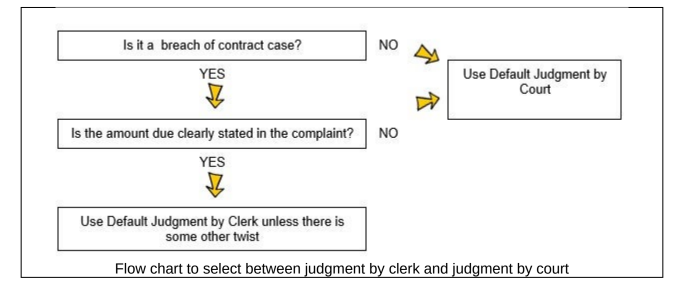


# Request a Default Judgment by Clerk

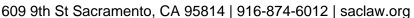
### **WARNING**

Unless the case is a clear-cut breach of contract case with a written amount due, you will probably need a Default Judgment by Court. Visit Default Judgment by Court (https://www.saclaw.org/resource\_library/request-a-default-judgment-by-court/) for the correct guide.



A defendant has 30 days from the date he or she is personally served with your summons and complaint to file a written response, or 40 if you served them by substituted service. (California Code of Civil Procedure (CCP) § 412.20(a) (3) (http://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?lawCode=CCP&sectionNum=412.20.)).

**This is not an automatic cutoff**. The court will still accept a response from the defendant after 30 days, until you file a *Request for Entry of Default*. Once the clerk enters a default in the court record, the defendant is no longer able to file a response or otherwise participate in the case.





# **Templates and Forms**

 Request for Entry of Default (CIV-100)

(https://www.courts.ca.gov/documents/civ100.pd (https://www.courts.ca.gov/documents/civ100.pd

 Judgment of Default by Clerk (CV/E-121) Sacramento Cases Only

(https://www.saccourt.ca.gov/forms/docs/cv-121.pdf)

- Judgment (JUD-100) Non-Sacramento Cases Only (https://selfhelp.courts.ca.gov/jcc-form/JUD-100)
- Request for Dismissal (CIV-110) (https://selfhelp.courts.ca.gov/jccform/CIV-110)
- Declaration Re: Accrual of Interest (MC-30)
   (https://selfhelp.courts.ca.gov/jcc-form/MC-030)
- Memorandum of Costs (MC-010) (https://selfhelp.courts.ca.gov/jccform/MC-010)
- Declaration of Venue â?? PDF (https://saclaw.org/wp- content/uploads/2023/04/form-declaration-re-venue.pdf)
- Proof of Service by First-Class
   Mail (MC-030)
   (https://selfhelp.courts.ca.gov/jcc-form/POS

The plaintiff can also request a judgment entered in his or her favor, at the same time as the default, or later. This is known as requesting a default judgment. The clerk can grant this judgment in breach of contract cases where a specific monetary amount is stated in the complaint. In other cases it must be done by the judge (â??default judgment by courtâ?•). We have a separate guide for that; the process is more complicated.

# **Background**

#### CLERK OR COURT JUDGMENT?

Unless the case is a clear-cut breach of contract case with a written amount due, you will probably need a Default Judgment by Court. Visit Default Judgment by Court (https://www.saclaw.org/resource\_library/request-adefault-judgment-by-court/) for the correct guide.

### Warning: Declaration of Venue Requirement Can Trip You Up

If your lawsuit is for a *loan for personal or household use*, you must serve the defendant with a Declaration of Venue before obtaining a default. If you think thereâ??s any chance of a default, be sure to serve this with the Summons. If it is not served with the Summons, later service gives the defendant another 30 days to respond (40 if by substituted service). (CCP § 396a(a) (http://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?sectionNum=396a.&lawCode=CCP) ). (This requirement also applies to car dealers and retail installment contracts.) You can serve this at the same time you serve the complaint, but if you did not, you must have the Declaration of Venue served now. It must be served in the same way as a Summons and Complaint (personal service).

If your case requires a Declaration of Venue, the Clerk will reject your Request for Default unless you include proof of service of one.

You can find a *Declaration of Venue* form and instructions here (https://www.saclaw.org/resource\_library/declaration-of-venue/).



# **Step-by-Step Instructions**

1.

