Introduction To Citations

Thomas Sanders

Chief Deputy Constable Tarrant County Precinct 1

TJCTC Programs are an educational endeavor of the Justices of the Peace and Constable's Association of Texas, Inc. and funded by the Texas Court of Criminal Appeals. © Copyright 2025. All rights reserved.

No part of this work may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopying and recording, or by any information storage or retrieval system without prior written permission of the Texas Justice Court Training Center unless copying is expressly permitted by federal copyright law.

Address inquiries to: Permissions, Texas Justice Court Training Center, 1701 Directors

1

What We Will Discuss

- · What is a citation?
- Issuance of the citation
- Requirements of the citation
- Dates & times for service
- Expiration for service
- Who may serve the citation
- Methods of service
- Who the citation is delivered to
- Duties and requirements of the officer
- Return duties and requirements of the officer

Resources



•www.txcourts.gov •Texas Rules of Civil Procedure (TRCP)



www.statutes.capitol.texas.govAll statutes other than the Rules of Civil Procedure



- www.tjctc.org
- •Texas Civil Process Field Guide
- •Deskbooks including Practical Guide to Writs of Execution
- Legal Question Board
- •Forms

2

Rules of Civil Procedure

All rules except Rules 500 - 510

· Apply to cases in county and district court.

Rules 500 -510

- · Apply specifically to cases in justice court.
- The other rules of civil procedure do not apply unless the judge determines that a particular rule should apply in order to ensure fairness to all parties or the law says another rule applies.

What is a Citation?

5

What is a Citation?

It is the official process by which a defendant is notified he or she is being sued.

- Issued after the plaintiff (person suing) files a petition and pays a fee.
- · Accompanied by a copy of the petition when it's served.

The citation provides notice to the defendant(s) of the opportunity to:

- · Answer,
- · Appear, and
- · Defend the suit.

TRCP Rules 99 & 501

Who issues the Citation?

Citations can be issued by the clerk(s) of the:

- 1. District court
- 2. County court
- 3. Justice court
- 4. All of the above

7

What if There are Multiple Defendants?

A citation must be issued for **each** defendant.

- The officer must serve a citation and petition on each defendant.
- A service fee will be charged for every citation that has to be served.

Requirements of the Citation

q

1. Main Requirements of the Citation

- Styled "The State of Texas."
- Identifies the person to whom the citation is directed = Defendant.
- Includes the name and county of the court where the case is filed.
- Includes the cause number.
- Identifies all parties in the case.

- Includes the date of issuance of the citation.
- Includes the date the petition was filed.
- Includes the name and address of the plaintiff's attorney, or the address of the plaintiff.

TRCP Rules 99 & 501.1(b)

2. Main Requirements of the Citation

- •Includes how long the defendant has to file an answer.
- Includes the address of the clerk.
- •Informs the defendant that a default judgment may be entered if the defendant fails to answer.
- •Includes the required statutory notice telling the defendant he/she has been sued and stating the deadline to file an answer.
- •Identifies which court the citation is returnable to.
- •Is signed by the clerk of the court or the judge.
- Contains the court's seal.

TRCP Rules 99 & 501.1(b)

11

Defendant's Time to Answer

District or County Court:

On or before Monday at 10:00 AM, after the expiration of 20 days from the date of service.

TRCP Rule 99 (c)

Justice Court:

By the end of the 14th day after the date of service.

If that day is a Saturday, Sunday, or legal holiday, then by the end of the next business day.

TRCP Rule 501.1 (c)

District or County Court:

Statutory Notice Wording

"You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you."

TRCP Rules 99(c)

13

Justice Court:

Statutory Notice Wording

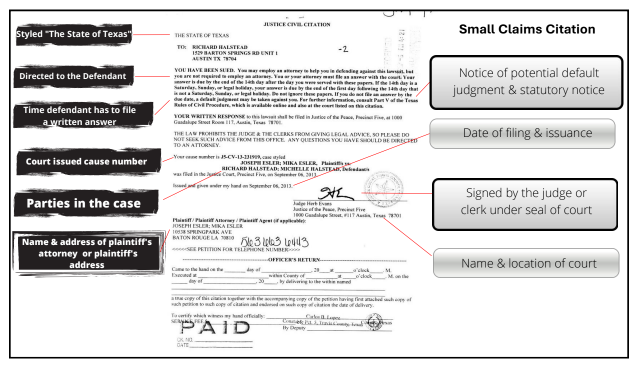
"You have been sued. You may employ an attorney to help you in defending against this lawsuit. But you are not required to employ an attorney. You or your attorney must file an answer with the court. Your answer is due by the end of the 14th day after the day you were served with these papers. If the 14th day is a Saturday, Sunday, or legal holiday, your answer is due by the end of the first day following the 14th day that is not a Saturday, Sunday, or legal holiday. Do not ignore these papers. If you do not file an answer by the due date, a default judgment may be taken against you. For further information, consult Part V of the Texas Rules of Civil Procedure, which is available online and also at the court listed on this citation."

