A LANDLORD'S GUIDE TO

SUMMARY PROCESS (EVICTION)



State of Connecticut Judicial Branch Superior Court

This material may be made available in an alternate format, or other assistance may be provided upon request by a qualified individual with a disability under the provisions of the Americans with Disabilities Act.

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INTRODUCTION

This pamphlet is designed to inform you of the basic steps in an Eviction (Summary Process) action. It is not intended as a substitute for the advice of an attorney. The clerk's office is not responsible for any errors or omissions in this pamphlet. If you feel you need more information or assistance, you should either consult an attorney or read the appropriate sections of the Connecticut General Statutes and Connecticut Practice Book. The material in this booklet does not address the specific law pertaining to commercial property leases, and, therefore, should not be relied upon in cases involving commercial property disputes.

Note: This pamphlet refers to a single landlord, tenant or defendant for ease of reading only. Actual eviction cases may involve multiple landlords, tenants and/or defendants.

NOTICE TO QUIT

The first step in the Summary Process (Eviction) procedure is the Notice to Quit Possession. The form you must use for the Notice to Quit, which the court will provide upon request, must be completed with the exact name and address, including the apartment number, floor number or other designation, if any, of each adult tenant you want to evict and must be signed by you as the plaintiff/landlord. There must be an original Notice to Quit Possession and sufficient additional copies for each tenant who lives there. You should also keep 1 (one) copy for your own records. (See JD-HM-7 on page 15)

You must state a reason on the Notice to Quit. The most frequently used reasons for evictions are non-payment of rent and termination of lease by lapse of time. These materials are designed to assist you in those types of cases. Evictions for other reasons may be more complex cases and are not addressed in this booklet.

Always include in the Notice to Quit Possession the names of all adults living in the premises. If you know that there are adults living in the premises, but you do not know their names, you may characterize them as John and/or Jane Doe, as appropriate.

In any eviction, the Notice to Quit must allow the tenant at least 3 (three) full days in which to move. This means that there must be 3 (three) full intervening days between the date the Notice to Quit is served on your tenant and the last day specified in the Notice to Quit for the tenant to vacate the premises. The first and last days are not counted in computing the 3 (three) days. (For example, if the Notice specifies that the tenant must move out by May 15, the state marshal must serve the Notice no later than May 11.)

In all cases, the tenants have until midnight of the last day given to them in the Notice to Quit to vacate the premises before you can proceed with the Summons and Complaint, as explained below.

Month-to-Month Tenancy. In nonpayment of rent situations which involve oral or written month-to-month tenancies, the Notice to Quit cannot be served until the tenth day after the date the rent was due, not counting the due date. (For example, if the rent is due on May 1, the Notice to Quit cannot be served until May 11.)

However, the Notice to Quit may also be served during the month immediately following the nonpayment of rent in a month-to-month tenancy. (For example, if the rent due on May 1 is not paid, the Notice to Quit may be served at any time from May 11 through the end of June.)

<u>Week-to-Week Tenancy</u>. In nonpayment of rent situations which involve oral or written week-to-week tenancies, the Notice to Quit cannot be served until the fifth day after the rent was due, not counting the due date. (For example, if the rent is due on May 10, the Notice to Quit cannot be served until May 15.)

However, the Notice to Quit may also be served during the week immediately following the nonpayment of rent in a week-to-week tenancy. (For example, if the rent due on May 10 is not paid, the Notice to Quit may be served at any time from May 15 through the end of the next week, which would be May 23.)

Lapse of Time. In cases when an oral or written lease has terminated by lapse of time ("without cause eviction"), the tenant must be given at least 3 (three) full days and at least until the end of the time period to which he or she would normally have been entitled to vacate the premises. (For example, in an oral month-tomonth situation running from May 1 to May 31, if the Notice to Quit is served no later than May 27, it must give the tenant at least until the last day of the month, which is May 31 in this case. If, however, the Notice to Quit is not served until May 28, it must give the tenant until June 1 to vacate.) (See JD-HM-7 on page 15)

The Notice to Quit must be formally served. Service by a state marshal will satisfy this requirement. The fee charged by the state marshal for service is approximately \$35.00 to \$45.00. After the state marshal serves the Notice to Quit, the original will be returned to you, with the state marshal's signature, indicating that service was made. This is known as the State Marshal's Return of Service.

