

# IN THE PUEBLO OF SANTA ANA CONTEMPORARY TRIBAL COURT

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Pet	itioner,	
v.	Cas	se No.
Resp	, ondent.	
	<b>MOTION</b>	
COMES NOW,(circle one) and for their Motion, l		
1. Are you currently repres yes, only your attorney ca		in this matter? Yes/No (circle one). If
2. What action do you want	the Court to take?	
Pueblo of Santa Ana Tribal Court 02 Dove Road	(P) 505-771-6723 (F) 505-771-6767	Motion and Certificate of Service Revised January 3, 2024

tribalcourt@santaana-nsn.gov

Santa Ana Pueblo, NM 87004

. State the reasons why the Court should take the action requested.			
4. State the facts supporting why the Court should take the action reques	sted.		
some one more supporting way one source should only one of the	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

	5.	any laws that support your request? If yes, list the court order or law here. If no or
		you are unsure, leave this blank.
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	6.	Have you talked to the other party about your concerns? What was their response? Have you provided notice that you would be filing a motion?
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7. What do you want the Court to do?		
	Respectfully Submitted,	
	Signature	
	Name (Printed)	
	Phone Number	
	Address	

## <u>ORDER</u>

I hereby grant/do not grant (	circle one) the attached	d Motion.
IT IS SO ORDERED on	Day of	, 20
		The Honorable Tammi M. Lambert Contemporary Court Judge
	other party or att	e foregoing was be mailed, emailed, faxed or orney in this matter on this Day of
	CERTIFICATE O	OF SERVICE
	Service of the Resp	ondent:
	Date of Service	Time:
	Officer's Signature	

#### **USE NOTE**

Motions filed after 4:30 PM will be file stamped the next business day.

A motion is a formal request made by any party for a desired ruling, order, or judgment.

The petitioner is the party who presents a petition to the court. The respondent is the party against whom a petition is filed. Either may file a motion.

#### **Rule 6-1-105: Motions**

(A) A party may request an order from the Contemporary Court by filing a motion in writing. A motion is a written request that states what the party wants the Contemporary Court to do, why the party believes the Contemporary Court should take the action requested, and any principle or rule of law that the party believes supports the request. A motion may be accompanied by a longer written explanation, or brief, stating the reasons, facts and law supporting the requested action. If the establishment of certain facts is a necessary predicate for the relief sought in the motion, the party shall also accompany the motion with one or more affidavits or other sworn testimony or evidence establishing the necessary facts. A motion must contain the caption of the case in which it is filed.

(Reference: Pueblo of Santa Ana Rules of Procedure for the Contemporary Court, Adopted by Resolution Number 07-R-54, approved November 8, 2007).

### Rule 6-1-106: All Documents Must Be Signed

(A) Every document filed in the Contemporary Court shall be signed by the party submitting the document or that party's attorney or advocate. The address and phone number of the individual signing must follow the signature. By signing, the party, attorney or advocate submitting the document certifies that to the best of that person's knowledge, and after investigating the matter, the document is not submitted for an improper purpose, and is factually accurate and is or can be supported by admissible evidence, and that the claims are supported by existing law or, if existing law is unclear, by what the person believes in good faith the law should be. If a party is represented by an attorney or advocate, only the attorney or advocate may file papers.

(Reference: Pueblo of Santa Ana Rules of Procedure for the Contemporary Court, Adopted by Resolution Number 07-R-54, approved November 8, 2007).

#### **Rule 6-2-106: Motions**

- (A) Any application to the Court for an order shall be by motion, which shall be in writing unless made during a hearing or trial in open Court. Each written motion shall state with specificity the relief sought, and the grounds warranting such relief, and, if the motion is opposed, may include legal arguments supporting such grounds, and may be accompanied by affidavits or other competent evidence as may be required to establish the factual basis for the relief sought in the motion.
- **(B)** Each non-moving party to an action shall have 15 days within which to file a written response to a motion, which response may include opposing affidavits or other competent

evidence. The movant may file a written reply within 10 days of the filing of any response to the motion. At the time of filing the reply, the movant shall also file a notice advising the Court that briefing on the motion is completed, and that the motion is ready for hearing or decision.

(Reference: Pueblo of Santa Ana Rules of Procedure for the Contemporary Court, Adopted by Resolution Number 2022-R-39, adopted December 17, 2022).