

Table of Contents

CHAPTER 1. SCOPE OF RULES, ONE FORM OF ACTION, COMMENCEMENT OF ACTION, SERVICE OF PROCESS, PLEADINGS, MOTIONS AND ORDERS 1

Rule 1	Scope of Rules	
1.1	History	
1.2	Relation to federal rules	
1.3	Proceedings not covered	
Rule 2	One Form of Action	
Rule 3	Commencement of Action	
3.1	Commencing the action	
3.2	Relation to counterclaims and other rules	
3.3	What must be filed	
3.4	Tolling limitations	
Rule 4	Process	
4.1	Introduction and overview	
4.2	Issuance, form and content of summons and complaint	
4.3	Personal service	
4.4	Personal service outside the state	
4.5	Service by publication or mail	
4.6	Substituted service	
4.7	Proof of service	
4.8	Waiver of service	
4.9	Refusal of service	
4.10	Time of service	
Rule 5	Service and Filing of Pleadings and Other Papers	
5.1	General	
5.2	When service is required	
5.3	Manner of service	
5.4	Numerous defendants	
5.5	Filing and serving	
5.6	Filing of discovery and disclosure documents	
5.7	Filing with the court	
5.8	Defects in service	
Rule 6	Time	
6.1	General considerations and scope of rule	
6.2	Computation	
6.3	Elimination of three-days extension for service by telecopier or by mail and computation of time	

- 6.4 Enlargement of time sought before expiration of original time period
- 6.5 Enlargement of time sought after expiration of original time period

CHAPTER 2. PLEADINGS AND MOTIONS 63

- Rule 7 Pleadings Allowed: Form of Motions
 - 7.1 Generally
 - 7.2 Pleadings allowed
 - 7.3 Motions and other papers
 - 7.4 Agreed case
- Rule 8 General Rules of Pleading
 - 8.1 Generally
 - 8.2 Pleading jurisdiction
 - 8.3 Stating the claim
 - 8.4 The prayer for relief
 - 8.5 Challenging the pleadings
 - 8.6 Responding to the pleadings: denials and admissions
 - 8.7 Responding to the pleadings: affirmative defenses/mitigating circumstances
 - 8.8 Pleading on information and belief
 - 8.9 Pleading alternatively or hypothetically
- Rule 9 Pleading Special Matters
 - 9.1 Introduction
 - 9.2 Capacity and unknown parties
 - 9.3 Fraud, mistake, condition of mind
 - 9.4 Conditions precedent
 - 9.5 Official document or act
 - 9.6 Judgment
 - 9.7 Time and place
 - 9.8 Special damages
 - 9.9 Pleading statutes
- Rule 10 Form and Quality of Pleadings, Motions and Other Documents
 - 10.1 Generally
 - 10.2 Caption; names of parties
 - 10.3 Paragraphs; separate statements
 - 10.4 Adoption by reference; exhibits
 - 10.5 Paper size; form of pleadings and motions
- Rule 11 Signing of Pleadings
 - 11.1 Generally
 - 11.2 Signature

TABLE OF CONTENTS

	11.3	Verification
	11.4	Relationship to the Colorado statutes
	11.5	Penalties for noncompliance
	11.6	Limited representation
	11.7	Appeal and review
Rule 12		Defenses and Objections—When and How Presented—By Pleading or Motion—Motion for Judgment on Pleadings
	12.1	Generally
	12.2	Responsive pleadings—When presented
	12.3	Motions—How presented
	12.4	Enumerated defenses
	12.5	Consolidation and waiver of defenses
	12.6	Preliminary hearings
	12.7	Motion for judgment on the pleadings
	12.8	Motion for more definite statement
	12.9	Motion to strike
	12.10	Special motion to dismiss (anti-SLAPP law)
Rule 13		Counterclaim and Cross Claim
	13.1	Generally
	13.2	Counterclaims in general
	13.3	Compulsory counterclaims
	13.4	Permissive counterclaims
	13.5	Cross claims
	13.6	Additional parties may be brought in
	13.7	Separate trials and judgments
	13.8	Claims against assignees
	13.9	Claims against personal representatives
Rule 14		Third-Party Practice
	14.1	Generally
	14.2	Bringing in a third-party defendant
	14.3	Discretion of the trial court
Rule 15		Amended and Supplemental Pleadings
	15.1	Generally
	15.2	Amendments as a matter of course
	15.3	Amendments by leave of court
	15.4	Amendments to conform to the evidence
	15.5	Relation back of amendments as to claims and defenses
	15.6	Relation back as to parties
	15.7	Supplemental pleadings
Rule 16		Case Management and Trial Management
	16.1	Generally
	16.2	Purpose and scope

