

CASE NUMBER: _____

Plaintiff(s)

**JUSTICE COURT
PRECINCT 6
DENTON CO., TEXAS**

VS.

1029 W. Rosemeade Pkwy
Carrollton, Texas 75007
972-434-7100 or fax 972-434-7101

Defendant(s)

DEFENDANT'S ORIGINAL ANSWER

TO THE HONORABLE JUDGE OF SAID COURT:

In the above styled and numbered Cause, Defendant files this Original Answer, and respectfully shows:
[YOU MAY ADD ADDITIONAL PAGES, IF NECESSARY.]

Printed Name: _____

Address: _____

Phone and Fax number: _____

I give my consent to email service for other motions or pleadings my email address is:

Respectfully submitted,

DEFENDANT'S SIGNATURE

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing instrument was served on all opposing parties (or their counsel of record, if any) pursuant to Rules 21, 21a, and 501.4 of the Tex. Rules of Civ. Proc. (*) on this _____ day of _____, 20____, by one of the following Methods:

in person certified or registered mail or courier fax email

BE ADVISED THAT SERVICE ON THE OPPOSING PARTY MEANS ACTUAL DELIVERY TO THE OPPOSING PARTY BY ONE OF THESE METHODS---NOT DELIVERY ONLY TO THE COURT. DELIVERY TO THE OPPOSING PARTY IS A MANDATORY REQUIREMENT OF THE LAW. Sanctions/penalties (up to and including the entry of a default judgment) can be imposed on persons failing to comply with the service requirements of these Rules. [R.21b].

DEFENDANT'S SIGNATURE

(*) All documents required to be filed on an opposing party (or counsel) **must be served at the time of filing** [R.21(a)], certifying to the Court compliance with the service requirement [R.21a(e)], identifying the person on whom served [R.21a(a) and R.501.4(a)], and identifying the Method of service used [R.501.4].