### Make sure defendant has actually missed their deadline

- Deadline:
  - Personal serviceâ??30 calendar days from service
- Substituted service a?? 40 calendar days from follow-up mailing (longer if outside Cal.)

The defendant has 30 days from the date of personal service to file his or her response. If the defendant was served by substituted service, service is considered complete on the 10<sup>th</sup> day after the follow-up mailing required to complete substituted service (CCP § 415.20(a)

(http://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?lawCode=CCP&sectionNum=415.20.)), so, as a practical matter, the default cannot be taken until more than 40 days have passed after this mailing.

If the last day is a weekend or holiday, the deadline extends until the next business day. The first day you can file your Request for Default is the 31st (or 41st) day.

Declaration of Venue: As discussed above, you must also have served the Declaration of Venue, either with the complaint or later, and waited 30 (or 40) days if served separately.

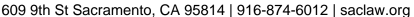
2.

# Choose entry of default only, or entry of default and clerkâ??s judgment

Obtaining a default judgment involves two steps: the request for entry of default and the request for entry of clerkâ??s judgment. You can request both at the same time, or you can take these steps at different times.

**Entry of Default only:** If you want to cut off the defendant from responding as soon as possible, but you need additional time to get all the paperwork ready for the judgment, file the Request for Entry of Default (CIV-100) now and the request for judgment later. Here are the steps:

- Fill out Request for Entry of Default (CIV-100) (http://www.courts.ca.gov/documents/civ100.pdf) and sign it. A sample filled-in form with instructions is available in the Forms section of this guide.
- Make three copies.
- Have someone else (a person over 18 who is not a party to the case) serve (mail) one copy to the
  defendant. On the rest of the copies, have the server fill out and sign Item 6 on page 2 (â??Declaration of
  Mailingâ?\*).
- File the original and both copies with the Clerk.





• Complete the rest of this guide when you are ready to request the judgment. Your deadline is within 45 days after entry of default, unless you ask the court for an extension.

**Entry of Default and Clerkâ??s Judgment:** If you have all the paperwork you need to request the judgment as well, you can request it at the same time as the entry of default, on the same form. The additional paperwork is fairly simple.

For the rest of this guide, we will assume you are filing both steps simultaneously.

3.

### Complete the necessary forms

The Judicial Council and local Sacramento County forms commonly used in this procedure are:

- Request for Entry of Default (CIV-100) (http://www.courts.ca.gov/documents/civ100.pdf)
- Judgment by Default by Clerk (CV/E-121) (http://www.saccourt.ca.gov/forms/docs/cv-121.pdf)
- (If you are not in Sacramento County, use <u>Judgment (JUD-100) (http://www.courts.ca.gov/documents/jud100.pdf)</u> or your local form)
- Request for Dismissal (CIV-110) (http://www.courts.ca.gov/documents/civ110.pdf), if dismissing other parties (see Step 4)
- Declaration re: Accrual of Interest (MC-030) (http://www.courts.ca.gov/documents/mc030.pdf), if claiming pre-judgment interest (see Step 5)

Sample filled-in forms with instructions are available at the end of this Guide.

You will also need to provide:

- The original Summons if not yet filed, or a file-stamped copy, if already filed
- The original Proof of Service of Summons, if not yet filed, or a file-stamped copy if already filed
- Proof of Service of Declaration of Venue, if not listed on the Proof of Service of Summons
- A copy of the contract, with caption cover sheet, if it was not attached to the complaint. Use <u>Declaration</u> (MC-030) (http://www.courts.ca.gov/documents/mc030.pdf) as the cover sheet.

4.

# Dismiss any other parties (DOES)

Before you can obtain a judgment, you must dismiss any parties other than the party(ies) in default. This usually means any DOES you included in the Complaint. If you did not name anyone other than the party(ies) in default, skip this step.

To dismiss parties, fill out Request for Dismissal (CIV-110) (http://www.courts.ca.gov/documents/civ110.pdf). A sample filled-in form with instructions is available at the end of this Guide.



5.