SUMMONS AND COMPLAINT

If your tenant still has not moved after the last day given in the Notice to Quit, you must return to the clerk's office with the original Notice to Quit, the State Marshal's Return of Service, and a completed Summons and Complaint. (See JD-HM-32 on page 16 for an example of a completed Summons. See JD-HM-8 on page 17 for an example of a Complaint issued for nonpayment of rent in an oral, month-to-month tenancy, and JD-HM-20 on page 18 for a Complaint issued for termina-tion of lease by lapse of time in an oral month-to-month tenancy.) You will need to make 1 (one) original and a copy for each of the tenants/defendants. In addition, you should keep 1 (one) copy of everything for your records. Be sure to indicate in numbers 1 (one) and 3 (three) of either Complaint whether it is an oral or written week-to-week, month-to-month or year's lease.

You must personally return to the court with your completed Summons and Complaint for the clerk's signature on the Summons. Also, bring the original Notice to Ouit with the State Marshal's Return of Service. The clerk will set the return date on the Summons. The return date is a date from which certain time periods are measured, such as when the defendant must file an Appearance or a Pleading (Response). The return date can be any day of the week except Sundays and holidays. It is not necessary for you to appear in court on the return date because there will be no hearing on that date. After the clerk sets the return date and signs the Summons, you should keep 1 (one) copy of all papers for yourself and give the original and sufficient copies for each defendant to the state marshal, who will serve a copy on each defendant and return the original to you. The fee for this service is approximately \$45.00 to \$60.00.

Once the state marshal returns the original Summons and Complaint to you with the Return of Service noted, you must file them at the clerk's office with the original Notice to Quit, at least 4 (four) days before the return date on the Summons. When filing these papers, you must pay an entry fee to the clerk. As of the date of printing, this fee is \$120.00. Payment must be made at the time of filing by cash or check payable to Clerk, Superior Court.

Always have the case name and return date available when inquiring about your case docket number, if it has previously been given to you.

DEFAULT JUDGMENTS

The defendant has 2 (two) full days after the return date to file an Appearance in the case to contest the eviction. If no Appearance is filed by the third day after the return date, you may request a Default Judgment for Failure to Appear. (See JD-HM-9 on page 19) In order to obtain the Default Judgment for Failure to Appear, you must personally come to the clerk's office to file a Motion for Default Judgment for Failure to Appear and a Military Affidavit. The office will supply you with this form. You must mail a copy of this Motion to the defendant and file the original with the court. Keep 1 (one) copy for your records and make a note of the case docket number. If no appearance is filed and all papers are in order, a judge will enter a Default Judgment in your favor without the necessity of a hearing. You will be notified by mail; therefore, please do not call the clerk's office.

If, however, the defendant does file an Appearance but no Response to your Complaint (Pleading), you should personally come to the clerk's office and file a Motion for Default Judgment for Failure to Plead. (See JD-HM-10 on page 20) The clerk will provide you with this form. This Motion will require that the defendant file some type of Response to your Complaint within 3 (three) days, not counting Sundays and holidays, after the Motion is filed with the clerk's office. A copy of the Motion must be mailed to the defendant or the defendant's attorney, if there is one, and the original must be filed with the court. Keep 1 (one) copy for your records and make a note of the case docket number. If no Pleading is filed within this 3 (three)-day period and all papers are in order, a judge will enter a Default Judgment without the necessity of a hearing. You will be notified by mail; therefore, please do not call the clerk's office.

In all cases in which the defendant has an attorney to represent him or her, all court documents must be sent to the attorney and not to the defendant.

TRIALS

If the defendant files a Response (Pleading), you will receive a copy. If the Pleading is an Answer and Special Defense(s), you must file with the clerk a Reply to the Special Defense(s), and mail a copy to the defendant or the defendant's attorney. A form for the Reply is available at the clerk's office. A trial will then be scheduled at which time the case may be heard by a judge. You will be notified of the date and time of the hearing by mail. Be on time and bring all witnesses, receipts, and related documents to the hearing. This is very important or you may lose your case for lack of proof. If a witness will not come to court voluntarily,

you may apply for a subpoena at the clerk's office at least 2 (two) days before the scheduled hearing date. If a judge grants the application, a subpoena will be issued. The subpoena must be served on your witness at least 18 (eighteen) hours before your hearing date and time. The state marshal will charge you a fee to serve the subpoena.

On the day of the trial, your case will be called by the courtroom clerk. When your case is called, be sure to tell the clerk that you are present. After your case is called, you will meet with a Housing Mediator, who is a specially trained mediator, who will discuss the case with you and the defendant. The Housing Mediator will assist you and the defendant in working out a fair settlement. If you and the defendant agree on a settlement, the agreement will be reviewed by the judge. If it is approved by the judge, it will be entered on the record as a "Stipulated Judgment." You will be given a copy of this, which you should be sure to keep.