16.3	Relationship to other rules	
16.4	Case at issue—Activating the rule	
16.5	Meeting, conferring, and preparing the certificate of compliance	
16.6	Amendment of case management order	
16.7	Meeting and preparing the trial management order	
16.8	Contents of trial management order	
16.9	Effect and modification of trial management order	
16.11	<i>Pro se</i> parties	
16.12	Jury instructions and verdict forms	
Rule 16.1	Simplified Procedure for Civil Actions	
16.1.1	Overview of Rule 16.1	
16.1.2	Disclosure and production of evidence	
16.1.3	Timelines for Rule 16.1 cases	
Rule 16.2	Court Facilitated Management of Domestic Relations Cases and General Provisions Governing Duty of Disclosure	
16.2.1	Introduction	
16.2.2	Case management	
16.2.3	Mandatory disclosures	
16.2.4	Discovery	
16.2.5	Experts	
16.2.6	Trial management	
CHAPTER 3. PARTIES		353
Rule 17	Parties Plaintiff and Defendant; Capacity	
17.1	Real party in interest	
17.2	Capacity	
17.3	Infants or incompetent persons	
17.4	Standing distinguished	
Rule 18	Joinder of Claims and Remedies	
18.1	Joinder of claims	
18.2	Multiple parties	
18.3	Joinder of matured and unmatured claims	
Rule 19	Joinder of Persons Needed for Just Adjudication	
19.1	Generally	
19.2	Persons to be joined if feasible	
19.3	Persons whose joinder is not feasible	
19.4	Pleading reasons for nonjoinder	
19.5	Exception as to class actions	
Rule 20	Permissive Joinder of Parties	
20.1	Generally	
20.2	The transaction and common question requirements	

TABLE OF CONTENTS

20.3	Separate trials
20.4	Parties jointly or severally liable
Rule 21	Misjoinder and Nonjoinder of Parties
21.1	Generally
21.2	Dropping parties
21.3	Adding parties
21.4	Severance
Rule 22	Interpleader
22.1	Generally
22.2	Related processes
22.3	Procedures
Rule 23	Class Actions
23.1	Generally
23.2	Prerequisites
23.3	Types of class actions maintainable
23.4	Certification of the class
23.5	Notice to class members; opting out
23.6	Effect of judgment
23.7	Court orders in the conduct of class actions
23.8	Dismissal, compromise or settlement
23.9	Relationship to other statutes
23.10	Review
Rule 23.1	Derivative Actions by Shareholders
23.1.1	Generally
23.1.2	Prerequisites for maintaining derivative suit
23.1.3	Security for expense statute
23.1.4	Settlement of derivative suits
23.1.5	Relationship to Colorado Dissenters' Rights Act
Rule 23.2	Actions Relating to Unincorporated Associations
Rule 24	Intervention
24.1	Generally
24.2	Timeliness
24.3	Intervention of right
24.4	Permissive intervention
24.5	Procedures
Rule 25	Substitution of Parties
25.1	Generally
25.2	Death
25.3	Incompetency
25.4	Transfer of interest
25.5	Public officers

CHAPTER 4. DISCLOSURE AND DISCOVERY 479

- Rule 26 General Provisions Governing Discovery; Duty of Disclosure
 - 26.1 Purposes and uses of discovery
 - 26.2 Disclosure: timing and procedure
 - 26.3 Disclosure: what must be disclosed
 - 26.4 Discovery: scope and limitations
 - 26.5 Discovery: relevant to the claim or defense
 - 26.6 Disclosure and discovery: privilege
 - 26.7 Disclosure and discovery: work product
 - 26.8 Inadvertent disclosure of privileged or trial preparation materials
 - 26.9 Disclosure and discovery: experts
 - 26.10 Quantitative limitations on discovery
 - 26.11 Protective orders
 - 26.12 Sequence and timing of discovery
 - 26.13 Supplementation of responses
 - 26.14 Signing and certification
- Rule 27 Depositions Before Action or Pending Appeal
 - 27.1 Generally
 - 27.2 Procedures
 - 27.3 Depositions after judgment or pending appeal
- Rule 28 Persons Before Whom Depositions May be Taken
 - 28.1 Outside Colorado
 - 28.2 Commissions or letters rogatory
 - 28.3 Disqualification for interest
- Rule 29 Stipulations Regarding Discovery Procedure
- Rule 30 Depositions Upon Oral Examination
 - 30.1 Generally
 - 30.2 Limitation on number and length of depositions
 - 30.3 Compelling the deponent's attendance: notice and subpoena
 - 30.4 Contents of the notice; production of documents
 - 30.5 Reasonableness of notice, time and place
 - 30.6 Deposing a corporation, organization or agency
 - 30.7 Recording; oath; examination; objections
 - 30.8 Motions to terminate or limit examination
 - 30.9 Submission to witnesses; changes; signing
 - 30.10 Certification and filing by officer; exhibits
 - 30.11 Failure to attend or to serve subpoena; expenses
- Rule 31 Depositions Upon Written Questions
 - 31.1 Generally
 - 31.2 Notice and procedures
- Rule 32 Use of Depositions in Court Proceedings

