EVICTION INSTRUCTIONS (PLEASE READ CAREFULLY)

You are strongly encouraged to read the new Rules of Civil Procedure. There are numerous changes to the eviction laws, such as Bond for Immediate Possession and other provisions.

- The timeline for the hearing date is slightly different (Rule 510.4 (10))
- The rules for Bond of Possession have changed (Rule 510.5)
- Writ of Possession EXPIRES after 60 days (used to be indefinite) (Rule 510.8 (d)(1)
- Appeal rules have been modified under Rule 510.9
- 1. Evictions must be filed in the proper Justice of the Peace Court. Checks or Money Orders are accepted. Cash must be for the exact amount only. Your property must be properly marked with the physical address assigned by the 911 emergency address system or the Appraisal District. If your property is not clearly marked, the Constable may return the eviction citation unserved, and you will have to start over. Location number can be posted by numbers on the building property or by numbers located on a sign posted in front of the property.

Chapter 24 of the Texas Property Code requires that an eviction suit MUST be filed in the county and precinct where the property is located. If an eviction suit is not filed in the appropriate precinct, the case will be dismissed. You will not be entitled to a refund of filing fees and/or service fees.

- 2. By law, you must give a NOTICE TO VACATE before you can file an EVICTION SUIT. The landlord must give the tenant at least 3 days written notice to vacate before filing this eviction, unless the lease signed by both parties states otherwise. The NOTICE TO VACATE must be in writing and comply with Section 24.005 of the Texas Property Code, which is found at http://www.statutes.legis.state.tx.us/Search.aspx. A defective NOTICE TO VACATE can result in DISMISSAL of your Eviction.
- 3. MOBILE HOME CASES: If you are seeking an eviction based on *late rent payments* for a MOBILE HOME LOT (tenant owns mobile home, you lease then them lot), you are required by law to give the Tenant a ten-day NOTICE TO CURE before you can file an eviction (SEC. 94.206, Texas Property Code). Without the NOTICE TO CURE, your case will be dismissed. If they do not cure the problem after the ten-day notice, you then give them a three day NOTICE TO VACATE. Texas Law contains specific rules regarding Mobile Homes. You can locate these laws on the Texas Property Code website, http://www.statutes.legis.state.tx.us/Docs/PR/htm/PR.94.htm.
- 4. Court cost for filing an eviction on one tenant is <u>\$146.00</u>. Section 510.2 of the NEW Texas Rules of Civil Procedure states "The plaintiff must name as defendants all tenants obligated under the lease residing at the premises. You can ONLY get a judgment against the defendant served. If you wish to have a judgment against two parties, then you MUST pay for service and have both parties served. This is an additional <u>\$100.00 per defendant</u>.
- **5. ATTORNEY'S FEES:** to be eligible to recover attorney's fees in an eviction suite, a notice to vacate must be served by a process server, personally with a witness, or by return receipt requested certified mail ten days prior to the date the suit is filed.

- **6. WHO MAY FILE:** The owner of the owner's agent may file any type of forcible detainer suit, and he may represent the owner in the hearing.
- 7. JOINING A SUIT FOR RENT: A suit for rent may be joined with the eviction suit, if the amount due is within the jurisdiction of this court. (\$10,000.00). Any damages, late charges, utilities, or other charges may not be included in this action; HOWEVER, The owner or the owner's attorney may file suit for these amounts in a separate action filed in either Justice Civil or Small Claims Court.
- **8. PROCEDURES AFTER FILING:** At the time the suit is filed, a hearing date will be set at least 10 days out but no more than 21 days from the filing date. A citation will be issued to the Constable's Office to be served on the tenant giving them the date and time of the hearing.
- **9. THE HEARING:** You are required to appear personally for the hearing. Proper representation is essential (as per item #5 above). At the court hearing, both sides will have the right to present their side of the case, including witnesses, receipts, cancelled checks, photographs, and all other evidence. You will need to bring all evidence with you to Court. The burden of proof lies with you as plaintiff. You must show the Court good and sufficient evidence proving your right to regain possession of the property. You must still prove your case even if the defendant fails to appear.
- **10. JUDGMENT:** At the hearing, a judgment will be rendered for either the plaintiff or 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 premises and/or any back rent owed there is a 6 day appeal period in which the defendant may appeal the decision to the County Court. If the Defendant has not appealed the case at the end of the appeal period, judgment becomes final.

Upon final judgment, you may then file for a Writ of Possession if the defendant has still not vacated the premises. A writ of possession has a court fee of **\$130.00**. This is a writ that authorizes the Constable to supervise while the Plaintiff removes the property from the premises. You may wish to contact the Constable at *979-361-4477* for more information on writs of possession.