TRCP Rules 99(c) & 501.1(c)

	CAUSE NO
Sample Form Available on TJCTC Forms Page	PLAINTIFF S V. S PRECINCT S DEFENDANT S COUNTY, TEXA CITATION (SMALL CLAIMS OR DEBT CLAIM CASE) THE STATE OF TEXAS TO: DEFENDANT in the above case: This citation is issued pursuant to a petition filed by Plaintiff on 20 Plaintiff's attorney's name and address, or Plaintiff's address, if they have no attorney, are: Your answer must be filed with this court, located at YOU HAVE BEEN SUED. YOU MAY EMPLOY AN ATTORNEY TO HELP YOU IN DEFENDING AGAINST THIS LAWSUIT, BUT YOU ARE NOT REQUIRED TO EMPLOY AN ATTORNEY. YOU OR YOUR ATTORNEY MUST FILE AN ANSWER WITH THE COURT. YOUR ANSWER IS DUE BY THE END OF THE 14 TH DAY AFTER THE DAY YOU WERE SERVED WITH THESE PAPERS. IF THE 14 TH DAY IS A SATURDAY, SUNDAY, OR LEGAL HOLIDAY, YOUR
	ANSWER IS DUE BY THE END OF THE FIRST DAY FOLLOWING THE 14 TH DAY THAT IS NOT A SATURDAY, SUNDAY OR LEGAL HOLIDAY. DO NOT IGNORE THESE PAPERS. IF YOU DO NOT FILE AN ANSWER BY THE DUE DATE, A DEFAULT JUDGMENT MAY BE

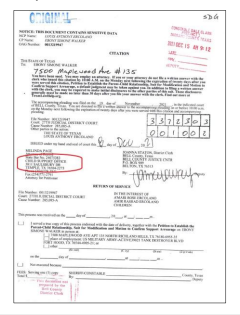
15

Practice: Identifying the Parts of a Citation



Small Claims Petition	cause number JS-(V-	B-031919 RECEIVED UP FIVE	
_	IN THE [] JUSTICE COURT OR DO	SMALL CLAIMS COURT DUNTY, TEXABULIS SEP -6 AMII: 18	
Typo of Caco	PRECINCT FIVE, TRAVIS C	DUNTY, TEXABULT SEP -6 AM !!: 18	
Type of Case	PLAINTIFF(S) Joseph Esler, Mika Esler		
	(IF AN INDIVIDUAL, ANSWER THE FOLLOWING):		-
	KOME. ADDRESS 10538 Springpark Ave. Baton Rouge, Louisiana	ZIP 70810 PH# 563-663-6443	Cause Number
	BUSINESS OF EMPLOYER		Cause Mullipel
NI CDI : 1:00	WORK ADDRESS	ZIPPH#	
Name of Plaintiff	(IF A BUSINESS ENTITY, ANSWER THE FOLLOWING)		
	NAME OF AGENT OR ATTORNEY		
	BUSINESS ADDRESS	ZIP PH#	
	HEREINAFTER CALLED PLAINTIFF, on oath deposes and says t	hat:	
	DEFENDANT (S) Richard Halstead, Michelle Halstead		Name of defendant and location
	(IF AN INDIVIDUAL, ANSWER THE FOLLOWING):		
	HOME ADDRESS 1529 Barton Springs Road Unit 1	ZIP 78704 PH# 512-590-1531	information
Develope Control	BUSINESS OF EMPLOYER		
Reason for	WORK ADDRESS	ZIP PH#	
	(IF A BUSINESS ENTITY, ANSWER THE FOLLOWING)		
complaint	NAME OF OWNER OR AGENT TO BE SERVED		
· · · · · · · · · · · · · · · · · · ·	ADDRESS FOR SERVICE	2IP PH#	
or cause of	ADDRESS FOR SERVICE		
	HEREINAFTER CALLED DEFENDANT, is/are justly indebted to	the Plaintiff in the sum of \$ 2333.20	
action	for (briefly describe the nature of the claim):		
5.50.51	Plaintiff leased a condo unit located at 300 Bowle Street #1301 Austin, TX 78703 from the Defendant on 2	04/2013 A seconds condition second was revealed by the District to the Defendant	Financial amount in
			10.00
	upon move in which included notations of the worn condition of the carpet. Plaintiff lived in the	property until employment required the Plaintiffs' relocation to Louisiana.	dispute as
	On 7/30/2013 Plaintiff vacated the premises and notified Defendant that the property was vacant. Plain	ntff paid Defendant August rent in full, as the lease was set to expire 8/31/2013.	·
	On 7/30/2013, Defendant acknowledged Plaintiffs' communication. No further communication occurred until 8		basis/outcome for
			6
	Defendant withheld \$1333.20 of Plaintiffs' \$2600 dollar deposit, Plaintiff contends that Defendant is	attempting to have Plaintiff pay for normal "Wear and Tear" to floor coverings.	cause of action
	The Plannell is requesting the Defendants refund \$1333.20 withheld from the Plannell's deposit of \$3500 as well as the expected \$10	30 in travel less for the required travel from Salan Rouge, LA to Austin, TX to attend court proceedings	
	Such claim is, within the knowledge of the Plaintiff, ju	or and true and all just and lawful	
	reasonable Attorney's fees to the Plaintiff if allowable Plaintiff reserves the Tight to plead further at the tim		
6:	- Opsept / Color	0.01.01.01	
Signature Plaintiff —	yourse 10 cent		
	Plaintiff's Signature Aut	horized Attorney/Agent Signature	
	au Eu		
	Subscribed and Sworn to before me this day of		
	To certify which witness my hand and seal of office.		
	3 mar		
Lie Blinger	Notary Wilc in and for the State of Texas	Civil Court Clerk, JP 5	
Notary seal for Plaintiff's signature			
,	TONY MARTINEZ		
	Notary Public, State of Texas My Commission Expires		
	September 29, 2015		