TABLE OF CONTENTS

32.1	Generally
32.2	Use for impeachment
32.3	Using the deposition of a party
32.4	Use of a nonparty's deposition
32.5	Effect of errors and irregularities
Rule 33	Interrogatories to Parties
33.1	Generally
33.2	Quantitative limitations
33.3	Scope of inquiry, legal theories
33.4	Procedure
33.5	Objections
33.6	Use at trial
Rule 34	Production of Documents and Things and Entry Upon Land for Inspection and Other Purposes
34.1	Generally
34.2	Procedures
34.3	Objections
34.4	Entry upon land
34.5	Production from nonparties
Rule 35	Physical and Mental Examination of Persons
35.1	Generally
35.2	When condition is in controversy
35.3	Good cause requirement
35.4	Notice and order of examination
35.5	Identity and number of examiners
35.6	Report of findings
35.7	Sanctions
35.8	Privilege
Rule 36	Requests for Admission
36.1	Generally
36.2	Quantitative limitations
36.3	Procedures
36.4	Effect of admissions or failure to deny
Rule 37	Failure to Make Disclosure or Cooperate in Discovery: Sanctions
37.1	Generally
37.2	Procedure to compel discovery
37.3	Award for expenses of motion
37.4	Sanctions for failure to comply with order
37.5	Expenses on failure to obey
37.6	Disclosure violations
37.7	Expenses on failure to admit
37.8	Complete default in responding to discovery

CHAPTER 5. TRIALS..... 643

- Rule 38 Right to Trial by Jury
 - 38.1 In general
 - 38.2 Right to jury trial
 - 38.3 Procedure to obtain jury trial
 - 38.4 Waiver or forfeiture of right to jury trial
- Rule 39 Trial by Jury or by the Court
 - 39.1 Generally
 - 39.2 Waiver or striking of jury trial
 - 39.3 Jury trial ordered by the court
 - 39.4 Advisory jury
 - 39.5 Trial to jury by consent
- Rule 40 Assignment of Cases for Trial
- Rule 41 Dismissal of Actions
 - 41.1 Generally
 - 41.2 Plaintiff's voluntary dismissal by notice
 - 41.3 Plaintiff's voluntary dismissal by stipulation
 - 41.4 Plaintiff's voluntary dismissal by order of the court
 - 41.5 Involuntary dismissal for failure to prosecute
 - 41.6 Involuntary dismissal on other grounds
 - 41.7 Dismissal of counterclaim, cross-claim or third-party claim
 - 41.8 Costs of previously dismissed action
- Rule 42 Consolidation; Separate Trials
 - 42.1 Generally
 - 42.2 Consolidation
 - 42.3 Separate trials
 - 42.4 Severance and jury trials
 - 42.5 Court sessions public; when closed
- Rule 42.1 Consolidated Multidistrict Litigation
 - 42.1.1 Generally
 - 42.1.2 Procedures
 - 42.1.3 Grounds for consolidation
 - 42.1.4 Review
- Rule 43 Evidence
 - 43.1 Form and admissibility
 - 43.2 Evidence on motions
 - 43.3 Request for testimony by telephone or videophone
- Rule 44 Proof of Official Record
 - 44.1 In general
 - 44.2 Authentication of domestic records
 - 44.3 Authentication of foreign records
 - 44.4 Proof of lack of record