### **Complete your Declaration re: Accrual of Interest**

Many contracts include interest on a loan or on overdue payments in addition to the principal amount owed. To obtain any pre-judgment interest you claimed in your Complaint, you must prepare a declaration to the court showing how you calculated that amount. You may use <u>Declaration (MC-030) (http://www.courts.ca.gov/documents/mc030.pdf)</u> for this declaration. A sample is included at the end of this Guide, which you can adapt to fit your own facts and circumstances.

In breach of contract cases, pre-judgment interest will accrue at the rate of interest specified in the contract; if no rate is specified, interest will accrue at 10% per year. <u>Civ § 3287(c)</u>
<a href="http://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?lawCode=CIV&sectionNum=3287.">http://leginfo.legislature.ca.gov/faces/codes\_displaySection.xhtml?lawCode=CIV&sectionNum=3287.</a>) caps pre-judgment interest in cases against a government entity at 7% per year.

To calculate your pre-judgment interest, you must determine the daily rate of interest and multiply that by the number of days for which interest should accrue. For example, if a loan of \$15,000 with a 10% interest rate was breached 200 days ago, the prejudgment interest calculation would be:

\$15,000 x 10% = \$1500 interest per year \$1500 ÷ 365 = \$4.11 interest per day \$4.11 x 200 = \$822 prejudgment interest

You may use the judgment calculator on the San Diego Courtâ??s website (https://ijcalc.sdcourt.ca.gov/) to determine the amount of interest. When using this calculator, enter the date the contract was breached in the field for â??judgment date.â?• This will calculate interest from that date to the date you run the calculation. The calculator will show you the daily interest rate, which you can use if you need to adjust your calculations.

6.

# **Complete Memorandum of Costs, any**

If you have court costs that you want to recover, fill out the Memorandum of Costs portion of the Request for Entry of Judgment (CIV-100), which is item 7 on that form. If you were granted a fee waiver, you will probably not need to do this part.

If you do use the form, it should be simple. Since the case is ending with a default, you should not have many costs to list â?? probably filing fees and the cost of service.

•

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7.

### Copy and assemble documents

Make three (3) copies of each:

- Request for Dismissal (CIV-110), if applicable
- Request for Entry of Default (CIV-100)
- Declaration re: Accrual of Interest (MC-030)
- Judgment by Default by Clerk (CV/E-121)

Staple each photocopy, but **leave the originals unstapled**. The originals will be scanned into the courtâ??s filing system, and the staple will damage the scanner. Set aside one photocopy of each document for service on the other party. For the remaining copies of each document, place the original on top of its photocopies, and paperclip them together.

8.

### Have your documents served

You must have someone over the age of 18 who is not a party in the case mail a set of the photocopies you made in Step 7 to the defendant. This person must then complete a <u>Proof of Service by Mail (POS-030)</u> (<a href="http://www.courts.ca.gov/documents/pos030.pdf">http://www.courts.ca.gov/documents/pos030.pdf</a>). Make two photocopies of the signed proof of service. See the Step-by-Step guide on Serving Documents by Mai (https://www.saclaw.org/resource\_library/serving-documents-by-mail/) I for more information.

9.

### File your documents

You must file the original and two (2) remaining photocopies of:

- Request for Entry of Default (CIV-100)
- Declaration re: Accrual of Interest (MC-030)
- Judgment by Default by Clerk (CV/E-121) (or JUD-100 if outside Sacramento)
- Request for Dismissal (CIV-110), if applicable
- Proof of Service (POS-030) for all of the above documents, from Step 8
- Memorandum of Costs (MC-010) with Proof of Service (p2) complete, if you are using it
- Original Summons (SUM-100) (if not yet filed), or filed endorsed (stamped) copy
- Proof of Service of Summons (POS-010) (if not yet filed), or filed endorsed (stamped) copy



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In Sacramento, if you do not have filed endorsed copies of the Summons and Proof of Service of Summons, you may download them from the courtâ??s online <a href="Public Case access system">Public Case access system</a> (https://prod-portal-sacramento-ca.journaltech.com/public-portal/) (free) or by using the courthouse kiosks.