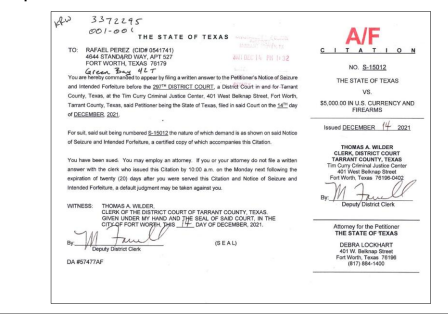
1. Sample Citations - District Court



DIRECTED	E OF TEXAS	C	ITATI	ION					ACCOUNT 41225740TA SUIT # 342-029094-2
Jennifer M. P.		3	3	5	9	5	,		ORENANT SUNCTIONS
As Trustee Of 2200 Frosted Fort Worth, T		0	0	T,	1	0	0	2	2021 DEC 15 AH 9: 1
GREETING:		-	-	-	+	-	-	_	DM:
342nd Judicis a.m. of the N Amended Pet December, 20	U ARE HEREBY COMMANDED to app al District, Tarrant COUNTY, TEXAS, at foodage next after the expiration of 20 do ation of NORTHWEST INDEPENDENT 8 221 against Jennifer M. Peterson As Truste celet of said Court, the nature of which de	the Course from CHOOL of The	thouse the dat DISTI Georg	e of si te of RICT gina d	ervic Plair Star	e of s stiffs, slev B	in Fort this Ci filed in ypens	Worth, tation, t is the sai Trust sai	Texas, at or before 10.00 o'clouben and there to answer the First District Court on the 14th day of suit being number 342-D2979.
The amount of the sum of \$3	of taxes due Plaintiffs, NORTHWEST IND ,231.91*, said property being described as:	EPEND	ENT 9	СНО	DL D	ISTRI	CT, et	sclusive	of interest, penalties, and costs,
Lot 35, Block within the No Records.	k 25, out of the Tehama Ridge Addition, I orthwest Independent School District, and b	hase III, reing für	situati ther de	ed in	the C	ity of Docum	Fort 1	Worth, T D22014	arrant County, Texas and locate 9727, of the Tarrant County Dee
THE TOTAL	LAR AMOUNT SHOWN ON THIS CITA AMOUNT DUE, CALL THE DENTON 17) 212-6868.								
NOTICE:	"You have been sued. You may empt who issued this citation by 10:00 a.m this citation and petition, a default ju the clerk, you may be required to generally must be made no later to TexasLawHelp.org.	on the dgment i	Monda nay be initial	taker discl	t folk agai	owing inst you	the er u." In other	spiration addition parties	of 20 days after you were serve to filing a written answer wit of this suit. These disclosure
The names of the suit are:	fall taxing units in addition to above name	d plainti	ffs, wh	ich m	sess :	and co	illect t	axes on	said peoperty, not made parties t
the suit are:	all taking units in addition to above name	d plainti	ffs, wh	ich m	sess :	and co	illect t	axes on	said property, not made parties t
TAP Plaintiff and a hereinabove of	CYNEROS ALIMANOS	tax clain	ns here	oln se	sk res	oven	of de	linguent	ad valorem taxes on the propert
TAB Plaintiff and a heneinshove of forectosure of All parties to definatent on constallowed all said parties cause by all o	RRANT COUNTY all other taxing units who may set up their described, and in addition to the taxes, all	tax clain interest, vided by and inter- l but all t a, be rece to all cla s hereto.	ns here penalti law. wenors, axes b overed nims ar and b	ein se ies an , shal ecom herei	take	netio	of de	linquent y law th claims n roon , in citation o in and w	ad valorem taxes on the propert erecen, and the establishment an of only for any taxes which were cluding all interest, penalties, an enotice to any parties berein, as high may become the filled in the
TAB Plaintiff and a hereinabove of foreclosure of All parties to delinquent on costs allowed all said parties cause by all a herein and set	RRANT COUNTY Ill other tacking units who may set up their bescribed, and in addition to the taxes, all flens securing the payment of same, as put this sait, including plaintiff, Declarate, said property at the time this sait was filled by law theron, may upon request therefore is shall take notice of and plend and answer therefore the plaintiff, and the plaintiff, and the plaintiff there are the service, and by all other parties	tax clain interest, vided by and Inter- i but all i s, be rece to all ck a hereto, property	ns here penalti law. senors, axes b secred sims as and by	ein se les an ecom herei nd ple y all	take ng de with ading of the	netic dinquent for p now see tax	of de road h e that ent the orther of on fil- ling us	linquent y law th claims n reon , in citation o le and w nits above	ad valorem taxes on the propert erecen, and the establishment an of only for any taxes which were cluding all interest, penalties, an enotice to any parties berein, as high may become the filled in the
TAB Plaintiff and a heneinabove of foreclosure of foreclosure of definquent on costs allowed all said parties cause by all o herein and set If this citation The Officer/A	BRANT COUNTY all other taxing units who may set up their basershed, and in addition to the taxes, all littless securing the payment of same, as pro this sait, including Plaintiff, Defendaris, and property at the time this sait was filled by law thereon, may upon request therefore shall take notice of and plead and unit of their parties hereto, and by all other parties where parties hereto, and by all other parties up their respective tax claims against said just the parties of the	tax clain interest, vided by and inter- i but all is, be rece to all ck is hereto, property.	ns here penalti law. senors, axes b swered sims ar and b	ein se ies an , shall ecom herei nd ple y all it sha	take ng de with ading of the	notice finquicut fi p now see tax	of de rwed b e that ent the orther o on fil ing us d unse	linquent by law the claims of room, in citation of e and we note above rived.	ad valorem taxes on the properture, and the establishment an or only for any taxes which were concluding all interns, penaline, an entitle to keep surfus herein, and the fine of the control of the cont
TAB Plaintiff and a heneinabove of forectosure of forectosure of All parties to definquent on costs allowed all said partie cause by all o herein and set If this citation The Officer/A hereof and ma Issued and give	RRANT COUNTY all other taxing units who may set up their bacterion, and in addition to the asset, all filters scruting be proposed of same, as possible property of same, and the same property of same, and property after times this suit was fifted by law thereon, may upon request therefore shall discovere the same property of the sall tilt does not end plotted and saven property of the same property and the same property and the same property of the same property as a claims against said, it is not served within 70 days after the date-undersided property of the same pro	tax clain interest, vided by and Inter- ibut all t a, be rece to all ck is hereto, property. of its issu- i prompti	ns here penalti law. senors, axes b wered sims as and by serve	ein se les an shall ecom herei ad ple y all it sha e the	take residual take with ading of the	notice flingu- cut fit p now se tao eturne	of de rwed b e that ent the orther o on fil ing us d unse	linquent by law the claims of room, in citation of e and we note above rived.	ad valenem taxes on the properties or and the entablishment are so only for any taxes which were doubting all interest, penalities, are notice to say parties herein, are notice to say parties herein, are notice to say parties herein, are notice to say the herein, are noticed to say the herein and the herein say that the effected to, who may interven
TAB Plaintiff and a breeinshow of forectosure of All parties to definiquent on costs allowed all said parties to the fine and set of the tree of the officer A breed and give	HEANT COUNTY If other taxing units who may set up their membership and in addition to the taxes, all missionly and in addition to the taxes, all this unit, including training. Their membership and the county of the county to be foreign to the county of the county to be foreign to the county of the county to be foreign to the county to be the county to be the county to their precipies text colors against unit to the county to their precipies text colors against unit to the county to the	tax clain interest, vided by and Inter- ibut all t a, be rece to all ck is hereto, property. of its issu- i prompti	ns here penalti law. sensors, sores b swered sims as and b sunce, by servi-	, shall ecom herein and ple the the the TCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC	take record con take adding of the same sas, of the same same same same same same same sam	neticolinque out for p now nee tax eturno et tax eturno et tax eturno et tax eturno et tax et	of de event he e that ent the urther of on fill ing us disting to the urther the total	linquent y law th claims n roon , in citation c in and w nits above rved. the roop day o ER STRICT UNITY, I	ad valorem taxes on the property control of the conditionment and conditionment and conditionment and conditionment and condition and interest, penalities, and interest, penalities, and history penalities, and history penalities, and history penalities and the manufacture of the penalities and th