TABLE OF CONTENTS

44.5	Other proof
44.6	Proof of foreign laws
Rule 44.1	Determination of Foreign Law
44.1.1	Generally
44.1.2	Notice in pleadings
44.1.3	Judge or jury determination
Rule 45	Subpoena
45.1	Generally
45.2	Procedure, form and sufficiency
45.3	Subpoena duces tecum
45.4	Objection to examination
Rule 46	Exceptions Unnecessary
46.1	Generally
46.2	Waiver of objections
46.3	Making objections regarding evidence
Rule 47	Jurors
47.1	Generally
47.2	Examination of jurors
47.3	Alternate jurors
47.4	Challenge to array
47.5	Challenge to individual jurors
47.6	Challenges for cause
47.7	Peremptory challenges
47.8	Oath of jurors; discharge; view of premises
47.9	Deliberation of jury
47.10	Papers taken by jury
47.11	Additional instructions
47.12	New trial if no verdict
47.13	When sealed verdict
47.14	Declaration of verdict
47.15	Correction of verdict
47.16	Verdict recorded, disagreement
47.17	Questions by jurors
Rule 48	Number of Jurors
Rule 49	Special Verdicts and Interrogatories
49.1	Generally
49.2	Special verdicts
49.3	General verdict accompanied by answer to interrogatories
49.4	Procedures
Rule 50	Motion for Directed Verdict
50.1	Generally
50.2	Procedure

- 50.3 Standards for adjudicating motions
- 50.4 Effect of court's ruling on motion
- Rule 51 Instructions to Jury
 - 51.1 Generally
 - 51.2 Procedure
 - 51.3 Requests for instructions
 - 51.4 Objections to instructions
 - 51.5 Giving the instructions
 - 51.6 Harmless error
 - 51.7 Review
- Rule 51.1 Colorado Jury Instructions
- Rule 52 Findings by the Court
 - 52.1 Generally
 - 52.2 Sufficiency of findings by the court
 - 52.3 Motions
 - 52.4 Review
- Rule 53 Masters
 - 53.1 Appointment and compensation
 - 53.2 When reference is appropriate
 - 53.3 Powers
 - 53.4 Proceedings
 - 53.5 Report and effect on trial court
 - 53.6 2018 Amendments to Rule 53

Index

Table of Contents

CHAPTER 6. JUDGMENT	1
Rule 54 Judgments; Costs	
54.1 Generally	
54.2 Multiple claims or multiple parties	
54.3 Demand for judgment	
54.4 Costs	
54.5 Against partnership	
54.6 After death, how payable	
54.7 Against unknown defendants	
54.8 Revival of judgments	
Rule 55 Default	
55.1 Generally	
55.2 Default	
55.3 Default judgment	
55.4 Setting aside default or default judgment	
Rule 56 Summary Judgment and Rulings on Questions of Law	
56.1 Generally	
56.2 For plaintiff or claimant	
56.3 For defending party	
56.4 Motion and proceedings thereon	
56.5 Form of affidavits; further testimony	
56.6 When affidavits are unavailable	
56.7 Affidavits made in bad faith	
56.8 Partial summary judgment	
56.9 Rulings on questions of law	
56.10 Appeal	
Rule 57 Declaratory Judgments	
57.1 Generally	
57.2 When declaratory relief available	
57.3 Parties	
57.4 When court may refuse to declare right	
57.5 Contracts construed before or after breach	
57.6 Further relief	
57.7 Issues of fact; jury trial	
57.8 Review	
Rule 58 Entry of Judgment	
58.1 Entry of judgment generally	
58.2 Entry of judgment following jury or bench trial	

- 58.3 Satisfaction of judgment
- 58.4 Judge's salary as security for timely entry of judgment
- Rule 59 Motions for Post-Trial Relief
 - 59.1 Generally
 - 59.2 Motion for judgment notwithstanding the verdict
 - 59.3 Procedure on motion for judgment notwithstanding verdict
 - 59.4 Standard on motion for judgment notwithstanding verdict
 - 59.5 Motion to alter or amend judgment
 - 59.6 Motions for new trial generally
 - 59.7 Procedure on motion for new trial
 - 59.8 Standards on motion for new trial
 - 59.9 Irregularity in proceedings
 - 59.10 Jury misconduct
 - 59.11 Accident or surprise
 - 59.12 Newly discovered evidence
 - 59.13 Excessive or inadequate damages
 - 59.14 Error of law
- Rule 60 Relief from Judgment or Order
 - 60.1 Generally
 - 60.2 Procedure
 - 60.3 Clerical error
 - 60.4 Relief from judgment—Grounds and standards generally
 - 60.5 Mistake, inadvertence, surprise, or excusable neglect
 - 60.6 Fraud, misrepresentation, or misconduct of adverse party
 - 60.7 Void judgment
 - 60.8 Release or satisfaction of judgment
 - 60.9 Other reasons justifying relief
 - 60.10 Common law grounds for relief
- Rule 61 Harmless Error
 - 61.1 Generally
 - 61.2 Pleading
 - 61.3 Jury
 - 61.4 Evidence
 - 61.5 Discovery
 - 61.6 Review
- Rule 62 Stay of Proceedings to Enforce a Judgment
 - 62.1 Generally
 - 62.2 Automatic stay
 - 62.3 Upon post trial motion
 - 62.4 Upon appeal (other than injunctions)
 - 62.5 Injunctions
 - 62.6 Multiple claims or parties

