

Special Civil Part Frequently Asked Questions

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What Is the Special Civil Part?

Special Civil is a court in which you may sue a person or a business (the defendant) to collect an amount of money up to \$15,000 that you believe is owed to you. [If your claim is \$3,000 or less, or \$5,000 in the case of a tenant's security deposit, you may sue in the Small Claims Section.] This segment on Special Civil explains how to file a complaint, answer a complaint, file an appeal and gives general information about Special Civil. It is not intended to provide or take the place of legal advice or to answer every question you have about this court. For legal advice about your rights, you should contact a lawyer. If you do not have a lawyer, you may contact the Lawyers' Referral Service of the County Bar Association. If you cannot afford a lawyer, you may contact the Legal Services Program in your county to see if you are eligible for free legal services.

Special Civil is one of three sections within the Special Civil Part Court. The other two sections are Landlord/Tenant and Small Claims. Special Civil is limited to cases in which the demand is \$15,000 or less. If you believe you are entitled to recover more than \$15,000, your case should be filed in the Law Division of the Superior Court.

*If you believe you are entitled to damages greater than \$15,000, but still wish to sue in Special Civil, you give up your right to recover damages over \$15,000. The additional money **cannot** be claimed later in a separate lawsuit.*

What Claims Are Typically Filed?

Following is a general list of claims that may be filed in Special Civil:

- Breach of a written or oral contract.
- Return of money used as a down payment.
- Property damage caused by a motor vehicle accident.
- Damage to or loss of property.
- Consumer complaints for defective merchandise or faulty workmanship.
- Payment for work performed.
- Claims based on bad checks
- Return of a tenant's security deposit.

What Claims Cannot Be Filed?

- Claims arising from professional malpractice (for example, alleged malpractice by a doctor, dentist or lawyer).
- Claims for support or alimony from a marital or domestic dispute.
- Claims arising from a probate matter.

*Please remember that if you believe you are entitled to damages greater than \$15,000, but still wish to sue in Special Civil, you give up your right to recover damages over \$15,000. The additional money **cannot** be claimed later in a separate lawsuit.*

Where Do I File a Complaint?

A complaint must be filed in the Office of the Special Civil Part in the county where at least one defendant lives or where the defendant's business is located. A business defendant is considered located in a county wherever it is actually doing business or in the county where its registered office is located. If there is more than one defendant, the complaint can be filed in the county where any of the defendants live or is located. If none of the defendants live or are located in New Jersey, the complaint must be filed in the county where the cause of the complaint occurred. A list of all of the Special Civil Part Offices, addresses and phone numbers in New Jersey is available on the Internet at njcourts.gov.

Who May File a Complaint?

To sue in the Special Civil Part, a person must be 18 years of age or older. If the person suing is under the age of 18, the claim must be filed by a parent or guardian. A plaintiff or defendant that is a corporation, partnership, (any business entity other than sole proprietors) must be represented by an attorney when the claim is greater than \$3,000. An officer, trustee, director, agent or employee of a corporation may present or defend against a claim of \$3,000 or less.

How Do I File a Complaint?

A Special Civil complaint form and accompanying instructions is available in any New Jersey Special Civil Part Office and is available on the Internet at njcourts.gov. The summons and complaint can be filed through the mail or in person at the appropriate Special Civil Part Office (See “[Where Do I File a Complaint?](#)”). When filing a complaint, you, as the plaintiff, must:

- Give your full name, address and telephone number.
- To ensure proper service of the complaint, give the correct name(s) and address(es) of the person(s) or business(es) named as the defendant(s) in the complaint. It is important that the defendant(s) be properly identified as an individual, a sole proprietorship, a partnership or a corporation.
- State the amount of money for which you are suing.
- State the reason why the defendant(s) owes you money.
- State whether there is, at this time, another case involving both you and the other party(ies) and, if so, the name of the court.
- Do not provide any party’s *“confidential and personal identifiers” in the complaint or in any other submission to the court unless specifically required under law, court order, rule or administrative directive.
- Sign and date the completed form.

- Pay the correct filing and service fees when filing the complaint with the Office of the Special Civil Part.

* A “confidential personal identifier” is defined as a social security number, driver’s license number, vehicle plate number, insurance policy number, active financial account number or active credit card number. You can provide the last 4 digits of a party’s active financial account if it is the subject of the lawsuit and cannot otherwise be identified.