You are under no obligation to settle your case. If you do not work out an agreement, there will be a trial. The judge will hear the case and make a decision based on all of the evidence. The judge will either announce the decision in court or you will be notified by mail.

EXECUTION

If a judgment for immediate possession is entered in your favor, either by default or after a hearing, the defendant has a 5 (five)-day Stay of Execution, not counting intervening Sundays, legal holidays, or the date of judgment. However, in cases of nonpayment only, the defendant can apply to the court for up to an additional 3 (three) months in which to stay, if the full amount of the back rent and/or use and occupancy is paid to the court within 5 (five) days of judgment, and an Application for a Stay of Execution is filed. In cases of termination of lease by lapse of time, the defendant can file an Application for Stay of Execution for up to an additional 6 (six) months from the date of judgment. A hearing will be scheduled to establish the actual amount of time the defendant can stay, if any, and the conditions, if any. You will be notified by mail of the date and time of the hearing on the Application for a Stay of Execution.

If the defendant has not vacated the premises after the 5 (five) full days expire or applied for an additional Stay, as outlined above, you may obtain from the clerk's office a Summary Process Execution. (See JD-HM-2 on page 21) The Execution must be completed by you and given to the clerk for signature. After the Execution is returned to you, you must give it to a state marshal for service on the defendant. The Execution informs the defendant that they must vacate the premises within a minimum of 24 (twenty-four) hours or be physically removed from the premises and that if the defendant does not move the defendant's possessions and personal effects they will be removed by the marshal and stored at the defendant's expense. If the defendant does not claim those belongings, they may be sold by the town.

In order to obtain an Execution in cases in which a payment condition of a stipulated judgment has been violated, you must file an Affidavit of Non-Compliance, available at the clerk's office, stating exactly which payment has not been made, along with a completed Execution form. (See JD-HM-22 on page 22) You must

immediately mail a copy of the Affidavit to the defendant or the defendant's attorney. An Execution will not issue until the third business day after the filing of the Affidavit.

If the defendant files an Objection, a hearing will be scheduled. If no Objection is filed, an Execution will be signed and issued to you at the appropriate time.

In those cases in which a condition of a stipulated judgment other than a payment term has been violated, an Affidavit must be filed stating the condition which has been violated. A hearing before the judge will be scheduled. The judge will decide whether an Execution should be issued. An Execution may only issue for six months from the date of judgment or from the termination date of a court-approved Stay of Execution, whichever is later.

LAWYER REFERRAL SERVICE

If you feel you need additional assistance, legal advice or representation, you should consult your attorney. You may obtain an attorney by contacting a Lawyer Referral Service office. (See Appendix V for a listing of Lawyer Referral Service offices.)

Note:

- 1. If there is more than 1 (one) plaintiff, all plaintiffs may be required to sign Pleadings and to appear for all proceedings.
- 2. Only the clerk's offices of the Housing Sessions are authorized by C.G.S. §51-52(d) to assist parties representing themselves (pro se parties).

APPENDIX I

LISTING OF HOUSING SESSIONS BY TOWNS

Bridgeport Housing Session

Bridgeport Fairfield Stratford Easton Monroe Trumbull

Hartford Housing Session

Avon Glastonbury Simsbury
Bloomfield Granby Southington
Canton Hartford South Windsor

East Granby Hartland Suffield

East Hartford Manchester West Hartford
East Windsor Marlborough Wethersfield
Enfield Newington Windsor

Farmington Rocky Hill Windsor Locks

New Britain Housing Session

Avon Farmington Rocky Hill
Berlin New Britain Simsbury
Bristol Newington Southington
Burlington Plainville Wethersfield
Canton Plymouth

New Haven Housing Session

Bethany Madison North Haven
Branford Meriden Orange
Cheshire Milford Wallingford
East Haven New Haven West Haven
Guilford North Branford Woodbridge

Hamden

Stamford/Norwalk Housing Session

Darien Norwalk Westport Greenwich Stamford Wilton

New Canaan Weston

Waterbury Housing Session

Middlebury Prospect Watertown Naugatuck Southbury Wolcott Plymouth Waterbury Woodbury

APPENDIX II

SUPERIOR COURT HOUSING SESSION LOCATIONS

LOCATION	TELEPHONE
Fairfield Judicial District Superior Court Housing Session 1061 Main Street Bridgeport, Connecticut 06604	(203)579-6936
Hartford Judicial District Superior Court Housing Session 80 Washington Street Hartford, Connecticut 06106	(860)756-7920
New Britain Judicial District Superior Court Housing Session 20 Franklin Square New Britain, Connecticut 06051	(860)515-5130
New Haven Judicial District Superior Court Housing Session 121 Elm Street New Haven, Connecticut 06510	(203)789-7937
Stamford/Norwalk Judicial District Superior Court Housing Session 17 Belden Avenue Norwalk, Connecticut 06850	(203)846-4332
Waterbury Judicial District Superior Court Housing Session 300 Grand Street Waterbury, CT 06702	(203)591-3310