TABLE OF CONTENTS

Rule 63 Disability of a Judge

Rule 64 Reserved

CHAPTER 7. INJUNCTIONS, RECEIVERS, DEPOSITS IN COURT, OFFER OF JUDGMENT 265

Rule 65 Injunction

65.1 Generally

65.2 Temporary restraining orders

65.3 Preliminary injunctions

65.4 Security and recovery on the bond

65.5 Form and scope of injunction or restraining order

65.6 Mandatory injunctions

65.7 When relief granted

65.8 When inapplicable-domestic relations cases

65.9 Injunctions against suits commenced in federal courts

Rule 65.1 Security: Proceedings Against Sureties

Rule 66 Receivers

66.1 Generally

66.2 When appointed

66.3 Oath and bond

Rule 67 Deposit in Court

67.1 By party

67.2 By trustee

Rule 68 Offer of Judgment [Repealed]

CHAPTER 8. EXECUTION AND SUPPLEMENTAL PROCEEDINGS; JUDGMENT FOR SPECIFIC ACTS; VESTING TITLE; PROCEEDINGS IN BEHALF OF AND AGAINST PERSONS NOT PARTIES..... 305

Rule 69 Execution and Proceedings Subsequent to Judgment

69.1 Generally

69.2 Execution for costs

69.3 Debtor of judgment debtor may pay sheriff

69.4 Written interrogatories to judgment debtor

69.5 Subpoena for appearance of judgment debtor

69.6 Subpoena for appearance of debtor of judgment debtor

69.7 Order for property to be applied on judgment; contempt

69.8 Witnesses

69.9 Depositions

Rule 70 Judgment for Specific Acts; Vesting Title

Rule 71 Process in Behalf of and Against Persons Not Parties

Rule 71-A Condemnation of Property [Reserved]

Rule 72 to 76 Reserved

CHAPTER 9. COURT ADMINISTRATION..... 319

Rule 77 Courts and Clerks

77.1 Courts always open

77.2 Proceedings in court and chambers

77.3 Clerk's office and orders by clerk

77.4 Orders in any county

Rule 78 Motion Day

Rule 79 Records

79.1 Register of actions

79.2 Judgment record

Rule 80 Reporter; Stenographic Report or Transcript as Evidence
[Repealed effective February 14, 2019.]

CHAPTER 10. GENERAL PROVISIONS 329

Rule 81 Applicability in General

Rule 82 Jurisdiction Unaffected

Rule 83 Rules by Courts [Repealed]

Rule 84 Forms

Rule 85 Title [Repealed]

Rule 86 Pending Water Adjudications Under 1943 Act

Rule 87 Application of Following Water Rules

Rule 88 Judgments and Decrees

Rule 89 Notice When Priority Antedating an Adjudication Is Sought

Rule 90 Dispositions of Water Court Applications

Rule 91 Entry of Decree When No Protest Has Been Filed

Rule 92 Conditional Water Rights—Extension of Time for Entry of
Findings of Reasonable Diligence

