

# Postponing Civil Cases While on Active Duty



If you get sued while you are on active duty, or if you are involved in a civil case and get called to active duty, you may be able to postpone the case. You may also be able to postpone having a court judgment collected from you while you are on active duty. Here are tips on how to get a postponement.

### **Postponing Court Proceedings**

If you are on active duty (or were in the past 120 days), you can ask the court to postpone a civil case for 90 days or more.

- If you get sued, don't ignore it!
- Go to your installation legal assistance office and ask for help.
- You can ask the court to postpone a case:
  - 1. File a letter to the court that says why your military duty prevents you from appearing in court;
  - 2. Include the date you will be able to appear in court; and
  - 3. Include a letter from your commanding officer that says that your military duty prevents you from appearing in court and that you are not authorized for military leave.
- If you get a postponement but need more time after that, you can ask for another postponement.

## **Postponing Collection of Judgment**

If you are on active duty (or were in the past 120 days), you can ask the court to postpone the

execution of a judgment against you. If the judgment ordered you to pay the plaintiff, a postponement means the plaintiff cannot collect payment until after the postponement.

## **Protections Against Default Judgments**

If you get sued and you don't respond or appear in court, the person suing you may try to get a default judgment against you. If you are on active duty, you have some protections:

#### If You Get Sued, Don't Ignore It

If you are on active duty, tell the court so you get the protections you deserve.

A plaintiff asking for default judgment must state whether you are on active duty. If the plaintiff says you are, the court must appoint an attorney to represent you.

A plaintiff may lie and state that you are not on active duty. Because of this, if you get sued and are on active duty, make sure to tell the court.

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**Re-opening a case:** If a court entered a default judgment against you while you were on active duty, you may ask it to re-open the case so you can defend yourself.

 Get legal assistance immediately if you find out that a default judgment was entered against you. You must ask the court to re-open the case within 60 or 90 days after your active duty ends.

#### **Additional Resources**

Ask your base legal office for help. For the legal office's contact information, ask your command or visit the Armed Forces Legal Assistance Program website at <a href="https://legalassistance.law.af.mil/">https://legalassistance.law.af.mil/</a>.

California National Guard personnel can also get help from the State Staff Judge Advocate's Office go to http://www.calguard.ca.gov/ for contact information.

For information on civilian legal aid resources, go to <a href="http://www.lawhelpca.org">http://www.lawhelpca.org</a>.

The Attorney General's Office cannot give legal advice, but filing a consumer complaint is helpful because it alerts the Office to consumer issues and may help with the Office's investigations. File a complaint with the Attorney General's Office at https://oag.ca.gov/consumers or (800) 952-5225. For more information about military consumer protection, visit https://oag.ca.gov/consumers/general/military.

For questions regarding the Department of Justice, contact the Public Inquiry Unit at (916) 210-6276 (voice), or (800) 952-5225 (toll-free in California).