

Limited Civil Case Status Memorandum

Request for Trial in a Limited Civil Case

A <u>Limited Civil Case Status Memorandum (http://www.saccourt.ca.gov/forms/docs/cv-202.pdf)</u> (CV/E-202) is a Sacramento County Superior Court local form that tells the judge that one party is ready for trial, whether they want a jury, and how many hours they expect the trial to take.

Templates and Forms

- Limited Civil Case Status Memorandum (CV\E-202) (Sacramento County) (https://saccourt.ca.gov/forms/docs/cv-202.pdf)
- Request to Opt Out of Mandatory Expedited Jury Trial Procedures (EJT-003) (http://www.courts.ca.gov/documents/ejt003.pdf)
- Opposition to Request to Opt Out of Mandatory Expedited Jury Trial Procedures (EJT-004)
 (http://www.courts.ca.gov/documents/ejt004.pdf)

When do I use a Limited Civil Case Status Memorandum?

When all parties have answered or been dismissed AND the relevant documents have been processed by the Court, the case is "at issue" (ready for trial). Any time after that, if you are ready to go to trial, you can file (and serve on the other parties) a *Limited Civil Case Status Memorandum* (CV\E-202) to set the trial date.

The *Limited Civil Case Status Memorandum* (CV\E-202) has its own Proof of Service form on the second page. Be sure to have someone who is over the age of 18 and not a named party to the lawsuit complete the Proof of Service.

What do I do if I get one from the other party?

If you agree that the case is "at issue" (ready for trial) and with the rest of the statements by the other party, you do not need to do anything at all. If you have any objections, you have **15 days** to file and serve your own *Limited Civil Case Status Memorandum* (CV\E-202).

You can download Limited Civil Case Statues Memorandum (http://www.saccourt.ca.gov/forms/docs/cv-202.pdf) (CV/E-202) from the Sacramento County Superior Court's website (https://www.saccourt.ca.gov).

If you think the case is *not* ready to go to trial, mark "Counter Limited Civil Status Memorandum" and check "Not at issue." In the space that follows, explain *why* you don't think the case is ready to go to trial and what *you* are doing to get the case ready. For example, if the case is not ready because you need to do more discovery, say that, and indicate when you believe your discovery will be completed.

Even if you are objecting to a trial, questions about short cause, long cause, or expedited jury trial must be answered, and the arbitration section must have at least one of the boxes marked. If you do not complete

Page 1



these sections, the form will be rejected by the court.

What is an "expedited jury trial" and do I want one?

If a jury trial is requested in a case expected to take under one day, the case will be set for an **expedited jury trial (EJT)** unless one of the parties requests to opt out.

An **expedited jury trial** differs from a regular jury trial in several important ways intended to streamline the trial: All parties **waive the right to appeal**. Each side has a limit of 3 hours to present its case. A smaller jury means faster jury selection. Parties must exchange evidence and make other agreements a few weeks before the trial. For more information, see the Judicial Council's Expedited Jury Trial Info Sheet (https://www.courts.ca.gov/documents/ejt001info.pdf).

If you want to opt out of the EJT Program at this time, check "REQUEST TO OPT OUT OF EXPEDITED JURY TRIAL PROCEDURES" box and attach the Judicial Council form <u>Request to Opt Out of Mandatory Expedited</u> Jury Trial Procedures (EJT-003) (http://www.courts.ca.gov/documents/ejt003.pdf). (You can file this form separately to opt out at any time.)

If the other party has requested to opt out, but you want to use the EJT Program, check "OBJECTION TO OPT OUT OF EXPEDITED JURY TRIAL PROCEDURES" and attach the Judicial Council form <u>Objection to</u> Request to Opt Out of Mandatory Expedited Jury Trial Procedures (EJT-004 (http://www.courts.ca.gov/documents/ejt004.pdf)).

How do I serve and file the Limited Civil Case Status Memorandum?

Make four (4) copies of your *Limited Civil Case Status Memorandum*. Have someone (NOT YOU) over the age of 18 serve one copy on the other side's attorney (or the other party, if the other side does not have an attorney). The person who does the service should then sign Page 3 of the original. Staple each of the copies, but leave the original unstapled.

File the original and the other three copies in the drop box at the downtown courthouse at 720 9th St. along with a self-addressed, stamped envelope. There is no fee to file this form. You will receive one conformed (stamped) copy back for your records.

What's next?

If neither party objects, the case will be set for trial. If either party objects, or other issues need to be resolved, the Court may set a hearing in the Limited Civil Pretrial Department to determine disputed matters.

Short cause civil cases (without a jury) will be set for trial in Department 47 at 8:30 a.m. on Fridays. Expedited Jury Trials will be set for trial in Department 47 at 8:30 a.m. on Tuesdays. All long-cause limited civil cases will be referred to the Court's <u>Trial Setting Process (https://www.saccourt.ca.gov/civil/trial-setting.aspx)</u>.