Rule 93 to 96 Reserved

CHAPTER 11. CHANGE OF JUDGE; PLACE OF TRIAL 345

Rule 97 Change of Judge

97.1 Generally

97.2 Grounds for disqualification

97.3 Procedure

97.4 Appeal

Rule 98 Place of Trial

98.1 Venue generally

98.2 Statutes specifying venue

98.3 Actions affecting real property, franchises, or utilities

TABLE OF CONTENTS

98.4	Rule 120 venue proceedings	
98.5	Venue for recovery of penalty, etc.	
98.6	Venue in tort, contract, and other actions	
98.7	Venue in consumer actions	
98.8	Venue in actions for injunction to stay proceedings	
98.9	Motions to change venue—Generally	
98.10	Change of venue—When county improper	
98.11	Change of venue—For convenience of witnesses	
98.12	Change of venue—Based on prejudice	
98.13	Change of venue—Wrongly denied	
98.14	Change of venue—Where concurrent jurisdiction exists	
98.15	Change of venue—If all parties agree	
Rule 99	Reserved	
CHAPTER 12. ELECTIONS		393
Rule 100	Contested Elections	
CHAPTER 13. SEIZURE OF PERSON OR PROPERTY		399
Rule 101	Arrest and Exemplary Damages [Repealed]	
Rule 102	Attachments	
102.1	Generally	
102.2	Actions in which attachment is proper; attachable property	
102.3	Grounds for attachment	
102.4	The writ: issuance, service, execution and return	
102.5	Creditors	
102.6	Traverse and motion to discharge	
102.7	Intervention	
102.8	Judgment for defendant	
102.9	Redelivery or forthcoming bond	
102.10	Review	
Rule 103	Garnishment	
103.1	Generally	
103.2	Constitutionality	
103.3	Nature of earnings subject to garnishment	
103.4	Nature of property subject to garnishment (other than earnings)	
103.5	Procedures incident to garnishment in general	
103.6	Writ of continuing garnishment (earnings of natural person)	
103.7	Writ of garnishment for support	
103.8	Writ of garnishment with notice of exemption and pending levy	

103.9	Writ of garnishment—Other than natural person	
103.10	Procedure for writ of garnishment in aid of attachment	
103.11	Priority of garnishment liens	
103.12	Failure of garnishee to answer	
103.13	Traverse of answer	
103.14	Objections and claims of exemption by debtor	
103.15	Intervention by third persons	
103.16	Third party claims	
103.17	Automatic release of garnishee	
Rule 104	Replevin	
104.1	Generally	
104.2	Procedure before show cause hearing	
104.3	Show cause hearing	
104.4	Execution of the order for possession	
104.5	Defendant may post bond	
104.6	Exception to the sureties	
104.7	Third party intervention	
104.8	Final judgment	
CHAPTER 14. REAL ESTATE	497
Rule 105	Actions Concerning Real Estate	
105.1	Generally	
105.2	Complete adjudication of rights	
105.3	Record interest and requirement that person in possession be made a party	
105.4	Disclaimer saves costs	
105.5	Execution of quitclaim deed saves costs	
105.6	Set-off for improvements	
105.7	Lis pendens	
105.8	Description of real property	
105.9	Venue	
105.10	Pleading	
105.11	Burden of proof and defenses	
105.12	Parties	
105.13	Trial	
105.14	Judgment	
Rule 105.1	Spurious Lien or Document	
105.1.1	In general	
105.1.2	Spurious liens and documents	
105.1.3	Procedure on petition for order to show cause and response	
105.1.4	Hearing and order	

TABLE OF CONTENTS

CHAPTER 15. REMEDIAL WRITS AND CONTEMPT	527
Rule 106 Forms of Writs Abolished	
106.1 Generally	
106.2 Habeas corpus	
106.3 Mandamus	
106.4 Quo warranto	
106.5 Certiorari	
106.6 Prohibition	
106.7 Scire facias	
106.8 Time limitations	
Rule 106.5 Correctional facility quasi—Judicial hearing review	
106.5.1 In general	
Rule 107 Remedial and Punitive Sanctions for Contempt	
107.1 In general	
107.2 Direct contempt and indirect contempt	
107.3 Summary adjudication of direct contempt	
107.4 Indirect contempt proceedings	
107.5 Trial and punishment where punitive sanctions are sought	
107.6 Trial and punishment where remedial sanctions are sought	
107.7 Review	
CHAPTER 16. AFFIDAVITS, ARBITRATION, MISCELLANEOUS	651
Rule 108 Affidavits	
Rule 109 Arbitration [Repealed]	
Rule 109.1 Mandatory Arbitration [Repealed]	
Rule 110 Miscellaneous	
110.1 Generally	
110.2 Amendments	
110.3 Use of terms	
110.4 Certificates	
110.5 Cross claimants, counterclaimants and third-party claimants	
Rule 111 to 119 Reserved	
CHAPTER 17. COURT PROCEEDINGS: SALES UNDER POWERS.....	655
Rule 120 Orders Authorizing Foreclosure Sale Under Power in a Deed of Trust to the Public Trustee	
120.1 Generally	