19

2. Sample Citations - District Court



Dates & Times for Service

21

Can a Citation be Served on Sunday?

- 1. Yes
- 2. No

Dates & Times for Service

Citations may be served Monday through Saturday, any time of the day.

- · Citations may not be served on Sundays.
- Writs related to attachment, garnishment, sequestration, or distress proceedings CAN be served on Sunday.

If service is by publication, a citation published on Sunday is valid.

TRCP Rules 6, 105, & 501.2(d)

23

Expiration for Service

Citations, unless for ad valorem taxes, don't expire for the purpose of serving, BUT service should be done as soon as possible and without delay.

 Ad valorem tax citations expire 90 days from the date of issuance and must be returned if not served by the 90 days.

TRCP Rule 117a

Who May Serve the Citation?

25

Who Serves the Citation?

Citations may be served by:

- Any sheriff, constable, or their deputies
- A private process server certified by the Judicial Branch Certification Commission,
- The clerk of the court IF served by publication, registered mail, or certified mail, or
- Any person authorized by law or by court order who is at least 18 years old.

TRCP Rules 103, 501.2(a)

What About Evictions?

- An **eviction citation** can ONLY be served by a sheriff, constable, their deputies, or a person authorized by court order. (You will learn more about eviction citations in the Intro to Evictions course.)
- No person who is a party to or interested in the outcome of a suit may serve process in that suit.
- The citation may be served anywhere in the state.

TRCP Rules 103, 105, 106, 501.2(a), & 510.4

27

Who has the Duty?

- The Plaintiff is responsible for obtaining service of the citation and petition on the defendant.
- The plaintiff decides who is going to serve the citation.
- If there is an issue finding a defendant, it is the plaintiff's responsibility to find other addresses to serve.

Ashley v. Hawkins, 293 SW3d 175; Allen v. Rushing, 129 SW3d 226; Boyattia v. Hinojosa, 18 SW3d 729.

TRCP Rules 103, 106, & 501.1

Payment of Fees

The plaintiff must pay all fees for service unless they have filed a Statement of Inability to Afford Payment of Court Costs.

 Also referred to as an Affidavit of Inability to Pay Costs or Affidavit of Indigency.

If that statement is filed in a JP court, a process server CANNOT serve the citation, only a sheriff, constable, their deputies, or a clerk can.

TRCP Rules 103, 105, 106, & 501.2(c)

29

Practice Tip

Go to apartment complexes and introduce yourself to the staff.

- Explain what your job is, why they might see you there, and how they can help.
- · This is especially helpful regarding evictions.

This is useful to build rapport, so apartment staff:

- Won't interfere (then or in the future) when you're serving process.
- Will provide locating or forwarding information for a person if they have it.

Methods of Service

31

Methods of Service

A citation must be served by:

- Personal service on the defendant named in the citation,
- Give defendant a copy of the citation AND the petition with the date of delivery written on it.

OR

Mailing a copy of the citation AND petition to the defendant named in the citation.

- Must be by registered or certified mail with return receipt requested.
- Rule 501.2 allows an electronic return receipt, but Rule 106 does not.

TRCP Rules 106 & 501.2

Case Law

"Generally, service of process needs to occur by handing the paperwork directly to the person being served. However, if the person refuses to accept service, they are held under Texas law to be personally served if 1) the person being served is identified; 2) they are informed of the nature of the process and that service is being attempted, and 3) the papers are deposited in an appropriate place in their presence or near them where they are likely to find them. *Dosamentes v. Dosamentes*, 500 S.W.2d. 233; *Texas Industries, Inc. v. Sanchez*, 521 S.W.2d. 133."

33

Additional Methods of Service

Available options **after** the previous options are unsuccessful:

- Alternative/Substituted Service
- Service by Publication

Must be requested from and approved by the court **after** attempts to serve by personal service or mail are unsuccessful.

 Plaintiff or anyone authorized to serve process can request alternative service.

TRCP Rules 106(b) & 501.2(e)

Alternative or Substituted Service

The person requesting alternative service must submit a sworn affidavit explaining:

- The attempts made to serve by personal service or mail,
- · How the attempts were not successful, and
- Provide the location of defendant's:
 - Usual place of business,
 - Usual place of residence, or
 - Other place where the defendant can probably be found.