Samples

TTORNEY OR PARTY WITHOUT ATTORNEY (NAME, STATE BAR # AN	D ADDRESS):	FOR COU	RT USE ONLY
Pavid Defendant Y	our name, add	dress, and phone	
		Per" means you	
acramento CA 95814 a	re representin	g yourself.	
ELEPHONE NO 916-555-1212 FAX NO (Optional)			-
MAIL ADDRESS (Optional)			
TTORNEY FOR (NAME): In Pro Per		4	
uperior Court of California, County of Sacramento			
20 Ninth Street, Room 102 acramento, CA 95814-1380			
Vebsite: http://www.saccourt.ca.gov			Case number.
LAINTIFF/PETITIONER: Petra Plaintiff		CASE NUMBER:	
	of Plaintiff	24 2042 0042	2156
EFENDANT/RESPONDENT: David Defendant and Def	fendant.	34-2.019-0012	.9479
LIMITED CIVIL CASE STAT	US MEMOR	ANDUM	
his form is to be filed ONLY if the case is at issue. Stipulation	ons to arbitra	tion and/or mediat	ion on Limited Civil
ases shall be submitted on Local Form CV/E-203		don ana or meana	
CASE STATUS MEMORANDUM		filing the Memorand	
	check "Cas	se Status Memorar	dum."
COUNTER CASE STATUS MEMORANDUM			
Not At Issue			
Specify: How not completed discovery; expected to	be complete	by Sept. 2019	
			If you are objecting to
			the other party's
			Memorandum, check "Counter Case Status
SHORT CAUSE TRIAL	lact 5 hours		Memorandum" and
or less, check here.	last o riburs		"not at issue," and explain why the case
		<u> </u>	is not yet ready for
If you expect the that to			trial ("at issue").
want an Expedited Jury	Trial, checkin	ere.	
REQUEST TO OPT OUT OF EXPEDITED JUR If you	expect the tria	l to last under a day	, but DON'T want an
		, check here and at	
landatory Expedited Jury Trial Procedures)			
			xpedited Jury Trial,
	and the second	out, check here an	NAMES OF A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTIONO
Must be accompanied by Mandatory Use Judicial Cour f Mandatory Expedited Jury Trial Procedures)	ICII Form EJ	T-004, Objection	to Request to Opt
manuatory Expedited Sury man Procedures)			
requesting to opt out of the Es If you expect the case to			
LONS CAUSE TRIAL Program, check "Long Ca	use Trial." Fil	I in the time you ex	pect the trial to take.
Jury Trial Non-Jury Trial Estimated time f	or trial 2 days	5 🖌	
Is Preference Claimed			
If you checked "Long Cause Tria			the contrast of the contrast of the
You can claim preference (an ea		a write the civil cod	e permitting the prefere
You can claim preference (an ea elderly or a minor. If you do, che	sk triis dox ant		
elderly or a minor. If you do, cher CVVE-202 (Rev 07.01.16)	ck this dux and		Page 1 of 3
elderly or a minor. If you do, che	ck this dux and		Page 1 of 3
elderly or a minor. If you do, cher CVVE-202 (Rev 07.01.16)	ok triis dux ant		Page 1 of 3



ARBITRATION	
Plaintiff elects to refer this case to judicial arbitration.	
The case is suitable for arbitration.Specify:	
The case is NOT suitable for arbitration. Specify:	
Discovery to remain open 30 days from the date ordered into Arbitration/Mediation.	
Use this page to request or object to judicial arbitration, and (if you wish) to request discovery remain open after arbitration/mediation. If both parties agree to arbitration, you must also file <u>Stipulation and Order to Arbitration/Mediation - Limited Civil Cases (CVAE-203)</u> (<u>www.saccourt.ca.gov/forms/docs/cv-203.pdf</u>) along with this Limited Civil Case Statues Memorandum. For more info on arbitration or mediation in limited civil cases, see Rule LC-B of the <u>Limited Civil Case Program (LC) Rules (bit.ly/2iA2qos</u>).	
Limited Civil Case Status Memorandum CVE-202 (Rev 07.01.16)	Page 2 of 3

Limited Civil Case Status Memorandum (page 2)



609 9th St Sacramento, CA 95814 | 916-874-6012 | saclaw.org

	Proof of Service Fill in address of the person who will serve the papers.
1.	I am over 18 years of age and not a party to this action. Here a resident of or employed in the county where the mailing took place.
2.	My residence or business address is: 456 Sycamore Drive, Sacramento Ca 94814
3.	On (date): May 2, 2019 I mailed from (city and state): Sacramento CA
	the Limited Civil Case Status Memorandum for Case # 34-2019-00123456
4.	I served the documents by enclosing them in an envelope and (check one):
	 a. depositing the sealed envelope with the United States Post which the server mails the papers, b. placing the envelope for collection and mailing following our and your case number.
	familiar with this businesses practice for collecting and processing conception and mailing in the analysis of the same day that correspondence is placed for collecting and mailing, it is deposited in the ordinary course of business with the United States Postal Course of business with the United States Postal Check method of mailing.
5.	The envelope was addressed and mailed as follows (please include the person's name and address where item was sent):
	Petra Plaintiff 78D Oak St. Name and address of the other party
	Sacramento, CA 94814 or other party's attorney.
	Server signs and dates the declaration after placing the papers in the mail.
	declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct.
	ate: May 2, 2019
50	ally Servier (Type or Print Name of Person Completing Tris Form) Sally Servier Signature of Person Completing Tris Form)
	- Indianana an earlier and the could be