

FORM SUMMARY

Name of Forms: **Petition to Answer or to Reopen Small Claims Judgment and Order (Under 799.14(1) only)**

Form Number: **SC-511**

Statutory Reference: §799.14 (1), Wisconsin Statutes

Purpose of Form: Used by defendants who claim that actual notice by mail of the summons and complaint did not occur. The form allows them to petition for a hearing to either reopen the judgment or get additional time to answer the complaint.

Who Completes It: Defendant

Distribution of Form: Original to court, copies to other parties.

Accompanying Forms: None

New Form/Modification: Modification, last update 6/00.

Modifications: Added lines in caption section.

Comments: This form should only be used when the basis for reopening is that defendant did not timely receive actual notice by mail. No petition can be granted when more than one year has passed since the entry of judgment. Any other motion to reopen a default judgment must comply with section 799.29 or 806.07; there are no RMC forms for these types of motions.

About this form: This form is the product of the Wisconsin Records Management Committee, a committee of the Director of State Court's Office and a mandate of the Wisconsin Judicial Conference.

If you have additional information that does not change the meaning of the form, attach it on a separate page. The form itself shall not be altered.