TRCP Rules 106(b) & 501.2(e)

35

Sample Request for Alternative Service (Small Claims and Debt Claims Case)

On the TJCTC website

- · www.tjctc.org
- Under > Legal Resources
 >Forms

ALTERNATIVE/ SUBSTITUTED SERVICE

How Alternative Service Works (County/District Courts)

If alternative service is authorized by Rule 106, service is by:

 Leaving a copy of the citation and petition with any person over the age of 16 at the location(s) specified in the affidavit;

OR

 By serving a copy in any manner the court determines will be reasonably effective in giving defendant notice of the suit.

TRCP Rule 106(b)

37

How Alternative Service Works (Justice Courts)

If alternative service is authorized by Rule 501.2, service is by:

- Mailing a copy of the citation and petition by first class mail to defendant's address, AND leaving a copy of the citation and petition with any person over the age of 16 at the location(s) specified in the affidavit; OR
- Mailing a copy of the citation and petition by first class mail to defendant's address, AND by serving a copy in any manner the court determines will be reasonably effective in giving defendant notice of the suit.

TRCP Rule 501.2(e)

avits	
CAUSE NO. 324-703728-21 STATE OF TEXAS REQUEST FOR AUTHORIZATION	Notary Public in and for Turrant County, Texas
COUNTY OF TARRANT OF SERVICE UNDER RULE 106	
Sefore me, the undersigned authority, this day personally appeared I. Romero to me well known, and who, after being duly sworn by me did depose and say:	ORDER OF THE COURT
am a Deputy Constable employed by H.D. Clark III, Constable of Precinct One, Tarrant County, Texas: that I have personal knowledge of every statement herein made, and I am fully competent to testify as to the matters stated herein I was assigned a Citation in Case No. D324-03729-21 issued by the 324th District Court of Tarrant County, Texas styled INRE	Alternate service under Rule 106 is granted on the day of
TRE 'MERE JERVON WILSON, ET AL. VS JIMMY JEROME WILSON and was instructed to attempt service on JIMMY JEROME WILSON at 6755 WOODBRIDGE DR., 11400, FORT WORTH, 76112, Tarrant County, Texas and made the following listed efforts to erve said Citation to no avail:	Presiding Judge
 Good address, no contact, left card on door 8-25-21 at 4:29pm. 2. No contact, left card 9- 13-21 at 3:37pm. 3. No contact 9-22-21 at 3:34pm. 4. No contact, spoke with neighbor who advised defendant works during the day, left card on door 9-28-21 at 3:17pm. 5. No contact, will return for alternate service approval 10-05-21 @ 1:07pm. 	
By virtue of the aforementioned reasons the undersigned officer has reason to believe that the hove-named defendant is avoiding delivery of process. It is impractical to secure personal ervice on the said defendant. I respectfully request the Judge of the Thoorable court to authorize ervice of this Citation on said defendant by one of the following methods:	
(1) By leaving a copy of the citation and of the petition with anyone older than sixteen at he location specified in the statement; or	
(2) in any other manner, including electronically by social media, email, or other echnology, that the statement or other evidence shows will be reasonably effective to give the elemant notice of the suit.	
I. Rometo Deputy Constable, Precinct 1 Tarrate County, Texas Date Signed #1182021	
Subscribed and sworn to before me on theday of	

39

2. Sample Affidavits

CAUSE NO. IP01-22-DC00019146	reasonably likely to provide the defendant with notice of the suit, to wit: and also leaving a copy
	with the petition attached, securely attached to the outside of the defendant's front door residence.
PLAINTIFF IN THE JUSTICE COURT VS PRECINCT ONE TABRANT COUNTY, IEXAS REQUEST FOR ALTERNATE SERVICE RULE 50.1(q)(1)(2)	R. Worten Deputy Constable, Precinct 1 Tarnat County, Texas Date Signed 8222003
Before me, the undersigned authority this day personally appeared, R. Wooten, to me well known, and who, after being duly sworn by me, did depose and say:	Subscribed and sworn to before me on the day of
I am a Deputy Constable employed by H.D. Clark III, Constable of Precinct One, Tarmat County, Texas that I have personal knowledge of every statement herein made, and I am fully competent to tentify as to the mitners stated herein. I was assigned a Claimon in Case No. JP01-22-DC00015146 smooth by the Justice of the Fearce, Present One Court of Tarmat, systed AIDLA-NO KERDIN IAM-NOCELIEVI, INC. VS RUAL CHADEZ and was instructed to attempt service on DEFENDANT at 100 N. WEATHERNOODS 17, 4400, FORT WORTH, 70119, Tarmat County, Texas on misme the following intest efforts to serve said cutation to no	(Notary stamp) Notary Public in and for Tarrant County, Texas
avail: On December 15, 2021 at 11:34 A.M. a attempt was made with no contact. On December 28, 2021 at 9 08 A.M. a strengt was made with no contact. On Insurary 3, 2022 at 9 25 A.M. as attempt was made with no contact. On Insurary 4, 2022 at 8:02 A.M. an attempt was made with no contact. On Insurary 10, 2022 at 8:02 A.M. an attempt was made with no contact. On Insurary 10, 2022 at 2:04 P.M. an attempt was made with no contact. On all of the contact of the strength 10, 2022 at 2:04 P.M. and the strength was made with no contact. On all of the December 32, 2021 attempt 20, 2021 at 2:04 P.M. and Chaidez was out of from but would return on December 30, 2021.	ORDER OF THE COURT It is, accordingly authorized and ordered that service upon Defendant, be effected by delivering a copy of the citation with a copy of petition attached, in the approved method
By vinue of the aforementioned reasons, the undersigned officer has reason to believe that the above-named defendant is avoiding delievey of process. It is importacial to secure personal service on the said defendant. I respectably request the Judge of the Honorable court to authorize service of this citation on said defendant by one of the following methods:	Presiding Judge
(1) By mailing a copy of the citation with a copy of the petition attached by first class mail to the defendant, DEFENDANT, at a specified address, 100 W. WEATHERFORD 5T 4460A. F.OKT 100XHH, 1X., 2011 and also locaving a copy of the citation with petition securely attached at the defendant's residence or other place where the defendant can probably be found with any person three who as the acts of years of age.	
✓ (2) By mailing a copy of the citation with a copy of the petition attached by first class mail to the defendant, DEFENDANT, at a specified address, 100 W. WEATHERFORD ST #460A FORT WORTH . TX, 76117 and also service by any other method that the court finds is	