120.2	Motion; contents	
120.3	Notice; contents; service	
120.4	Response; contents; filing and service	
120.5	Hearing; scope of issues; order; effect	
120.6	Hearing dispensed with if no response filed	
120.7	Venue	
120.8	Return of sale	
Rule 120.1	Order Authorizing Expedited Sale Pursuant to Statute	

CHAPTER 17A. PRACTICE STANDARDS AND LOCAL COURT RULES 671

Rule 121	Local Rules—Statewide Practice Standards	
121.1	Generally	
121.2	Local court rulemaking	
121 § 1-1	Entry of appearance and withdrawal	
121 § 1-2	Special admission of out-of-state attorneys	
121 § 1-3	Jury fees	
121 § 1-4	Suppression for service of process	
121 § 1-5	Limitation of access to court files	
121 § 1-6	Settings for trials or hearings, settings by telephone	
121 § 1-7	Audio-visual devices	
121 § 1-8	Consolidation	
121 § 1-9	Multidistrict litigation	
121 § 1-10	Dismissal for failure to prosecute	
121 § 1-11	Continuances	
121 § 1-12	Matters related to discovery	
121 § 1-13	Depositions by audio tape recording	
121 § 1-14	Default judgment	
121 § 1-15	Determination of motions	
121 § 1-16	Preparation of orders and objections as to form	
121 § 1-17	Court settlement conferences	
121 § 1-18	Pretrial procedure, case management, disclosure and simplification of issues	
121 § 1-19	Jury instructions	
121 § 1-20	Paper size, quality and format	
121 § 1-21	Court reporter transcripts	
121 § 1-22	Costs and attorney fees	
121 § 1-23	Bonds in civil actions	
121 § 1-25	Facsimile copies	

APPENDIX TO CHAPTERS 1 TO 17A FORMS 727

FORM 1	DISTRICT COURT CIVIL SUMMONS	
--------	------------------------------	--

TABLE OF CONTENTS

FORM 1.1	SUMMONS BY PUBLICATION
FORM 1.2	DISTRICT COURT CIVIL (CV) CASE COVER SHEET FOR INITIAL PLEADING OF COMPLAINT, COUNTERCLAIM, CROSS-CLAIM OR THIRD PARTY COMPLAINT
FORM 1.2	DISTRICT COURT CIVIL (CV) CASE COVER SHEET FOR INITIAL PLEADING OF COMPLAINT, COUNTERCLAIM, CROSS-CLAIM OR THIRD PARTY COMPLAINT AND JURY DEMAND
FORM 1.3	NOTICE TO ELECT EXCLUSION FROM C.R.C.P. 16.1 SIMPLIFIED PROCEDURE
FORM 2	ALLEGATION OF JURISDICTION (FOR CASES IN THE COUNTY COURT)
FORM 3	COMPLAINT ON A PROMISSORY NOTE
FORM 4	COMPLAINT ON AN ACCOUNT
FORM 5	COMPLAINT FOR GOODS SOLD AND DELIVERED
FORM 6	COMPLAINT FOR MONEY LENT
FORM 7	COMPLAINT FOR MONEY PAID BY MISTAKE
FORM 8	COMPLAINT FOR MONEY HAD AND RECEIVED
FORM 9	COMPLAINT FOR NEGLIGENCE
FORM 10	COMPLAINT FOR NEGLIGENCE WHERE PLAINTIFF IS UNABLE TO DETERMINE DEFINITELY WHETHER THE PERSON RESPONSIBLE IS C. D. OR E. F. OR WHETHER BOTH ARE RESPONSIBLE AND WHERE HIS EVIDENCE MAY JUSTIFY A FINDING OF WILFULNESS OR OF RECKLESSNESS OR OF NEGLIGENCE
FORM 11	COMPLAINT FOR CONVERSION
FORM 12	COMPLAINT FOR SPECIFIC PERFORMANCE OF CONTRACT TO CONVEY LAND
FORM 13	COMPLAINT ON CLAIM FOR DEBT AND TO SET ASIDE FRAUDULENT CONVEYANCE UNDER RULE 18(b)
FORM 14	COMPLAINT FOR INTERPLEADER AND DECLARATORY RELIEF
FORM 15	MOTION TO DISMISS, PRESENTING DEFENSES OF FAILURE TO STATE A CLAIM, AND OF LACK OF SERVICE OF PROCESS
FORM 15A	CERTIFICATION OF CONFERRING [as required by C.R.C.P. 121 § 1-15 ¶ 8]
FORM 16	ANSWER PRESENTING DEFENSES UNDER RULE 12(b)
FORM 17	ANSWER TO COMPLAINT SET FORTH IN FORM 8, WITH COUNTERCLAIM FOR INTERPLEADER
FORM 18	MOTION TO BRING IN THIRD-PARTY DEFENDANT