APPENDIX III

GEOGRAPHICAL AREA COURT LOCATIONS HANDLING HOUSING MATTERS

LOCATION (G.A.)	TELEPHONE
G.A. 3 146 White Street Danbury, Connecticut 06810	(203) 207-8600
G.A. 5 106 Elizabeth Street Derby, Connecticut 06418	(203) 735-9625
G.A. 10 112 Broad Street New London, CT 06320	(860) 443-8346
G.A. 11 120 School Street Danielson, CT 06239	(860) 779-8480
G.A. 18 80 Doyle Road (P.O. Box 667) Bantam, Connecticut 06750	(860) 567-3942
G.A. 21 1 Courthouse Square Norwich, Connecticut 06360	(860) 889-7338

APPENDIX IV

JUDICIAL DISTRICT COURT LOCATIONS HANDLING HOUSING MATTERS

LOCATION (J.D.)	TELEPHONE
Judicial District at Meriden 54 West Main Street Meriden, Connecticut 06450	(203) 238-6667
Judicial District at Middlesex 1 Court Street Middletown, CT 06457-3374	(860) 343-6400
Judicial District at Tolland 69 Brooklyn Street Rockville, Connecticut 06066	(860) 896-4920

APPENDIX V

LAWYER REFERRAL SERVICE OFFICES

LOCATION	TELEPHONE
Fairfield County	1-800-972-9628
Hartford, Litchfield, Middlesex, Tolland and Windham Counties	(860) 525-6052 (Hartford)
New Haven County	(203) 562-5750
New London County	(860) 889-9384 M/W/F

JD-HM-7: Notice to Quit Possession

INSTRUCTIONS TO LANDLORD

- Submit to a marshal or any proper officer the completed original and sufficient copies for each adult occupant and/or tenant you wish to evict. Notice must be served on each occupant or tenant in accordance with C.G.S. § 47a-23.
- After service is made, the original Notice to Quit will be returned to you. If you do not wish to include your address on this form, provide this information on a separate sheet so that the officer can return the original notice to you promptly after making service.

NOTICE TO QUIT POSSESSION

JD-HM-7 Rev. 9-07 C.G.S. § 47a-23			www.jua.ct.go
TO: NAME(S) OF TENANT(S) AND/OR OCCUPANT(S)			
COMPLETE ADDRESS OF PREMISES, INCLUDING APAR	RTMENT NO., IF ANY		
I hereby give you notice that you are	to quit nosses	sion or occupancy of the premi	ses described above and
	to quit poccoo	• •	
now occupied by you on or before	(Date)	for the following reason(s) (s	респу):
If you have not moved out of the premis	ses by the date	e indicated above, an eviction m	ay be started against you.
NAME OF LANDLORD (Print or type)		SIGNED (Landlord/Attorney)	
DATED AT (Town)		ON (Date)	
DATES AT (TOWN)		ON (Baile)	
ADDRESS OF LANDLORD (Submit to proper officer on a se	eparate sheet if desire	d.)	
	SERVICE (TO B	E COMPLETED BY SERVING OFFIC	
SERVICE MADE AT (Address)			ON (Date of service)
			FEES
Then and there I made due and lega	I service of the	foregoing notice by leaving a	COPY
true and attested copy (copies) with/a	at the usual pla		ENDORSEMENT
within-named tenant(s) and/or occup	oant(s).		SERVICE
			TRAVEL
ATTEST (Name and title)			TOTAL
			1

NOTICE TO QUIT POSSESSION

JD-HM-32: Summons Summary Process (Eviction)

SUMMONS SUMMARY PROCESS (Eviction)

JD-HM-32 Rev. 12-09 C.G.S. § 51-348, P.B. Sec. § 8-1

STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA/.

Instructions

Defendant Additional Defendant

- 1. Type or print legibly; sign summons.
- 2. If there is more than one defendant, prepare or photocopy conformed summons for each additional defendant.
- Attach the original summons to the original complaint, and attach a copy of the summons to each copy of the complaint. Also, if
 there are more than 2 plaintiffs or 4 defendants prepare form JD-CV-2 and attach it to the original and all copies of the complaint.
 After service has been made by officer, file original papers and officer's return with the clerk of court.