3. Sample Affidavits	STATE OF TEXAS COUNTY OF TARRANT Before me, the undersigned authority, this day personally appeared I. Romero, to me well known, and who after being duly sworn by me, did depose and say: I am a Deputy Constable, employed by H.D. Clark III, Constable of Precinct No. 1, Tarrant County, Texas. On the 1986 day of May 2021. I was ansigned an Eviction Cintion, cause number 1701.1-15001234 insued out of Josuico of the Peesco Governor of Tarrant County, Texas, and styles at PLANTIFE TY DEFENDANT AND ALL OCCUPANTS and was instructed to attempt service on DEFENDANT at 100 W. WAZHIRKORD STREEL, FORT WORTH, 1656 in Tarrant County, Texas. The citation has been in my possession for 5 days or less and despite diligent efforts at all addresses listed I have been unable to personally deliver the citation. I have made the following efforts to personally serve the defendant: Attempted contact it the address on 00/02/02 @ 07/03sm and on 00/09/02 0 g 10/30sm. No contact was made with anyone over the age of 15 on either attempt. The attempts include at least two attempts at each of the addresses listed on the sworn complaint by the planniff. I therefore request authorization to serve citation by (a) placing the citation inside the premises by placing it through a door mail cutte or by slipping it under the front door or by securely afficing citation to the front door or main early to the premises; (b) by depositing in the nail at two copy of such citation addressed to defendant at the premises in question. I. Roffice Departy Contilable, Precinct 1 Tarrant County, Texas	
	Date Signed: <u>4/22/2021</u>	
	(NOTARY STAMP)	
	Notary Public in and for Tarrant County, Texas	
	ORDER OF THE COURT Herein above motion came on for hearing this day and after due consideration this motion is herewith granted	
	and entered this, the day of, A.D.20	
	Justice of the Peace Judge Ralph Swearingin Jr. Peccinct No. 1 Tarrant County, Texas	

41

Service by Publication

Allowed when plaintiff or plaintiff's attorney makes a sworn statement that:

- Defendant's address is unknown,
- Defendant is transient and can't be located after diligent efforts, or
- Defendant is absent from or a nonresident of Texas, and personal service on the defendant in his or her state of residence has been unsuccessful.

TRCP Rules 109, 116, & 501.2(f)

How Does Publication Work?

If allowed, the citation is published:

- Once a week for 4 consecutive weeks.
- With the first publication done at least 28 days before the return date of the citation.

TRCP Rules 109, 116, & 501.2(f)

43

Service by Publication: Newspaper

If the suit **does not** involve title to land or partition of real estate, publication is in:

- The county where the case is pending if that county has a newspaper, or
- If that county does not have a newspaper, in an adjoining county with a newspaper.

If the suit **does** involve title to land or partition of real estate, publication is in:

- The county where the land, or a portion of the land, is located if that county has a newspaper, or
- If that county does not have a newspaper, in an adjoining county that has a newspaper.

TRCP Rules 109, 116, & 501.2(f)

Service by Publication:

Public Information Internet Website

NEW Requirement!

- Generally, in addition to newspaper publication, the citation must be published on the Public Information Internet Website: https://topics.txcourts.gov/
- This is done by the court clerk
- In some cases, publication in the newspaper may not be required, and publication will only be made on the Public Information Internet Website:
 - If the party requesting the citation files a Statement of Inability to Afford Payment of Court Costs;
 - If the total cost of the required publication exceeds \$200 each week or an amount set by the TX Supreme Court (whichever is greater); or
 - If the county in which the publication is required does not have any newspaper published, printed, or generally circulated in the county.

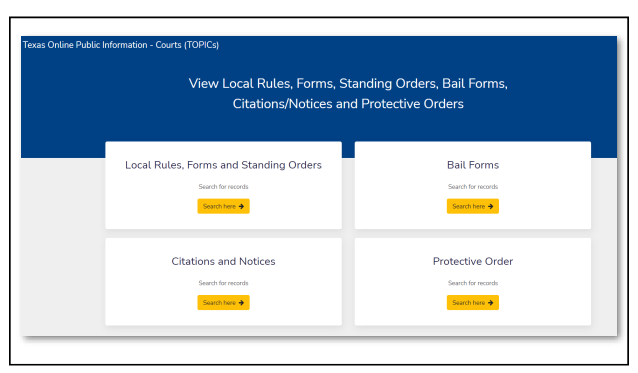
TRCP Rules 116 & 501.2

45

Have you visited the TOPICs Website yet?

(Texas Online Public Information-Courts)

- 1. Yes
- 2. No



47

Service by Social Media and Other Changes

- The Texas Supreme Court issued an order making changes to Rules 106 & 108a effective December 31, 2020.
- Most of these changes were made to make the language of the rules more clear and less confusing.
- A major change is that Rule 106 explicitly allows substitute service "electronically by social media, email, or other technology"
- Full text of the order can be found at:
 - https://www.txcourts.gov/media/1449613/209103.pdf

Service by Social Media

- Any substitute service by social media or other electronic means will need to be executed according to the court's order.
- The court may ask for your input on what should be included in their order.