FORM 19	MOTION TO INTERVENE AS A DEFENDANT UNDER RULE 24
FORM 20	PATTERN INTERROGATORIES UNDER RULE 33
FORM 20.2	PATTERN INTERROGATORIES (DOMESTIC RELATIONS) [REPEALED]
FORM 21	REQUESTS FOR ADMISSION UNDER RULE 36 [REPEALED]
FORM 21A	MOTION FOR PRODUCTION OF DOCUMENTS, ETC., UNDER RULE 34
FORM 21B	REQUEST FOR ADMISSION UNDER RULE 36
FORM 21.2	PATTERN REQUESTS FOR PRODUCTION OF DOCUMENTS (DOMESTIC RELATIONS) [REPEALED]
FORM 22	ALLEGATION OF REASON FOR OMITTING PARTY
FORM 23	AFFIDAVIT, WRIT OF GARNISHMENT AND INTERROGATORIES (RULE 103) [REPEALED]
FORM 24	WRIT OF ASSISTANCE—PETITION FOR
FORM 25	REQUEST FOR PRODUCTION OF DOCUMENTS, ETC., UNDER RULE 34 [DELETED]
FORM 26	WRIT OF CONTINUING GARNISHMENT
FORM 27	CALCULATION OF THE AMOUNT OF EXEMPT EARNINGS
FORM 28	OBJECTION TO CALCULATION OF THE AMOUNT OF EXEMPT EARNINGS
FORM 29	WRIT OF GARNISHMENT WITH NOTICE OF EXEMPTION AND PENDING LEVY
FORM 30	CLAIM OF EXEMPTION TO WRIT OF GARNISHMENT WITH NOTICE
FORM 31	WRIT OF GARNISHMENT FOR SUPPORT
FORM 32	WRIT OF GARNISHMENT—JUDGMENT DEBTOR OTHER THAN NATURAL PERSON
FORM 33	WRIT OF GARNISHMENT IN AID OF WRIT OF ATTACHMENT
FORM 34	NOTICE OF LEVY
FORM 35.1	MANDATORY DISCLOSURE
FORM 35.2	SWORN FINANCIAL STATEMENT
FORM 35.3	SUPPORTING SCHEDULES (SWORN FINANCIAL STATEMENT)
FORM 35.4	PATTERN INTERROGATORIES (DOMESTIC RELATIONS)
FORM 35.5	PATTERN REQUESTS FOR PRODUCTION OF DOCUMENTS (DOMESTIC RELATIONS)
FORM 36	NOTICE OF WITHDRAWAL AS ATTORNEY OF RECORD
FORM 37	CERTIFICATION OF RECORDS UNDER CRE 902(11) AND 902(12)

TABLE OF CONTENTS

FORM 38	DISCLOSURE OF RECORDS TO BE OFFERED THROUGH A CERTIFICATION OF RECORDS PURSUANT TO CRE 902(11) AND 902(12)
JDF 80	DISTRICT COURT SUBPOENA TO ATTEND OR ATTEND AND PRODUCE OR PRODUCE
JDF 80.1	NOTICE TO SUBPOENA RECIPIENTS
JDF 80.2	COUNTY COURT SUBPOENA TO ATTEND OR ATTEND AND PRODUCE
JDF 601	DISTRICT COURT CIVIL (CV) CASE COVER SHEET FOR INITIAL PLEADING OF COMPLAINT, COUNTERCLAIM, CROSS-CLAIM OR THIRD PARTY COMPLAINT
JDF 602	NOTICE TO ELECT EXCLUSION FROM C.R.C.P. 16.1 SIMPLIFIED PROCEDURE
JDF 622	PROPOSED CASE MANAGEMENT ORDER
JDF 638	RULE 106.5 COMPLAINT FOR REVIEW OF QUASI- JUDICIAL ACTION OF THE CDOC

CHAPTER 17B. APPOINTED JUDGES 837

Rule 122	Case Specific Appointment of Appointed Judges Pursuant to C.R.S. § 13-3-111
----------	--

Index