TO: Any proper officer; BY AUTHORITY OF THE STATE OF CONNECTICUT, you are hereby commanded to make due and legal service of this Summons and attached Complaint.

Return Date (Mo., day, yr.) (Any day but Sundays and legal holidays)

at www.jud.ct.gov.

NOTICE TO OCCUPANT(S) NOT NAMED ON THE SUMMONS

If you claim to have a right to continue

to occupy the premises you should promptly complete and file with the

Clerk's Office a Claim of Exemption, form JD-HM-3. The Claim of Exemp-

tion may be obtained from the Clerk

at the address listed below or on-line

At (Town in which writ is returnable) (C.G.S. 51-346, 51-349) Case Type (From Judicial Branch code list) Judicial District М Minor 81 G.A. No Housing Session Major Address of Court Clerk Where Writ and Other Papers Shall Be Filed (No., street, town and zip code) (C.G.S. 51-346, 51-350) Telephone Number of Clerk Name and Complete Address of Each Party Parties Form JD-CV-2 attached (No., street, town and zip code) First Named Plaintiff Additional Plaintiff First Named Defendant Additional Defendant Additional

NOTICE TO EACH DEFENDANT

- 1. You are being sued for possession of premises occupied by you.
- 2. This paper is a Summons in a summary process (eviction) action.
- The Complaint attached to these papers states the grounds for eviction (possession) claimed by the plaintiff.
- 4. To respond to this Summons, or to be notified of further proceedings, you or your attorney must file a form called an "Appearance" with the Clerk of the above-named Court at the above Court address on or before the second day after the above Return Date.
- If you or your attorney do not file a written "Appearance" form on time, a judgment may be entered against you by default giving the plaintiff the right to evict you from the premises.
- The "Appearance" form may be obtained at the above Court address or on-line at www.iud.ct.gov.
- 7. Each court location will also provide you with an instructions pamphlet (JDP-HM-15) explaining the summary process (eviction) action and with an "Answer" form (JD-HM-5) so that you may file an answer to the plaintiff's claims against you. The pamphlet and Answer form may also be obtained on-line at www.jud.ct.gov.
- 8. If you have questions about the Summons and Complaint, you should talk to an attorney promptly. The Clerk of Court is not allowed to give advice on legal questions; however, in Housing Session locations only, the clerk is authorized to give procedural assistance to all self-represented parties.

011-	iiile at w	ww.juu.ci	ı.gov.						
Date		Signe	d (Sign a	and "X" proper box)	Comm.	of Superior Court	Type Na	me of Person	Signing at Left
					Assista	int Clerk			
FOR T	HE PLA	INTIFF(S) PLE	ASE ENTER THE APPEARANCE OF	:				
Name an	d Address	of Attorney	, Law Fir	m or Plaintiff if Self-Represented (No. street, tow	n and zip code)	Т	elephone N	Number	Juris No. (If atty. or law firm)
Name an	d Address	of Person F	Recogniz	ed to Prosecute in the Amount of \$250 (Not to be	completed by pro se p	laintiffs)		Signature of I	Plaintiff if Self-Represented
# PLFS.	# DEFS.	# CNTS.	Signed	(Official taking recognizance; "X" proper box)	C	omm. of Superior C	Court	F	or Court Use Only
						ssistant Clerk	, our t	Receipt	No Fee
IF THI	SSUMM	ONS IS S	IGNED	BY A CLERK:				File Date	
a. The	signing I	nas been o	done so	that the Plaintiff(s) will not be denied acces	ss to the courts.				
b. It is	the response	onsibility o	f the Pl	aintiff(s) to see that service is made in the r	nanner provided	by law.			
c. The	Clerk is	not permit	ted to g	ive any legal advice in connection with any	lawsuit.				
d. The	Clerk sig	ning this	Summo	ns at the request of the Plaintiff(s) is not re-	sponsible in any	way for any			
erro	ors or om	issions in t	the Sun	nmons, any allegations contained in the Co	mplaint, or the se	ervice thereof.			
I certify	I have r	ead and		Signed (Self-represented plaintiff)		Date Signed		Docket Numb	per
undersi	tand the	above:							

JD-HM-8: Summary Process (Eviction) Complaint Nonpayment of Rent

SUMMARY PROCESS (EVICTION) COMPLAINT NONPAYMENT OF RENT

STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov

JD-HM-8 Rev. 3-09 C.G.S. § 47a-23a

Instructions to Plaintiff (Landlord)

- 1. Attach this complaint to the Summons, form JD-HM-32, and follow the instructions on the Summons.
- 2. Attach the original Notice to Quit, form JD-HM-7, to this complaint.
- 3. If there is a written lease, attach the lease to this complaint.