Has anyone drafted a proposed policy or discussed this with their courts?

49

Who is the Citation Delivered to?

Deliver the Citation to:

If the case is against an individual:

- · Defendant named in the citation.
- If alternative service is allowed: any person over the age of 16.

If the case is against a business:

- Business owner or registered agent for service.
- If the business is a partnership: at least one of the partners.
- If the business owner can't be located, isn't a resident of the county, or isn't a resident of Texas: an agent or clerk of the business.

CPRC §17.021 & 17.022

51

Practice Tip

Have the plaintiff give you a copy of the defendant's photograph and/or description before you attempt to serve:

- You'll know who you're looking for.
- You'll know if you're talking to the defendant even if he/she tells you their name is something different.

If you have determined it's the defendant, but they tell you their name is something else:

- In a non-confrontational way, explain that unless they can prove they are someone else they are considered served.
- It is *advisable* not to deliver the citation unless you can determine the identity or until the defendant admits or confirms their true identity.

Service on a Partnership

If a suit is against several partners who are jointly indebted under a contract and citation has been served on at least one, but not all partners, the court:

- May render judgment against the partnership and against the partners who were actually served, but
- May not award a personal judgment or execution against any partner who was not served.
- Best practice: serve ALL partners if possible

CPRC §31.003

53

Service on a Dissolved Corporation

When a case is filed against a dissolved corporation, the citation may be served on the:

- President,
- · Directors,
- · General manager,
- Trustee,
- Assignee, or
- Other person in charge of affairs at the time the corporation was dissolved.

TRCP Rule 29

1. Who to Serve When it's Not Obvious

Political subdivisions:

- County: the county judge.
- · City: mayor, clerk, secretary, or treasurer.
- School district: president of the school board or the superintendent.
- Financial institution:
 - Registered agent, president, or branch manager.
- · Credit union:
 - Registered agent, president, or vice president.

CPRC §17.024 & 17.028

55

2. Who to Serve When it's Not Obvious

Prison inmate:

• Employee designated by the Warden to act as an agent for service;

Suit against a non-resident business entity:

· Person in charge, resident agent for service, or Secretary of State;

Delinquent tax suit:

Secretary of State.

CPRC §17.029 & 17.044

3. Who to Serve When it's Not Obvious

Transportation suits:

 Person in charge, designated resident agent for service, or the Texas Transportation chairman;

Utility supplier:

Local agent, superintendent, representative, or person in charge;

Foreign Railway:

· Conductor or agent who sells tickets or makes contracts.

CPRC §17.062, 17.091, & 17.093

57

Service Duties & Requirements of the Officer

1. Service Duties & Requirements

- "Officer" doesn't necessarily mean law enforcement; it means the person serving the citation.
- The officer's **only** responsibility is to hand the citation and petition to the person being served.
- The officer may not force a person to open the door, accept service, or use force to enter.

59

2. Service Duties & Requirements

When serving the citation, the officer must:

- Enter the citation into their record keeping system.
- · Write/stamp on the citation the date and time when the officer received it.
- Write the date of delivery on the citation before giving it to the defendant.
- · Serve the citation on the defendant.
- · Proceed without delay.
- · Attempt service at all addresses provided.
- Keep copies of all documents in accordance with established record retention schedules.

TRCP Rule 501.2

Attempting Service

The number of attempts required varies by agency, but multiple, diligent attempts at different times of the day should be made.

Remember: alternative service cannot be requested until attempts to serve by personal delivery or mail are unsuccessful.

61

Records must be retained and may be destroyed pursuant to established retention schedules.

Retention of records relating to service of process:

Local Schedule PS – Retention Schedule for Records of Public Safety Agencies

www.tsl.state.tx.us/slrm/recordspubs/localretention

Fee Collection

The officer is **NOT** entitled to demand his or her fee for service in advance of serving the process.

• The officer's fee is to be taxed and collected as other costs in the case.

Exception: if the officer is serving process for a case pending in another county, then the officer may require payment before serving **unless** a Statement of Inability to Afford Payment of Court Costs has been filed.

TRCP Rules 17 & 126

63

Return Duties & Requirements of the Officer

1. Return Duties & Requirements

Once the citation is served, the officer must complete a return of service.

 The court issued return may be used OR it can be a separate document.

The officer must sign the return and file it with the clerk of the proper court.

- If the officer is not a constable, sheriff, their deputies, or the court clerk, the signature must be sworn to and notarized.
- Return may be in person, electronically, or by fax.

TRCP Rules 15, 16, 107, & 501.3

65

2. Return Duties & Requirements

The return should be filed as soon as the citation has been served.

The return must be filed:

- At least 3 days before a default judgment can be granted in justice court
- At least 10 days before default judgment can be granted in district and county court.

TRCP Rules 107, & 501.3

3. Return Duties & Requirements

- Include the cause number.
- Include the case name.
- Include the name and county of the court where the case is filed.
- Indicate the date and time the citation was received for service.
- Include the name of the person or entity served.
- Indicate the address where the citation was served.
- Include the date(s) and time(s) of service and/or attempted service.
- Indicate the manner of delivery of service and/or attempted service.
- · Description of what was served.

TRCP Rules 107, & 501.3

67

4. Return Duties & Requirements

- Name of the person(s) who served and/or attempted service.
- If the person serving is a process server, his or her identification number and expiration date.
- If the citation was served by registered or certified mail, include the return receipt with the addressee's signature.
- If the citation was served by publication, specify the dates of publication and include a printed copy of the publication.
- · Any other information required by rule or law.
- Any additional information specific to the service that should be noted in the file.

TRCP Rules 107, 117 & 501.3

More is Better

Don't feel obligated to use, or limited to, the return section printed on the citation.