After you have filed a complaint, a trial date will not be set unless the defendant files an answer in writing, along with the proper fees, to the Office of the Special Civil Part within 35 days from the date the complaint was served upon that defendant. If the defendant responds in writing within the 35 days, a trial date will be scheduled. All parties will be notified by the court.

If a defendant does not respond within the 35 days, the Court will enter a default. The plaintiff can apply to the Special Civil Part Office for the entry of a “judgment by default” within 6 months from the date that default was entered. After this six month period, they must file a motion in order to obtain the judgment by default. Through a judgment by default request, the court decides the amount of money, if any, to be awarded to a plaintiff because the defendant did not answer the complaint in time or come to court. You are required to submit an affidavit and other documents verifying the amount of your claim and prove to the Court that the individual defendant is not an active member of the U.S. military. Proof of military service does not apply to business defendants. A hearing may be held in court to allow you to prove your claim where the amount you claimed cannot be proved from your documents. A packet for self-represented litigants on how to apply for a default judgment is available in any New Jersey Special Civil Part Office and is available on the Internet at njcourts.gov.

If the complaint is for money damages caused by a motor vehicle accident and the judgment requires a defendant to pay more than \$500, the defendant must pay within 60 days. If the defendant does not pay within the 60 days, the plaintiff may request, through the Office of the Special Civil Part, that the Motor Vehicle Commission stop the defendant's driving privileges until the judgment is paid. There is no fee for this request.

What Is the Fee for Filing a Complaint?

The costs for filing a complaint in Special Civil are:

- \$50 for a complaint where the amount claimed is \$3,000 or less.
- \$75 for a complaint where the amount claimed is more than \$3,000.
- \$5 for each additional defendant.
- Currently the fee is \$7 for each defendant served by certified and regular mail. This is subject to change, however. [A \$3 fee, plus the court officer’s applicable mileage, is charged for one defendant if the complaint is served personally by a court officer. Each additional defendant that you may want a court officer to personally serve is another \$5 fee plus applicable court officer mileage.] Staff of the Special Civil Part Court can inform you of the mileage fee. Make a check or money order payable to the **Treasurer, State of New Jersey**.
- An additional \$100 fee is required for requests for a jury trial by six jurors.

If you cannot afford to pay the filing fees, you may apply to the court to qualify as an indigent and your filing fees may be waived by the judge.

Can I File an Answer to a Complaint?

If you have been named as a defendant in a case, you must file a written answer to the complaint with the Office of the Special Civil Part in the county in which the complaint was filed within the number of days stated in the summons (35 days). You also must hand deliver, or send by regular mail, a copy of this answer to the plaintiff's attorney or send it by regular and certified mail to the plaintiff if they do not have an attorney. An answer packet for self-represented litigants, with accompanying instructions, is available in any New Jersey Special Civil Part Office and is available on the Internet at njcourts.gov.

If you believe that the plaintiff owes you money, you must add a counterclaim to the answer. If you believe that someone else named as a defendant in the complaint owes the money, you must add to the answer a cross-claim against that defendant. Finally, if you believe that a party not named in the complaint owes the money, you must add a third-party complaint to the answer. When filing an answer, be sure to give the following information:

- The docket number and caption of the case which appears on the complaint.
- Your full name, address and telephone number.
- The correct name(s) and address(es) of the plaintiff(s).
- The reason(s) you are disputing the plaintiff's claim. Include the amount of money for which you are suing, if you are including a counterclaim, cross-claim or third-party complaint with your answer.
- Do not provide any party's *“confidential and personal identifiers” in the answer or in any other submission to the court unless specifically required under law, court order, rule or administrative directive.
- You must complete the summons form if you are filing an answer **that includes a third-party complaint** (a new party is being added to the lawsuit by you). You must also pay the applicable service fees, as the court is required to serve the answer and third party complaint, on your behalf, upon the new party(ies) that you are adding to the lawsuit.

You also must sign the answer, and pay the correct filing fees, when filing the answer with the Office of the Special Civil Part.

If you do not respond to the complaint in writing within the number of days listed on the summons, a "judgment by default" may be entered against you. Through a judgment by default, the court decides the amount of money, if any, to be awarded to the plaintiff because you did not answer the complaint in time. If you have answered the complaint on time, the court will notify you by mail of the trial date.