	Return Date:
	☐ Judicial District
Plaintiff(s)/Landlord(s) VS.	☐ Judicial District Housing Session
	Geographical Area Number
Defendant(s)/Tenant(s)	at
Complaint	Town/City
1. On or about (date) the plaintiff, as landlord (lesson)	or), and the defendant as tenant (lessee), entered
into an oral a written (copy attached) lease for the ten occupancy of the following premises: [Location of apartment (Number, street, town and apartment or floor number)]	m of one for use and
2. The defendant agreed to pay the weekly monthly rental of \$ of each week month. 3. The defendant took possession of the premises under the oral and still occupies the premises. 4. The defendant has not paid the rent due on (date)	, payable on the day written, one lease, (week/month/year) as agreed to in the lease.
5. On (date) the plaintiff had a Notice to Quit Possess premises on or before (date) as required by law. The	sion served on the defendant to vacate the e Notice to Quit is attached to this complaint.
The time given in the notice to quit possession for the defendant to vacat has not vacated the premises.	te the premises has passed, but the defendant
The Plaintiff asks for judgment for immediate possession of the premi	ises.
Signed (Plaintiff/Plaintiff's Attorney) Da	ate signed

SUMMARY PROCESS (EVICTION) COMPLAINT
NON-PAYMENT OF RENT

JD-HM-20: Summary Process (Eviction) Complaint Lapse of Time

SUMMARY PROCESS (EVICTION) COMPLAINT TERMINATION OF LEASE BY LAPSE OF TIME

JD-HM-20 Rev. 2-07 C.G.S. § 47a-23a STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov

INSTRUCTIONS TO PLAINTIFF (LANDLORD)

- 1. Attach to Summons Summary Process (Eviction) following the instructions thereon.
- 2. Attach original Notice to Quit.
- 3. If there is a written lease, attach copy to complaint.

		RETURN DATE:
		JUDICIAL DISTRICT OF
	PLAINTIFF(S)/LANDLORD(S)	-
	VS.	JUDICIAL DISTRICT HOUSING SESSION AT
	DEFENDANT(S)/TENANT(S)	town/city GEOGRAPHICAL AREA NO.
	COMPLAINT	
1.		and the defendant as lessee (tenant),
	entered into AN ORAL A WRITTEN (copy attached) lea	se for the term of one week/month/year
	for use and occupancy of the following premises:	westernernawyear
	LOCATION OF APARTMENT (No., street, town, and apartment or floor no.)	
2.	The defendant agreed to pay the WEEKLY MONTHLY re	ental of <u>,</u>
	payable on the day of each	MONTH.
3.	The defendant took possession of the premises pursuant to the	ORAL WRITTEN
	one lease, and still occupies the premises.	
	week/month/year	
4.	The lease has terminated by lapse of time.	
5.	On (date) the plaintiff caused a Notice to Quit Posse.	ssion to be served on the defendant
	to vacate the premises on or before (date) as re-	quired by law.
	The Notice to Quit is attached to the complaint.	
3	Although the time given in the Notice to Quit Possession of the premises ha	as nassad
٠.	the defendant still continues in possession.	as passed,
т,	HE PLAINTIFF THEREFORE CLAIMS JUDGMENT FOR IMMEDIATE POS	SESSION OF THE DDEMISES
	REPLAINTIFF THEREFORE CLAIMS JUDGIMENT FOR IMMEDIATE POS GNED (Plaintiff/Plaintiff's Attorney)	DATE SIGNED
		1

SUMMARY PROCESS (EVICTION) COMPLAINT TERMINATION OF LEASE BY LAPSE OF TIME

JD-HM-9: Motion for Default Failure to Appear

MOTION FOR DEFAULT FOR **FAILURE TO APPEAR AND** JUDGMENT FOR POSSESSION

At:

STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov



Docket number

JD-HM-9 Rev. 6-09 C.G.S. § 47a-26 Pr. Bk. Secs. 17-21, 17-30

Judicial District

- Instructions To Plaintiff (Landlord)
- 1. File the original motion with the clerk and mail a copy of the motion to the defendant.
- 2. Before this motion may be granted, the Notice to Quit with the Return of Service filled-in by the State Marshal or other officer that delivered the Motion to Quit must be filed with the clerk .

