FILING AN EVICTION LAWSUIT

JURISDICTION:

An eviction case is a lawsuit to recover possession of real property under Chapter 24 of the Texas Property Code, often by a landlord against a tenant. A claim for rent may be joined with an eviction case if the amount of rent due and unpaid is not more than \$20,000, excluding statutory interest and court costs but including attorney fees, if any. Eviction cases are governed by Rules 500-507 and 510 Party V of the Rules of Civil Procedure.

VENUE:

Suit for possession of property, precinct in which all or part of the property is located. Suit for rent in which all or part of the property is located.

NOTICE:

If the occupant is a tenant under a written lease or oral rental agreement, the landlord must give a tenant who defaults or hold over beyond the end of the rental term or renewal period at least a THREE DAY WRITTEN NOTICE TO VACATE before filing the Eviction Lawsuit: UNLESS THE PARTIES HAVE CONTRACTED FOR A SHORTER OR LONGER NOTICE PERIOD IN A WRITTEN LEASE OR AGREEMENT. 24.005a Property Code

FILING SUIT:

The responsibility for filling out your petition and civil case information sheet rests with you. Court clerks will assist you if you have *procedural questions*. Please state the tenant's full address including the apartment number. List any known work address or other address where the tenant may be located for service. The filing fee is fifty-four (\$54.00) and the service fee if ninety (\$90.00) per defendant to be served in Caldwell County, for a total of one hundred thirty-four (\$144.00). When filing, the Landlord should bring the following:

- 1. Copy of the lease (if you have one);
- 2. Copy of the Written Notice to Vacate; and \$144.00 (if only one person being served).

Payment must be in the form of a MONEY ORDER or CASHIER'S CHECK made payable to CALDWELL COUNTY TREASURER

CITATION:

The Constable/Sheriff will serve each tenant with a citation, based on the information you provide to the Court. The citation will inform the Defendant of the date and time of the

hearing and that a Default Judgment may be rendered if he/she does not appear at the appointed time.

REPRESENTATION:

In eviction suits, either of the parties may represent themselves or be represented by their authorized agents in justice court or be represented by an attorney.

HEARING:

Always arrive at least 10 minutes prior to trial and check in with the clerk. Be sure to have a copy of your lease, the notice to vacate and payment records or any records pertaining to the case.

If the defendant **does not appear** at the Hearing:

- A. The plaintiff will present their case to the Judge;
- B. If the Judge rules in the Plaintiff's favor, a default will be granted.

If the defendant **does appear** at the Hearing:

- A. The Judge will hear both sides;
- B. The Judge will render a judgment;

If the defendant does not vacate the property or appeal the case within 5 days after the judgment; the plaintiff may request a Writ of Possession. The cost of the Writ of Possession is **\$250.00**. (Payment: Money order or Cashier's check payable to *Caldwell County Treasurer*)

Eviction Lawsuits may be dismissed only in open court or by written request. A "Motion to Dismiss" form is included in this packet.

IF YOU HAVE PROCEDURAL QUESTIONS, PLEASE CONTACT THE COURT

LEGAL QUESTIONS WILL NOT BE ANSWERED BY THIS OFFICE

		CA	USE NO				
 PLAINTIFF				§ §	IN THE JU	STICE COURT	
v.				§ § §	PRECINCT	T NO	
DEFENDANT				§ § §		COLU	NITY TEVAC
DEFENDANT						COU:	NII, IEXAS
		<u>PI</u>	ETITION: E	VICTIO	ON CASE		
COMPLAINT							Defendant(s) for eviction of
Plaintiff's pre The address			rerooms an	ıd park	ing areas)	located in the	above precinct.
Street Addres	SS	Unit N	No. (if any)		City	State	Zip
	right to filing th Other I than by Holdov	as of the donally amenough the donally amenough the donall failing to parter. Defended	late of filin and the amou ate of trial. ions. Defen y rent) as f ant(s) are u	g is: \$ unt at t dant(s ollows unlawf	rial to incl) breached :ully holdin	Plainti ude rent due f the terms of t g over by faili	mount of rent iff reserves the rom the date of the lease (other ing to vacate at ch was the
		———————		.iic wai	or exterision	on period, win	cii was tiic
(according to	Chapte	r 24.005 of	the Texas	Prope	rty Code)	and demand	otice to vacate for possession. or this method:
SUIT FOR RE	: NT: Plai	ntiff □ does	or □ does i	not inc	lude a suit	for unpaid ren	t.
	s FEES: I		rill be or □ address,		ot be seeki ne and		attorney's fees. ımbers are:

IMMEDIATE POSSESSION BOND: If Plaintiff has filed a bond for immediate possession,
Plaintiff requests that: (1) the Court set the amount of the bond; (2) the Court approve the
bond; and (3) proper notices, as required by the Texas Rules of Civil Procedure, are given to Defendant(s).
SERVICE OF CITATION: Service is requested on Defendant(s) by: personal service at
home or work, or by delivery to a person over the age of 16 years at Defendant's usual
place of residence. If required Plaintiff requests alternative service as allowed by the

place of residence. If required, Plaintiff requireds Rules of Civil Procedure. Other home or served	iests alterr	native service as all	lowed by the	
are:				
Plaintiff knows of no other home or work addre	esses of Def	fendant(s) in this cou	unty.	
RELIEF: Plaintiff requests that Defendant(s) is awarded a judgment against Defendant(s) for removal of Defendant(s) and Defendant's posses forth above, attorney's fees, court costs, and into the lease, or if not so stated, at the statutory rate	or: posses essions fror erest on th	sion of the premis m the premises, unpa e above sums at the	ses, including aid rent, if set	
\square I hereby request a jury trial. The fee is \$22 an	d must be	paid at least 3 days l	oefore trial.	
□ I hereby consent for the answer and any ot email address as follows:			-	
☐ I have reviewed the information about the Text	as Eviction I	Diversion Program av	ailable at	
www.txcourts.gov/eviction-diversion/.				
Plaintiff's Printed Name	Signatur	e of Plaintiff or Agen	it or Attorney	
Defendant's Information (if known): Date of birth: Last three digits of Driver License: Last three digits of Soc. Sec. No.:	-			
Phone No.:	City	State	Zip	
		Fax No. of Plaintiff or Attorney		
SWORN TO AND SUBSCRIBED before me this	day (of	, 20	

CLERK OF THE JUSTICE COURT OR NOTARY

SERVICEMEMBER'S CIVIL RELIEF ACT

CAS	SE NO				
		AFFIDAVIT			
Plair	ntiff being duly sworn on oatl	h deposes* and says that defendant(s) is (are)			
		(CHECK ONE)			
	not in the military				
	not on active duty in the military and/or				
	not in a foreign country on military service				
	on active military duty and/or is subject to the Servicemembers Civil Relief Act of 2003				
	has waived his/her rights under the Servicemembers Civil Act of 2003				
	military status is unknown at this time				
		PLAINTIFF			
Subscribed and sworn to before me no this the day of, 2					
		NOTARY / CLERK			
		□ Notary Public in and for the State of Texas			
	SEAL	□ Clerk of the Justice Court			

*Penalty for making or using false affidavit – a person who makes or uses an affidavit knowing it to be false, shall be fined as provided in Title 18, United States Code, or imprisoned for not more than one year or both.