** A “confidential personal identifier” is defined as a social security number, driver's license number, vehicle plate number, insurance policy number, active financial account number or active credit card number. You can provide the last 4 digits of a party's active financial account if it is the subject of the lawsuit and cannot otherwise be identified.*

What Is the Fee for Filing an Answer?

- \$30 for an answer.
- \$50 for an answer with a counterclaim, cross-claim or third-party complaint where the amount is \$3,000 or less.

- \$75 for an answer with a counterclaim, cross-claim or third-party complaint where the amount is more than \$3,000. [Note: The Clerk will also charge an additional fee for serving the third-party complaint upon the new party(ies) that you are adding to the lawsuit.]

If you cannot afford to pay the filing fees, you may apply to the court to qualify as an indigent and your filing fees may be waived by the judge.

How Do I Prepare for Trial?

Interrogatories

The Rules of Court provide for an exchange of information by the parties. Whether you are the plaintiff or the defendant, questions from the opposing party, called "interrogatories," must be answered within 30 days from the date you receive them.

Plaintiff

If you are the plaintiff, you must prove your case. Arrange to have any witnesses and records you need to prove your case at the trial. *A written statement, even if made under oath, is not admissible in court.* Only actual testimony in court of what the witness(es) heard or saw will be allowed. Prepare your questions in advance. Bring to court records of any transactions that may help you prove your case. Such records may include:

- Cancelled checks, money orders, sales receipts.
- Bills, contracts, estimates, leases.
- Letters.
- Photographs.
- Other documents proving your claim.

If you are able to settle the case with the defendant before the trial date, call the Special Civil Part Clerk's Office immediately to confirm that the case should be marked settled.

Defendant

If you are the defendant, you should prepare your side of the case as the plaintiff prepared his or her case. Bring all necessary witnesses and documents to court with you on the scheduled trial date. You must come to court at the time and date shown on the trial notice. If you do not, a default judgment may be entered against you and you may have to pay the money the plaintiff says you owe.

If you are able to settle the case with the plaintiff before the trial date, call the court immediately to confirm that the case should be marked settled.

What Happens on the Day Of Trial?

The defendant and the plaintiff must come to court at the time and date stated on the trial notice, unless otherwise notified by the court. Bring all witnesses and evidence needed to present your case. On the day scheduled for trial, the court may help you settle your case through mediation with a trained mediator or a settlement conference with a neutral third person. This person will try to help the plaintiff and the defendant reach a satisfactory agreement. The mediator or neutral third person is not a judge. If a settlement cannot be reached, every effort will be made to have your case tried by the judge on the same day.

If you win your case and need information on how to collect your judgment, you can find that information in our brochure entitled “[Collecting a Money Judgment](#).” This brochure is available in any New Jersey Special Civil Part Office as well as on the Internet at njcourts.gov.

Can I Appeal?

If you, as a plaintiff or as a defendant, disagree with the court's decision, you may appeal the case to the Appellate Division of the Superior Court within 45 days from the date when the final decision is rendered. (The information is available on njcourts.gov) You must file a Notice of Appeal, a copy of the Request for Transcript and a Case Information Statement within the 45 days with the Clerk of the Appellate Division (located at the Hughes Justice Complex, Trenton) and deliver copies to:

- All parties to the case who appeared in court.
- The Office of the Special Civil Part from which the appeal is taken.
- The judge who decided the case.

You must pay a filing fee of \$250 with the Notice of Appeal and deposit \$300 with the Clerk of the Appellate Division within 30 days of the Notice of Appeal. This deposit may be used to pay settlement or court costs if the appeal is lost. If the appeal is successful, the deposit will be refunded.

You also must obtain a transcript (a copy of the record of what happened in court) of the trial. The request for a transcript should be made to the Office of the Special Civil Part in the county in which the case was tried. You must deposit with the Clerk the estimated cost of the transcript (as determined by the court reporter, Clerk or agency preparing it) or \$300 for each day or part of a day of the trial. You must file three copies of the transcript with the Office of the Clerk of the Appellate Division. Questions concerning an appeal should be directed to the Office of the Clerk of the Appellate Division at 609-815-2950 or to an attorney.