If needed, you must also file:

- Copy of written contract, with cover sheet (use <u>Declaration (MC-030) (http://www.courts.ca.gov/documents/mc030.pdf)</u> as cover sheet) (this is required if it was not attached to complaint)
- Proof of Service of Declaration of Venue (if served separate from Summons)

In Sacramento, file your documents in the drop box in Room 102 in the Sacramento Superior Court at 720 Ninth Street. Fill out and attach the <u>Civil Document Drop-Off Sheet (http://www.saccourt.ca.gov/forms/docs/cv-drop-off-sheet.pdf)</u>, and date stamp the back of each original document. A supply of <u>Civil Document Drop-Off Sheets</u> and a date stamp are located near the drop box. Include a self-addressed stamped envelope with enough postage to mail your documents back to you.

Although the court cannot tell you exactly when your default will be processed, every Friday they publish a list of dates that they have reached in processing particular document types. You may see this list on <a href="mailto:the">the</a><a href="mailto:Courtâ??s Civil webpage">Courtâ??s Civil webpage</a>. <a href="mailto:https://www.saccourt.ca.gov/civil/civil.aspx">(https://www.saccourt.ca.gov/civil/civil.aspx</a>)

10.

# After you receive your Judgment, serve Judgment and Notice of Entry of Judgment on defendant

If your judgment is approved, the court will mail you a signed copy. Fill out a Notice of Entry of Judgment.

Make one photocopy of Judgment and Notice of Entry of Judgment, and have them served on the defendant by mail, by someone over the age of 18 who is not a party in the case. The server must then complete a <u>Proof of Service by Mail (POS-030) (http://www.courts.ca.gov/documents/pos030.pdf)</u>.

Make a photocopy of the signed proof of service, and file the original and photocopy with the court. See our Step-by-Step guide on Serving Documents by Mail (https://www.saclaw.org/resource\_library/serving-documents-by-mail/) for more information.

## For More Information

### For help

SH@LL (Self-Help at the Law Library) (https://saclaw.org/services/civil-self-help/) 609 9<sup>th</sup> Street, Sacramento CA 95814 (916) 476-2731 (Appointment Request Line)



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Services Provided: SH@LL provides general information and basic assistance to self-represented litigants on a variety of legal issues. All assistance is provided by telephone. Visit <u>\(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\frac{\alpha?\text{?What we can help with basic assistance is provided by telephone. Visit \(\</u>

*Eligibility:* Must be a Sacramento County resident or have a <u>qualifying case (https://saclaw.org/services/civil-self-help/#who)</u> in the Sacramento County Superior Court.

### At the Law Library:

Win Your Lawsuit KFC 968 .Z9 D86 (Self Help) Chap. 9

**California Forms of Pleading and Practice** KFC 1010 .A65 C3 (Ready Ref) Chap. 165 Electronic Access: On the Law Libraryâ??s computers, using *Lexis Advance*.

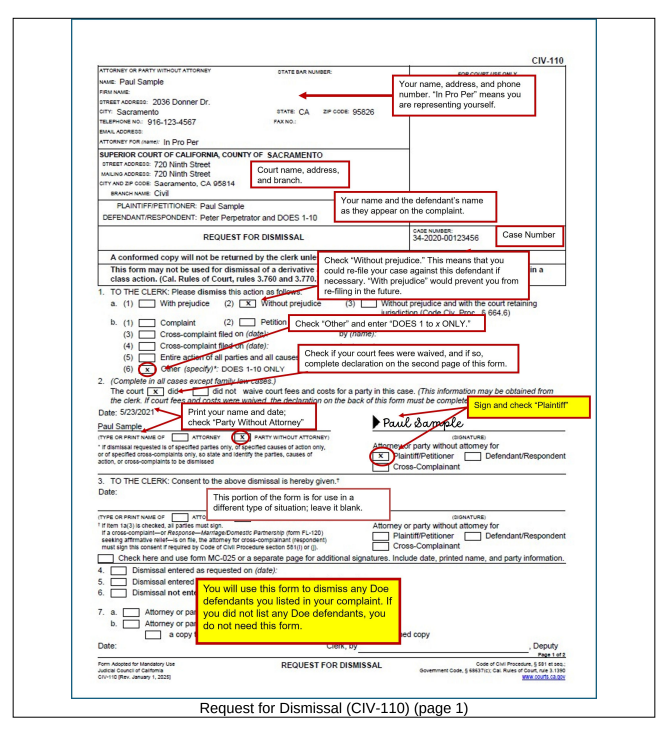
**California Civil Procedure Before Trial** KFC 995 .C34 Chap. 38 Electronic Access: On the Law Libraryâ??s computers, using *OnLaw*.