Judicial District Housing Session At:		Geographical Area Number		Docket number		
Address of court (Number, street, and town)				Return date		
Name(s) of Plaintiff(s) (Landlord(s))	Na	ime(s) of Defendant(s) (Tenant(s) and/or	Occupant(s))		
Motion For Default For Failure To A The plaintiff (landlord) asks that the d appearance and that judgment for po	efendant(s) (tenant(s)	and/or occupant	t(s)) be defa	•		
Signed (Plaintiff/Plaintiff's Attorney)		Dat	e signed			
Military Service Affidavit		l l				
I say: ("X" the appropriate box)						
the defendant(s) is (are) in the military of that no defendant(s) in this action is (are knowledge (state facts showing defended) I cannot find out whether or not the defendants.	e) in the military or na ant is not in such serv	val service of the ice and state sou	irce of know	rledge of these facts):	al	
Signed	Subscribed and sworn to before	e me on	Signed (Assista	d (Assistant Clerk, Notary, Comm. Superior Court)		
Certification						
I certify that a copy of this motion was mailed parties who have appeared in this matter an						
Name of each party/nonappearing party a copy was mailed or a second or a secon		ich copy was mailed or o		v was mailed or delivered.		
Signed (Attorney or self-represented (pro se) party)		Teleph	one number			
Judgment		l .	File da	For Court use only		
This motion is ordered:			File de	sie		
☐ Granted and judgment is entered for the	e plaintiff.					
☐ Denied.						
By the Court (Assistant Clerk)	Date					
Distribution: Original - Court File Copy - Plaintiff	Copy - Defendant	MO	TION FOR	DEFAULT FOR FAILURE	TO	

APPEAR AND JUDGMENT FOR POSSESSION

JD-HM-10: Motion for Default Failure to Plead

MOTION FOR DEFAULT FOR FAILURE TO PLEAD AND JUDGMENT FOR POSSESSION



JD-HM-10 Rev. 11-09 C.G.S. § 47a-26a, Pr. Bk. § 17-30

Instructions To Plaintiff (Landlord)

Eila i	(air (a)	original	with	(tal the	Clark on	d mail	or deliver a	convito i	tha	dofondo	nf
riie i	aivei	oriainai	with (to) tne	Cierk and	ı maii d	or aeliver a	CODV to I	ne	aerenaar	п

Judicial District at	Housing Session at		Geographi Area number -	cal	Docket number
Address of Court			number =		Return date
Name(s) of Plaintiff(s) (Landlord(s))		Name	(s) of Defendant(s) [T	enant(s) and	I Vor Occupant(s)]
Motion					
The plaintiff (landlord) asks that the dinot filing an answer or other pleading if the defendant(s) does not respon judgment for possession of the premise.	within the requ	ired time perion	od. The plaintiff ee (3) days afte	also ask	s that,
SignedPlainti	ff/Plaintiff's Attorne	ey	D	ate	•
Certification					
I certify that a copy of this motion was mailed o to all counsel and self-represented parties in the			Signed (Plaintiff/Plain	ntiff's Attorne	ey)
Name of each party motion was mailed or delivered to	* Addr	ess motion was mai	led or delivered to*		
*If necessary, attach additional sheet with the names	of each party motion	was mailed or deli	vered to and the addre	ess motion w	ras mailed or delivered to.
Judgment			-	File date	For Court use only
This motion was heard and is ordered	l:				
☐ Granted and judgment is m	ade in favor of	the plaintiff.			
☐ Denied.					
By the Court (Judge/Assistant Clerk)		Date			
Distribution: Original - Court File Cop	y 1 - Plaintiff C	Copy 2 - Defend	MO		OR DEFAULT FOR FAILURE TO JUDGMENT FOR POSSESSION

JD-HM-2: Summary Process Execution for Possession

SUMMARY PROCESS EXECUTION FOR POSSESSION (EVICTION)