Every Eviction Suit must include these documents:

- Sworn Complaint for Eviction
- Notice to Vacate
- Lease
- Service Members Civil Relief Affidavit
- Certificate of Last Known Address
- Civil Process Additional Information Sheet

THIS OFFICE MAY NOT GIVE ANY LEGAL ADVICE

		CAUSE NO				
			Plaintiff	§	IN THE JUSTICE COURT	
/S.				§	PRECINCT PLACE	
			Defendant(s)	§	BRAZOS COUNTY, TEXAS	
	<u>SWORN</u>	COMPLAINT FOR EVICTION	FOR MANUFAC	TURED H	OME COMMUNITY	
1.	This is a suit brought by a Landlord under Chapter 94, Property Code with Level 1 Discovery for the eviction of Tenant(s) with a writter lease in a manufactured home community. Landlord is not the owner of the manufactured home or recreational vehicle. Owner of the manufactured home community is:					
2.	COMPLAINT: Plaintiff (La	ndlord) hereby complains of the lead home lot, any area or facilities	Defendant(s) (Tena		l above for eviction of Plaintiff's premises erooms and parking areas) located in the	
	Street Address	Unit No. (If any)	City		Zip	
3.		ervice is requested on Defendant(Rules of Court. Other service of			e or work or by alternative service as allowed knows) are:	
4.	□ UNPAID RENT AS GROUNDS FOR EVICTION: Defendant(s) failed to pay rent for the following time period(s): . TOTAL DELINQUENT RENT AS OF DATE OF FILING IS: \$					
		nt to orally amend the amount at	trial to include rent	due from t	the date of filing through the date of trial. ENT \$, Daily rent \$	
5.						
6.	—· ———————————————————————————————————	DS FOR EVICTION: Defendant(s)	are unlawfully hold	ding over si	nce failing to vacate at the end of the rental	
7.	NOTICE TO CURE & NOTICE day of day of cured. Plaintiff has given	, 20 by personal del Defendant(s) Written Notice to V	n Defendant(s) writ ivery or by mail. Th acate and Demand	ten notice to te time for for Possess	to cure delivered to Defendant(s) on the cure has passed and the Defendant(s) has no sion. Such notice was delivered on the	
8.	day of, 20, delivered by this method: ATTORNEY'S FEES: Plaintiff will be or will NOT be seeking applicable attorney's fees. Attorney's name, address, phone & fax numbers are:					
9.	Defendant's counter bond Texas Justice Court Rules	be set, (2) that Plaintiff's bond bare given to Defendant(s).	e approved by the	Court, and	1) the amount of Plaintiff's bond and (3) that proper notices as required by the	
10.	. 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 Defendant(s) 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 s					
11.		te for judgments under Civil Statu and any other motions or pleadi			dress which is:	
Pet	itioner's Printed Name		Signatu	ire of Plaint	tiff (Landlord/Property Owner) or Agent	
	FENDANT(S) INFORMATION TE OF BIRTH:		Addres	s of Plaintii	ff (Landlord/Property Owner) or Agent	
*LA	AST 3 NUMBERS OF DRIVER	LICENSE:	City		State Zip	
		ER:	Phone	& Fax No. o	of Plaintiff (Landlord/Property Owner)or ager	
worn t		e this day of	, 20			
	JP Evict. Man Home Petiti	on. Rev.08/2013		CLERK OF	F THE JUSTICE COURT OR NOTARY	

Cause No In the Justice Court, Precinct Two, County of Brazos, Texas					
	Plaintiff(s)	Defendant (s)			
	AFFIDAVIT OF MILITA	RY STATUS OF DEFENDANT(S)			
is known to me.		, on this day personally appeared the undersigned affiant whose identity he or she upon oath and under penalty of perjury (fine and/or up to one			
My nar I am (c I am ca correct	apable of making this affidavit. The facts state	ed agent of the plaintiff in the case described at the top of this page. ed in the affidavit are within my personal knowledge and are true and			
(check	or fill in as applicable)				
1.	No defendant in this case is on active duty in The facts on which I base my conclusion are	n the U.S. military (Army, Navy, Air Force, Marines, or Coast Guard). e as follows:			
2.	Defendant [insert name(s)]	is on active duty in the U.S. military.			
3.	Defendant [insert name(s)] foreign country.	has been deployed by the U.S. military to a			
4.	Plaintiff and the undersigned (if the underside defendant is with the U.S. military-except for	gned is acting agent of plaintiff) are not able to determine whether any or any defendant named in paragraph 2 above.			
5.		gned is acting as an agent of plaintiff) are not able to determine whether as been deployed to a foreign country-except for any defendant named in			
6.	Defendant [insert name(s)]written waiver or a written lease containing Act of 2003.	has signed, while on active duty, a separate a waiver of his or her rights under the U.S. Servicemembers Civil Relief			
		Signature of affiant			

SWORN TO and SUBSCRIBED before me by ______ on the _____ day of

(check one)

Notary Public for the State of Texas or Clerk of the Justice Court

Cause	
Plaintiff	In the Justice Court
Vs	Precinct Two
Defendant	Brazos County, Texas
Certificate of Las	st Known Mailing Address
The undersigned,	, does hereby certify that the last
known address of Defendant,	, is as follows:
	Signature
Sworn to and subscribed before me on the _	day of, 20
	Notary Public



Donald Lampo Brazos County Constable Pct. 2



Civil P	Process Additional Information	Cause #				
	to expedite service and for the safety of our Deput	ies, we ask that you answer the following questions to the				
1.	Have you witnessed any "abnormal" beha	avior?				
2.	Have you known, or known of, the Respondent being violent with anyone?					
3.	Have you been verbally or physically assaulted by the Respondent?					
4.	Known of an occasion where the Respond (Please note if the weapon was a firearm	dent has, or brandishes a weapon of any kind? n, knife, or club or some other weapon.)				
5.	Does respondent have any dogs known to	be aggressive?				
6.	Are you aware of any mental or emotiona	l issues that the Respondent may have?				
7.	Are you aware of any police related calls regarding the Respondent?					
8.	Are there any other issues you think migh	t be important for the Deputies to know?				