature Defendant

Street Address

City, State, Zip Code

Phone Number

About Community Legal Services of Mid-Florida (CLSMF)

The mission of CLSMF is to provide access to justice through high quality legal assistance to low-income persons.

Community Legal Services of Mid-Florida, Inc. provides free legal assistance to eligible low-income persons in civil matters (we do not provide legal assistance in criminal or traffic matters).

CLSMF offers free educational seminars and informational brochures regarding the areas of law we practice. Call your local office (listed on the back of this brochure) for further information.

This brochure is for general education only. It is not intended to be used to solve *individual problems*. If you have specific questions, see an attorney. CLSMF offices are listed on the back of this brochure.



The Florida Bar Foundation, with Interest on Trust Accounts program funding, provides support for this service.

Community Legal Services of Mid-Florida Offices

***BREVARD: 1-866-469-7444**

CITRUS & SUMTER
106 N. Osceola Ave., Inverness, FL 34450
(352) 726-6592 – CITRUS
1-800-984-2918– SUMTER

FLAGLER: 1-800-405-1417

HERNANDO: 1-866-801-5566

LAKE— (352) 343-6351
226 West Main St., Tavares, FL 32778

MARION— (352) 629-6257
2300 SE 17th St. Suite 201
Ocala, FL 34471

***ORANGE — (407) 841-7777**
122 E. Colonial Drive, Suite 200
Orlando, FL 32801

OSCEOLA — (407) 933-1791
800 North Main St., Kissimmee, FL 34744

PUTNAM: (386) 385-0928
216 S. 6th Street, Palatka, FL 32177

***SEMINOLE: (407) 322-6673**

VOLUSIA — (386) 258-5600
128 Orange Ave., Suite 100,
Daytona Beach, FL 32114
Client toll-free number: 1-800-363-2357

***Offices currently not offering Family Law services**

ADMIN OFFICE: 386-506-5396

info@clsmf.org
Apply for help online at
www.clsmf.org



Community Legal Services of Mid-Florida

Filing Your Answer to a Complaint



WHY FILE AN ANSWER?

If you are served with a summons and complaint (or petition), this means someone has filed a lawsuit against you. A **summons** notifies you that you have been sued and informs you that you must respond to the lawsuit. A **complaint** sets forth the reason and basis for the suit. *If you do not want to lose your right to defend yourself and participate in the court proceedings, you must file an answer within the time frame stated in the summons.*

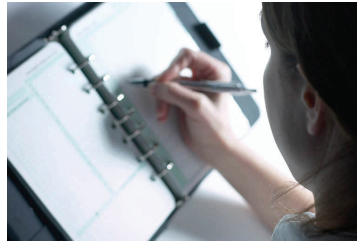
WHEN MUST YOU RESPOND?

You have a limited time to respond. The summons will tell you exactly how many days.

A summons for eviction gives you only five (5) working days to file your answer with the court. Count five days starting with the day *after* you are served the summons. Do not count Saturdays, Sundays, or legal holidays.



All other summonses will give you twenty (20) days to file your answer. Count twenty days starting with the day after you are served, and count every day, including Saturdays and Sundays.



WHAT IF I DO NOT RESPOND OR DO NOT MEET THE DEADLINE?

If you do not respond or meet the deadline, the person filing the lawsuit will win a judgment against you. This is called a default. There are some limited circumstances where a default can be challenged. One of them is if you were not properly notified of the lawsuit and did not have a chance to respond. Contact Community Legal Services of Mid-Florida, Inc. *immediately* if you receive this kind of a default judgment or if you do not understand the response time frames.

WHAT DO I SAY IN MY ANSWER?

Read the complaint or petition to see why you are being sued and what the person wants the court to do. Then write a response to each numbered paragraph of the complaint or petition. Every allegation in a complaint is usually given a number. You should number your answer the same way. All you have to write is whether you agree with to disagree with the statement in the paragraph. If you disagree, you **DO NOT** have to explain why you disagree.

If you have other facts that you want the judge to know, add additional numbered paragraphs. Place your responses under the heading "Answer." You may refer to the sample answer format in this brochure.

Be sure to put names of the parties and the case number at the top of your Answer. In the certificate of service, state how you sending plaintiff a copy. At the end, add your address and phone number and sign the answer.



WHAT DO I DO NEXT?

Make at least two more copies of your answer. The original answer is filed with the Clerk of the Court where the lawsuit was filed. Look at the top of the summons to see in which court the lawsuit was filed. Once your original is filed, the court will keep you advised of all hearings so that you can continue with your defense.

You must also mail one copy of the answer to the plaintiff or the plaintiff's attorney. Look at the name and address on the summons to see where to send the plaintiff's copy. Keep one copy for your records.

Contact Community Legal Services of Mid-Florida, Inc. if you have any questions or if you need assistance in preparing your answer.



DO NOT DELAY!