

LANDLORD/TENANT COMPLAINT

Mag. Dist. No:		PLAINTII	F:	NAME and ADDRESS	
MDJ Name:					
Address:					
Address.					
			V.		
Tolonhono		DEFEND	ANT:	NAME and ADDRESS	$\overline{}$
Telephone:		'			J
EII ING GOOTG	AMOUNT DATE PAID				
FILING COSTS		- 1			1
POSTAGE	\$	_	Docket No:		
SERVICE COSTS	<u> </u>		Case Filed:		
CONSTABLE ED.	\$				
TOTAL	\$				
Pa.R.C.P.M.D.J.	No. 206 sets forth those costs recoveral	ble by the prevailir	ng party.		
property and Lease is A determinati		nthly Rent \$ty have been aband	Security oned.	Deposit \$	
•	·	•	-	d with this complaint.	
Damages for	injury to the real property, to wit:				
			_ in the amount of:	\$	
Damages for	the unjust detention of the real property in	the amount of		\$	
Rent remaini	ng due and unpaid on filing date in the amo	ount of		\$	
And additiona	al rent remaining due and unpaid on hearing	g date		\$	
Attorney fees	s in the amount of			\$	
THE PLAINTIFF F	FURTHER ALLEGES THAT:		Total:	\$	
	nd the address, if any, of the real property is	S :			
	the landlord of that property.				
3. The plaintiff lea	ised or rented the property to you or to			under whom you	u claim
4. Notice to	quit was given in accordance with law, or				
No notice	e is required under the terms of the lease.				
5. The term	for which the property was leased or renter	d is fully ended, or			
A forfeitu	re has resulted by reason of a breach of the	e conditions of the le	ease, to wit:		
					or,
	erved and due has, upon demand, remaine				
6. You retain the	e real property and refuse to give up to its p	ossession.	varify that the fact	a act forth in this complain	ot oro
	the best of my knowledge, information and the (18 PA. C.S. § 4904) relating to unsworn		ent is made subject to	s set forth in this complair o the penalties of Section	4904
	complies with the UJS Case Records Public				
,		,			
The plaintiff's att	torney shall file an entry of appearance with	n the magisterial dist	•	ignature of Plaintiff) Pa.R.C.P.M.D.J. 207.1	

IF YOU HAVE A DEFENSE to this complaint you may present it at the hearing. IF YOU HAVE A CLAIM against the plaintiff arising out of the occupancy of the premises, which is in the magisterial district judge jurisdiction and which you intend to assert at the hearing, YOU MUST FILE it on the complaint form at the office BEFORE THE TIME set for the hearing. IF YOU DO NOT APPEAR AT THE HEARING, a judgment for possession and costs, and for damages and rent if claimed, may nevertheless be entered against you. A judgment against you for possession may result in your EVICTION from the premises.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.



FREE INTERPRETER