If you have questions about this guide, or if you need help finding or using the listed materials, donâ??t hesitate to ask a reference librarian.

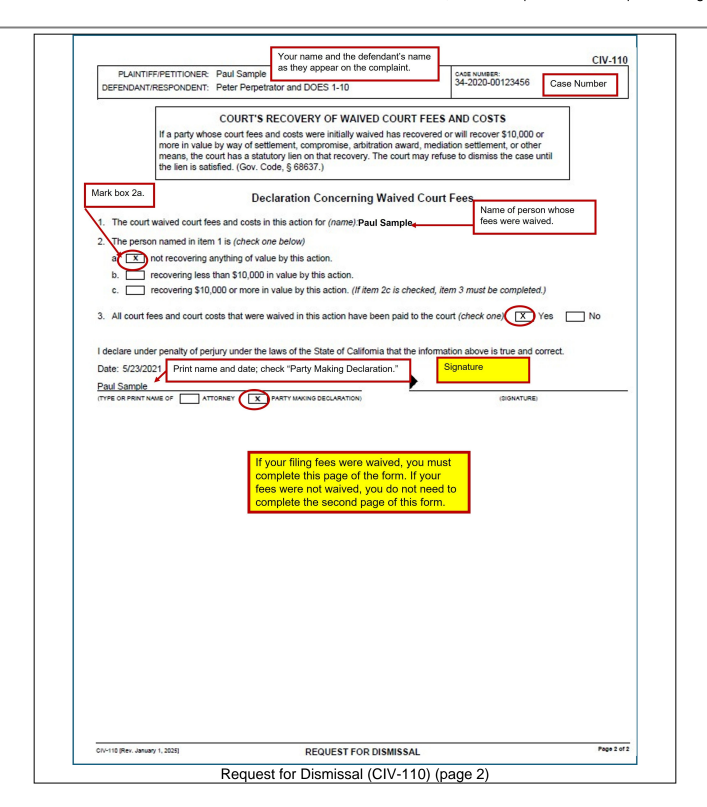


# **Samples**

### **Request for Dismissal**

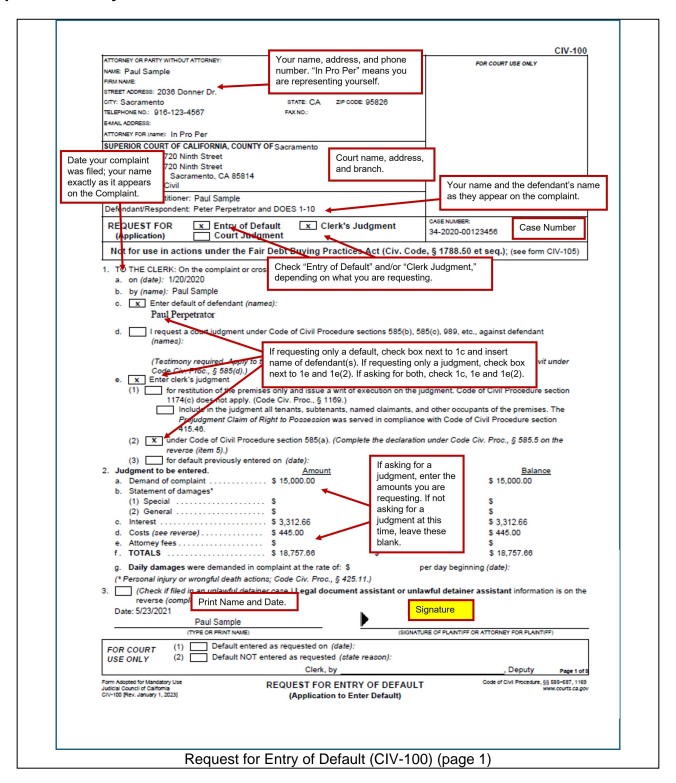






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### **Request for Entry of Default**