STATE OF CONNECTICUT SUPERIOR COURT



JD-HM-2 Rev. 6-10 www.jud.ct.gov C.G.S. §§ 47a-26h, 47a-42, P.A. 10-171, Sec. 1 Docket number Judicial District Housing Session Geographical Area Number Address of court location (Number, street, town and zip code) Date of judgment Instructions To Plaintiff Or Attorney Name and Mailing Address of Plaintiff or Attorney 1. Complete this form. 2. Give both copies of this form to the clerk for the clerk to sign 3. The clerk will give the original form back to you. 4. Keep a copy of the form for your records and give the original to a State Marshal for service on the defendant(s) (tenants and/or occupant(s)). Name(s) of Plaintiff(s) (Landlord) Name(s) of Defendant(s) (Tenant(s) and/or Occupant(s)) Address of premises (Number, street, town and apartment number) TO: Any Proper State Marshal By the authority of the State of Connecticut, you are commanded to give the Plaintiff(s) possession of the premises above, by putting the Defendant(s) and any other Occupant(s) bound by the judgment out of possession; if the Defendant(s) and such other Occupant(s) have not removed all their possessions and personal effects then you may remove them and deliver them to the place of storage designated by the chief executive officer of the town; prior to removal you must give the chief executive officer of the town 24 hours notice of the eviction, stating the date, time and address of the eviction as well as a general description, if known, of the types and amount of property to be removed from the premises and delivered to the designated place of storage. Prior to giving notice to the chief executive officer you must use reasonable efforts to locate and notify the Defendant(s) and any other Occupant(s) bound by the judgment of the date and time the eviction is to take place and the possibility of a sale of their possessions pursuant to General Statutes § 47a-42. Date signed Make service of a true copy upon each defendant and occupant bound Signed (Clerk) by the judgment and due return within 60 days of the date hereof. Notice To Defendant(s) (Tenant(s) and/or Occupant(s)) (To be completed by State Marshal) If you do not move your possessions and personal effects on or before Your landlord (the plaintiff) has won a judgment against you in this eviction At (Time) case giving the landlord possession of the premises. This means that you must move out of the premises at the address above by this date. I will return to move your possessions and personal effects out of the premises and store them. If you think you have a right to stay in the premises, you should Your possessions and personal effects will be stored at: contact an attorney immediately. If you do not move out by that date, this paper, which does not have to be handed to you personally, gives a State Marshal the legal right to move your possessions and personal effects out of the premises and deliver them to You may call: the place of storage designated by the chief executive officer of the town. to reclaim any of those possessions and personal effects and to arrange to have them given back to you. (If your possessions and personal effects are removed and stored and you do not reclaim them and pay the expense of storage within 15 days, then they may be sold by the town under General Statutes § 47a-42.) Return of Service Ωn At (Time) At (Time) By virtue of the Οn said premises. foregoing execution, M. And afterwards I notified the Defendant(s) and Occupant(s). the Defendant's(s') and Occupant's(s') possessions, I used reasonable efforts to locate the Defendant(s) and had been removed Occupant(s) but was unable to notify the following: were removed by me and stored and I put the Plaintiff(s) in possession of said premises. Thereafter I notified the chief executive officer of the town where the premises are situated. At (Time) On Date signed Signed (State Marshal) that the eviction of the Defendant's(s') and Occupant's(s') possessions and Fees personal effects would take place, On At (Time) and I further advised said chief executive officer, so far as known of the general description, types and amount of the property to be removed from

JD-HM-22: Affidavit Re: Noncompliance with Stipulation

AFFIDAVIT RE: NONCOMPLIANCE WITH STIPULATION



JD-HM-22 Rev. 10-08 Pr. Bk. § 17-53 Judicial Housing Geographical Return Date Session at Area Number District at Address of Court (Number, street, town and zip code) Docket Number Name of Case (First-Named Plaintiff vs. First-Named Defendant) Date of Judgment Payment ☐ Use & Occupancy Date(s) Amount Due: Payment Arrearage Date(s) Amount Due: The undersigned duly deposes and says that I am the plaintiff or plaintiffs attorney in the above-entitled matter and states as follows: 1. I am over the age of eighteen years and I believe in the obligation of an oath. 2. On the above-mentioned date of judgment, the defendant was ordered to pay use and occupancy and/or an arrearage to the plaintiff/plaintiff's attorney in the amount shown above. This payment was to be made on or before the payment date indicated. 3. To date, this payment has not been received. 4. I am therefore requesting that a Summary Process (Eviction) Execution for Possession issue. Signed (Plaintiff/Plaintiff's Attorney) Signed (Clerk/Commissioner of Superior Court) Subscribed and sworn to before me on: _ Certification I hereby certify that a copy of the above was mailed or Date Copy or Copies Mailed or Delivered delivered to all counsel and self-represented parties of record on: Signed (Individual attorney or self-represented party) Address (Number, street, town, and zip code) Name and Address of Each Party Served (If necessary, attach additional sheet) FOR COURT USE ONLY File Date **Notice To Defendant** A Summary Process Execution will issue on the third business day after the filing of this affidavit with the court.

the clerk at the court address indicated above.

Distribution: Original — Court File

If you object to the execution issuing, you must file an objection before the issuance of the execution with

Copy 1 — Defendant

AFFIDAVIT RE: NONCOMPLIANCE WITH STIPULATION

Copy 2 - Plaintiff



JDP-HM-14 Rev. 6-10

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