STEPS FOR FILING AN EVICTION LAWSUIT

(PLEASE READ CAREFULLY BEFORE COMPLETING PETITION)

VENUE – AN EVICTION SUIT MUST BE FILED IN THE COUNTY AND PRECINCT IN WHICH THE RENTAL PROPERTY IS LOCATED as provided by Property Code Title 4, Chapter 24, Section 24.004 (a).

NOTICE TO VACATE – The notice to vacate must be in writing and must state **DEMAND** for the property. It must state the reason for demand and give a specific date by which the tenant must vacate the property. The notice must be signed by the landlord or his agent and it must include the date and time of delivery. The notice to vacate may be hand delivered to the tenant or any occupant that is 16 years of age or older at the address of the property demanded, or it may be mailed to the tenant's address. When mailing notice, see rules **Section 24.005 Texas Property Code**.

TIME REQUIREMENTS – Unless there is a written agreement between the parties regulating the notice requirements, the landlord must give the tenant at least three (3) days written notice to vacate in cases pertaining to non-payment of rent and/or breach of contract. If you need further details regarding time requirements, please consult the Texas Property Code, Sections 24.005 & 91.001 which provides notice requirements for eviction suits. *MAKE SURE YOU GIVE PROPER NOTICE*.

FILING AN EVICTION SUIT – If the tenant does not vacate the property by the date given in the notice, you may then file an eviction suit. To file the suit, you will need to complete the Eviction Petition and the SCRA Military Affidavit. *The cost to file suit with service on one person is \$154.00*.

WHO MAY FILE – The landlord's agent may file any type of eviction suit and he may represent the landlord in default hearings. The landlord's agent may represent the landlord in court only in cases of non-payment of rent and hold over. All other types of eviction suits, if contested, the landlord must be present or represented by the landlord's Attorney.

JOINING A SUIT FOR RENT – A suit for rent may be joined with the eviction suit if the amount due is within the jurisdictional limit of \$20,000.00. Any damages or other charges, such as late fees, may not be included in this action. However, the landlord or Attorney may file suit for these amounts in a separate action filed in either Justice Court or Small Claims Court.

PROCEDURES AFTER FILING – At the time the suit is filed, a hearing date will be set no less than 10 days no more than 21 days from the date of service. A citation will be issued and delivered to the Constable to be served on the tenant giving him/her the date and time of the hearing. It is your responsibility to notify the court of any address or phone number changes so that the court can contact you, if the need arises.

THE HEARING – On the hearing date you will need to bring the evidence pertaining to the case. The burden of proof lies with you, the Plaintiff or landlord. You must show the court good and sufficient evidence providing your right to regain possession of the property. You will need to bring a copy of your notice, along with copies of ledgers, leases, etc. **You must still prove your case even if the defendant fails to appear for the hearing.**

JUDGMENT - At the hearing a judgment will be rendered for either the Plaintiff or for the Defendant. A judgment for the Plaintiff may be for all or part of the initial claim. If you are awarded a judgment for possession of the property and/or for any back rent owed, there is a five day appeal period in which the defendant may appeal the decision of the court. If the defendant has not appealed the case or moved from the property at the expiration of the 5th day, the Plaintiff may then file a Writ of Possession.

WRIT OF POSSESSION – You, the Plaintiff, must pay \$207.00 filing and service fee to the Judge's office. A writ of possession will be issued to the Constable for service. This instrument directs the Constable to take possession of the property and return it to you. Any questions regarding the 'take possession' date should be directed to the Constable.

If you have any questions, please feel free to contact our office. Remember, the Judge cannot discuss the case with you prior to the hearing; however, the Clerk will be happy to assist you by clarifying procedures. We cannot give any legal advice or suggest an Attorney.

ALL CORRESPONDENCE SHOULD BE ADDRESSED TO:

Judge Mark Russo, Precinct Three 1111 E Yellowjacket Lane, 303 Rockwall, Texas 75087

Plaintiff's Petition for Eviction			FILE DATE:	
STATE OF TEXAS Cause No			COURT DATE:	
COUNTY OF ROCKWALL			TIME:	
TO THE HONORABLE JUDGE MARK RUSSO, JUS	STICE OF T	THE PEACE IN A		
Plaintiff's Name		Defend	Defendant's Name Address	
Address	VC	Addre		
City, State, Zip	VS	City, S	State, Zip	
Phone or Work Number		Phone		
2. UNPAID RENT AS GROUNDS FOR EVICTIO TOTAL DELINQ Plaintiff reserves the right to orally amend the amount at	UENT REN	T AS OF DATE (OF FILING IS: \$	
OTHER GROUNDS FOR EVICTION/LEASE violations)				
HOLDOVER AS GROUNDS FOR EVICTION: end of the rental term or renewal of extension period, which v	Defendanto	(s) are unlawfully h	nolding over since they failed to vacate at the of, 20	
5. NOTICE TO VACATE: Plaintiff has given defendant(Property Code) and demand for possession. Such notice was method:	s) a written n delivered on	notice to vacate (acc	cording to Chapter 24.005 of the Texas	
6. ATTORNEY'S FEES: Plaintiff will be or will No Attorney's name, address, and phone & fax numbers are:	OT be			
BOND FOR POSSESSION: If Plaintiff has filed bond and defendant's counter bond be set, (2) that plaintiff's brexas Justice Court Rules are given to Defendant(s).				
THIS SHIT TO FVICT IN	VOLVES I	ΙΜΜΕΝΙΔΤΕ Γ	DEADI INES	