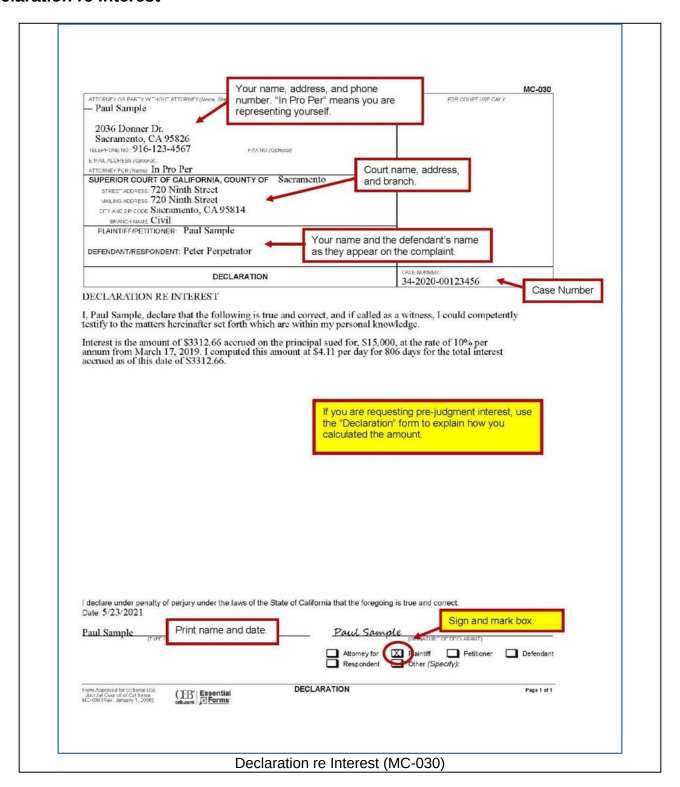
	ul Sample ter Perpetrator and DOES 1-	-10	CASE NUMBER: 34-2020-00123	3456
a. Assistant's name: b. Street address, city,  5.	ant did did not did not vice for pay from a legal of and zip code:  Treated Civ. Proc., § 585 5 out on a contract or installment on a conditional sales corand Finance Act).  To on an obligation for goods (Code Civ. Proc., § 587). A the following defendants,	Check appropriate boxes in 5a, 5b, and 5c. de contract subject to Civ. Contract subject sub	advice or assistance with ful detainer assistant, staf c. Telephone no.: d. County of registrat e. Registration no.: f. Expires on (date): Code Civ. Proc., § 585(a ices subject to Civ. Code, e. § 2981 et seq. (Rees-L ensions of credit subject to Entry of Default was and insert date of mail adddress where serv	this form. If declarant has te:  ion:  i)). This action § 1801 et seq. (Unruh Act). Levering Motor Vehicle Sales o Code Civ. Proc., § 395(b).  ling, red.  y (names): red.
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b. Process server's fee c. Other (specify): d. e. TOTAL f Costs and disb g. I am the attorney, ag	\$	385.00 60.00 445.00 se costs. To the best of r	Amount paid fo filing and proce server fees; tota	r rss al.
Date: 5/23/2021 Pa	ame and date.  of the S  ul Sample  or PRINT NAME)	State of California that th	e foregoing item 7 Sign	ot.



Plaintiff/Petitioner: Paul Sample	CASE NUMBER:
Defendant/Respondent: Peter Perpetrator and DOES 1-10	34-2020-00123456
<ol> <li>Declaration of nonmilitary status (required for a judgment).         No defendant/respondent named in item 1c is in the military service of the Civil Relief Act (see 50 U.S.C. § 3911(2)) or California Military and Vetera     </li> </ol>	
I know that no defendant/respondent named in item 1c is in the U.S. milit.  a. X the search results that I received from <a href="https://scra.dmdc.osd.mil">https://scra.dmdc.osd.mil</a>	
service. b. I am in regular communication with the defendant/respondent ar	nd know that they are not in the LLS, military service
c. I recently contacted the defendant/respondent, and they told me	
d. I know that the defendant/respondent was discharged from U.S.	
e the defendant/respondent is not eligible to serve in the U.S. mili	tary because they are:
incarcerated a business entity	
f. other (specify):	You must verify that
	the defendant isnot currently in the military
	before obtaining a
	judgment by default.
	Choose the box that
Note	explains how you
U.S. military status can be checked online at <a href="https://scra.dmdc.og">https://scra.dmdc.og</a>	ed.mil/. learned that defendant
If the defendant/respondent is in the military service, or their military service, or their military service.	
is entitled to certain rights and protections under federal and stat  For more information, see <a href="https://seifhelp.courts.ca.gov/military-">https://seifhelp.courts.ca.gov/military-</a>	