- If you need more space, use a separate document.
- The more detail you provide, the better off you are.
- If proper service becomes a contested issue in court, your return will protect you and help refresh your memory if you must testify.

Sample Return

- On the TJCTC website
 - www.tjctc.org
 - Under "forms"

69

Liability for Failure to Execute & Return

If a constable fails or refuses to execute and return a process that is lawfully directed and delivered to him or her, the constable **shall** be fined for contempt on the motion of the person injured by the failure or refusal.

Applies to deputy constables in the same way.

Fine of \$10 - \$100 plus costs paid to the injured person.

May be liable for damages as a result of negligence or refusal.

Local Government Code §86.021 & 86.024, CPRC §7.001

Citation Process - Sample

71

Serving a Citation: Step 1

You receive a citation from the clerk's office to serve. What do you do first?

- Create a case file/folder with an information coversheet or index card.
 - Urban offices: the file may come to you already prepared.
 - Rural offices:
 - 3 section folders work well for separating documents into documents that are given to the defendant, documents issued by the court, and a work product section.

After assembling the folder, what do you do next?

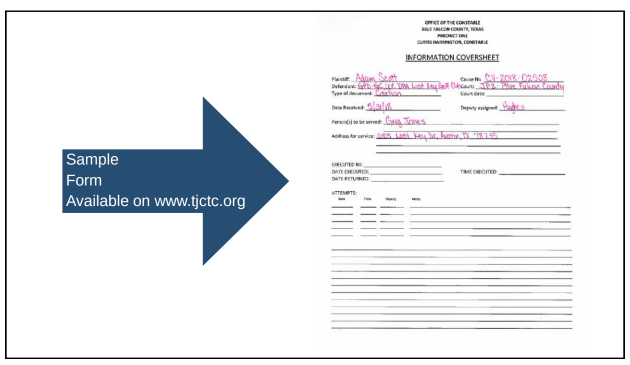
- Record the following on the information coversheet:
 - Party names
 - Cause Number
 - Issuing court
 - Court date
 - Date received
 - Type of document
 - Deputy assigned to serve
 - Name and address of person to be served

73

Serving a

Citation:

Step 2



Serving a Citation: Step 3

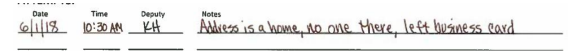
On June 1, 2018, at 10:30 AM you go to 625 Lost Key Dr. to serve the citation.

The address for service is not a business but a house.

You knock loudly several times, but no one answers the door.

What do you do while you're at the location?

- Leave a business card with the cause number written on it if you have one.
- What do you do when you get back in your car or back to the office?



75

Serving a Citation: Step 4

- On June 5, 2018, at 6:00 PM you go back to 625 Lost Key Dr. to try serving the citation again.
- No one is home and your business card is still stuck in the door where you left it.
- The next morning, you send an email to plaintiff's attorney asking if they know of any other addresses where you can serve the defendant's agent.
- Plaintiff's attorney responds and says they don't have any other addresses for the defendant or defendant's agent. The attorney wants you to request alternative service.
- You submit a sworn affidavit and request alternative service from JP 2.

What does your information sheet look like now?

ATTEMPTS:			
Date	Time	Deputy	Notes
61118	10:30 AN	KH	Address is a home, no one there, left business card
6518	6:00 PM	KH	No one at address, husiness card Stillin door.
delia C	and anial	ب مانسا	hiff's altorney to see if they have other addresses to serve.
0/2/10-7	EMI KWO	10 pain	11775 allowing 10 see 17 might valve orner may esses to serve.
6618-1	Plaintiff	attorne	, e-moved that they don't have my other addresses for
	de fewday	r ou do	formant's agent. They want alternative sorvice.
(0/10/18-	Peninste	d alter	fendant's agent. They want alternative service.
minim	Falksto	IN INC	THE STATE WHITE

77

Serving a Citation: Step 5

- On June 13, 2023, the court grants alternative service by mailing a letter to defendant's agent and leaving a copy of the citation and petition with anyone over age 16 at Lost Key Golf Club.
- On June 13, 2023, at 11:00 AM, you hand the citation and petition to Allen Goode, the golf pro. You also mail the citation and petition certified mail with return receipt requested.
- On June 25, 2023, you receive the return receipt with the agent's signature. Later that afternoon you file your return with the court.

What does your information sheet look like now?

CURTIS HARRINGTON, CONSTABLE
INFORMATION COVERSHEET
Plaintiff: Adam Scot Cause No. CV-2018-02508 Defendant: GPD-GC LLC DKA Lost Key Golf ClobCourt: JP2-Blue Falcovi Co Type of document: Citation Court date:
Date Received: 5 31 18 Deputy assigned: Hume 5
Person(s) to be served: Gyreg Tones
Address for service: 625 Lost Key Dr. Austin, TX 78735
EXECUTED BY: Y. HUMPES DATE EXECUTED: 6/13/18 TIME EXECUTED: 11:00 AM

Serving a Citation: Step 6

Filing the return

 Should you file the day you mailed the citation and petition or wait until you get the return receipt with the agent's signature?

What if you filed the return the day you mailed the citation and petition?

81

Serving a Citation: Step 7

Do you use the return on the citation or a separate document?

- •Pros and cons of using the return on the citation?
- •Pros and cons of using a separate document?

Safety

- Complacency: the mindset where you become comfortable with an existing situation and stop looking for potential hazards.
 - Familiar, routine, and repetitive tasks that don't require active problem solving;
 - · Long track record where nothing has gone wrong;
 - Could develop a false sense of security;
 - · Being less attentive.

83

Plan Ahead

- Identify the hazards or risks;
- > Predict what could happen;
- Decide what actions you could take;
- > Execute the plan if you must.

Questions?

Contact Information:

Thomas Sanders
Chief Deputy Constable
Tarrant County, Precinct 1
tlsanders@tarrantcountytx.gov
817-884-1385