A TENANT WHO IS SERVING ON ACTIVE MILITARY DUTY MAY HAVE SPECIAL RIGHTS OR RELIEF RELATED TO THIS SUIT UNDER FEDERAL LAW, INCLUDING THE SERVICEMEMBERS CIVIL RELIEF ACT (50 U.S.C. APP. SECTION 501 ET SEQ.), OR STATE LAW, INCLUDING SECTION 92.017, TEXAS PROPERTY CODE.

CALL THE STATE BAR OF TEXAS TOLL-FREE AT 1-877-9TEXBAR IF YOU NEED HELP LOCATING AN ATTORNEY. IF YOU CANNOT AFFORD TO HIRE AN ATTORNEY, YOU MAY BE ELIGIBLE FOR FREE OR LOW-COST LEGAL ASSISTANCE.

DEMANDA DE DESAHUCIO (DESALOJO).

ESTA DEMANDA DE DESAHUCIO TIENE FECHAS LÍMITES QUE ENTRAN EN VIGOR DE INMEDIATO.

EL ARRENDATARIO (INQUILINO) QUE ESTÉ DESEMPEÑANDO SUS FUNCIONES EN EL SERVICIO MILITAR PUEDE TENER DERECHOS ESPECIALES O PROTECCIÓN EN CONEXIÓN CON ESTA DEMANDA CONFORME A LAS LEYES FEDERALES, INCLUÍDA LA LEY DE PROTECCIÓN PARA MIEMBROS DE LAS FUERZAS ARMADAS (SECCIÓN 501 Y SIGUIENTES DEL APÉNDICE DEL CAP. 50 DEL CÓDIGO DE LOS ESTADOS UNIDOS) O CONFORME A LAS LEYES ESTATALES, INCLUÍDA LA SECCIÓN 92.017 DEL CÓDIGO DE PROPIEDAD DE TEXAS.

PARA ASISTENCIA ENLOCALIZAR A ABOGADO COMUNÍQUESE A LA ASOCIACIÓN DE ABOGADOS DE TEXAS AL NUMERO GRATUITO 1-877-9TEXBAR EN CASO DE NO PODER PAGAR UN ABOGADO. TAL VEZ CALIFIQUE PARA ASISTENCIA LEGAL GRATUITA O BAJOCOSTO.

WHEREFORE, PREMISES CONSIDERED, plaintiff requests that Defendant be cited to answer the complaint: and upon final hearing;

REQUEST FOR JUDGMENT: Plaintiff prays that defendant(s) be served with citation and that plaintiff have judgment against defendant(s) for: possession of premises, including removal of defendants and defendants' possessions from the premises, unpaid rent IF set forth above, attorney's fees, court costs, and interest on the above sums at the rate stated in the rental contract, or if not so stated, at the statutory rate for judgments under Civil Statutes Article 5069-1.05.

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Petitioner's Printed Name	Signature of Plaintiff (Landlo	rd/Property Owner) or Agent
DEFENDANT(S) INFORMATION (if known): DATE OF BIRTH: *LAST 3 NUMBERS OF DRIVER LICENSE: *LAST 3 NUMBERS OF SOCIAL SECURITY: DEFENDANT'S PHONE NUMBER:		
Sworn to and subscribed before me this	day of	, 20

SERVICEMEMBERS CIVIL RELIEF ACT

AFFIDAVIT

	Cause No.					
CHECK ONE						
1.	PLAINTIFF BEING DULY SWORN ON HIS OATH DEPOSES AND SAYS UNDER PENALTY OF PERJURY THAT DEFENDANT(S) IS NOT IN THE MILITARY, ON ACTIVE DUTY IN THE MILITARY AND/OR IS NOT IN A FOREIGN COUNTRY ON MILITARY SERVICE.					
2.	PLAINTIFF BEING DULY SWORN ON HIS OATH DEPOSES AND SAYS UNDER PENALTY OR PERJURY THAT PLAINTIFF IS UNABLE TO DETERMINE WHETHER OR NOT THE DEFENDANT(S) IS/ARE IN THE MILITARY, ON ACTIVE DUTY IN THE MILITARY AND/OR IS IN A FOREIGN COUNTRY ON MILITARY SERVICE.					
PLAINTIFF		DAT	ГЕ			
Subscribed and	sworn to before me on this _	day of _	, 20	•		
Notary Public			Clerk of the Justice Court			
		SEAL				
			es or uses an affidavit knowing it to be r imprisoned for not more than one yea	r,		