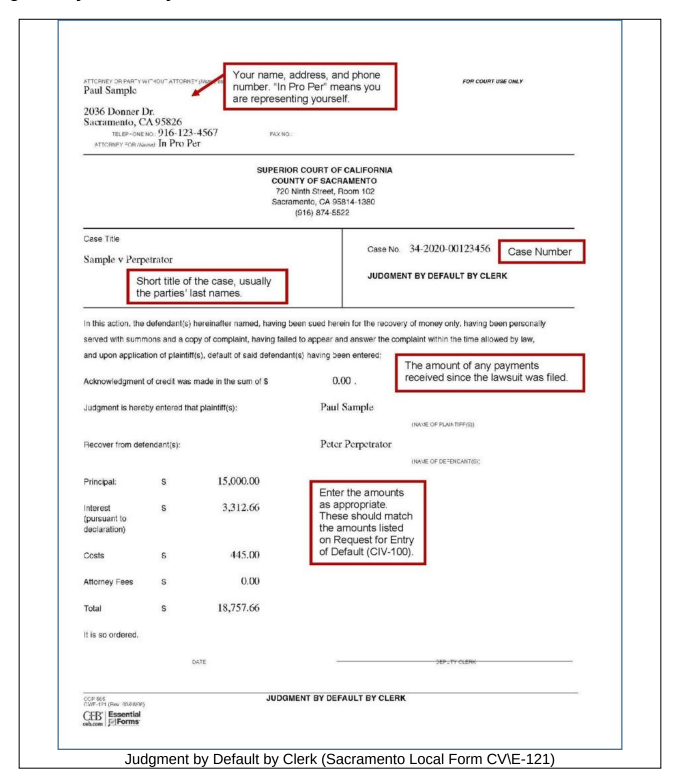


#### **Declaration re Interest**



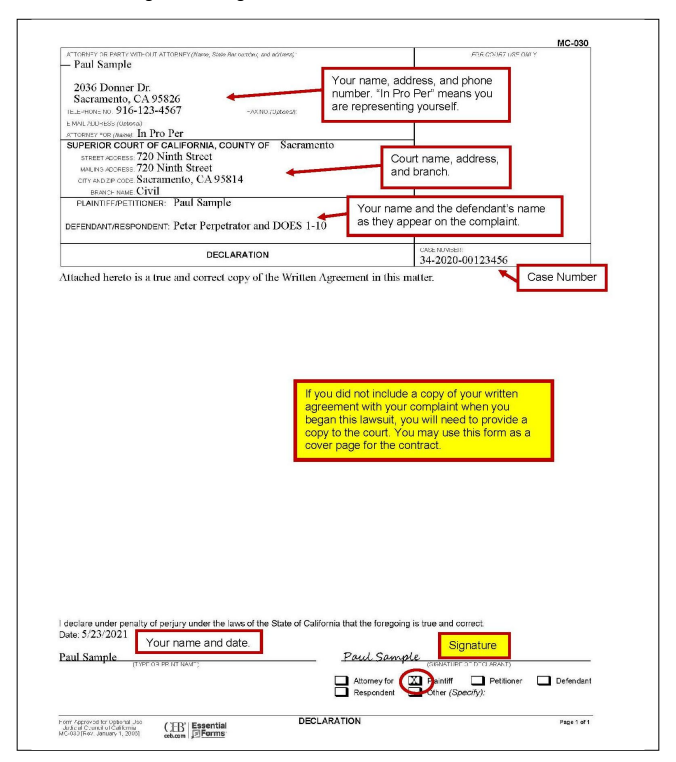
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### **Judgment by Default By Clerk**





### **Declaration Attaching Written Agreement**



Optional: Declaration Attaching Written Agreement

