JUSTICE COURT CIVIL CASE INFORMATION SHEET (9/13)

CAUSE NUMBER (FOR CLERK USE ONLY):			
STYLED			
	(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)		

A civil case information sheet must be completed and submitted when an original petition is filed to initiate a new suit. The information should be the best available at the time of filing. This sheet, required by Rule of Civil Procedure 502, is intended to collect information that will be used for statistical purposes only. It neither replaces nor supplements the filings or service of pleading or other documents as required by law or rule. The sheet does not constitute a discovery request, response, or supplementation, and it is not admissible at trial.

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1. Contact information for person cosheet:	mpleting informat	ion	2. Names of parties in case:					
Name: Telephone:		Plaintiff(s):						
Address: Fax:								
City/State/Zip: State Bar No:			Defendant(s):					
Email:								
Signature:			[Attach additional page as necessary to list all parties]					
3. Indicate case type, or identify the i	most important iss	ue in	the case (select only 1):					
☐ Debt Claim: A debt claim case is a larecover a debt by an assignee of a claim or collection agency, a financial institut entity primarily engaged in the busines money at interest. The claim can be for \$10,000, excluding statutory interest ar including attorney fees, if any.	a, a debt collector ion, or a person or s of lending no more than	reco agai evic mor	viction: An eviction case is a lawsuit brought to over possession of real property, often by a landlord inst a tenant. A claim for rent may be joined with an ation case if the amount of rent due and unpaid is not e than \$10,000, excluding statutory interest and it costs but including attorney fees, if any.					
☐ <i>Repair and Remedy:</i> A repair and remedy case is a lawsuit filed by a residential tenant under Chapter 92, Subchapter B of the Texas Property Code to enforce the landlord's duty to repair or remedy a conditional materially affecting the physical health or safety of an ordinary tenant. The relief sought can be for no more than \$10,000, excluding statutory interest and court costs but including attorney fees, if any.			☐ <i>Small Claims:</i> A small claims case is a lawsuit brought for the recovery of money damages, civil penalties, personal property, or other relief allowed by law. The claim can be for no more than \$10,000, excluding statutory interest and court costs but including attorney fees, if any.					

Case N	NO. (Court use only)	PETITION: E	VICTION With su						
		Ir	n the Justic	ce Court, Precir	ıct 8-1, Ga	alveston County Texas			
Plaint									
	(Landlord/Property Name)	R	ental Subs	idy (if any)					
VS		Т	Tenant's Portion			\$			
Defen	dant(s)	T	Total Monthly Rent			\$			
	AINT: Plaintiff (Landlord) hereby complaoms and parking areas) located in the abo				of plaintiff	s premises (including			
Street A	address Unit No. (if any)	Ci	ity	State	Zip	Phone Number			
1.	SERVICE OF CITATION : Service is requallowed by the Texas Justice Court Rule								
2.	☐ UNPAID RENT AS GROUNDS FOR EVICTION: Defendant(s) failed to pay rent for the following time period(s):								
	Plaintiff reserves the right to orally amend the	he amount at trial to i	include rent dı	ue from the date of fi	ling through	the date of trial			
3.	□OTHER GROUNDS FOR EVICTION/L	EASE VIOLATIONS	S: Lease Vio	lations (if other th	an non-paid	d rent – list lease violations)			
4.	☐HOLDOVER AS GROUNDS FOR EVIC the rental term or renewal of extension								
5.	NOTICE TO VACATE: Plaintiff has give Property Code) and demand for possess method:	sion. Such notice w	vas delivered	on the day					
6.	ATTORNEY'S FEES: Plaintiff □ will b phone & fax numbers are:		e seeking ap	plicable attorney's	fees. Attor	rney's name, address, and			
7.	□BOND FOR POSSESSION: If Plaintiff has filed a bond for possession, plaintiff requests (1) that the amount of plaintiff's bond and defendant's counter bond be set, (2) that plaintiff's bond be approved by the Court, and (3) that proper notices as required by the Texas Justice Court Rules are given to Defendant(s).								
	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 defendant(s)'s possession 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. ☐ I give my consent for the answer and any other motions or pleadings to be sent to my email address which is:								
	I give my consent for the unswer that the	my other motions of	picuumgs to	be selle to my ema	n addi ess w	<u></u>			
	Petitioner's Printed Name		Signat	ure of Plaintiff (La	ndlord/Pro	pperty Owner) or Agent			
	DEFENDANT(S) INFORMATION (if kn	own):	Addra	es of Plaintiff (I an	dlord /Pron	perty Owner) or Agent			
	Date of Birth:					-			
	*Last 3 #'s of D.L *Last 3 #'s of Social Security:	_	City		State	Zip			
	·	Phone & Fax No. of Plaintiff (Landlord/Property Owner) or Age							
	SPATE OF TENOR	Sworn to and	subscribed	Court/Notary	•				
	Salary or antitle	Clerk of the Justice Court or Notary							

Case No	
	In the Justice Court, Precinct 8-1, County of Galveston, Texa
	vs
Defend	lant
Plaintii	f being duly sworn on oath deposes* and says that defendant(s) is (are)
	(CHECK ONE)
o r	ot in the military
o r	ot on active duty in the military and/or
o r	ot in a foreign country on military service
0 0	on active military duty and/or is subject to the Servicemembers Civil Relief Act of 2003
o h	as waived his/her rights under the Servicemembers Civil Act of 2003
0	military status is unknown at this time
	Plaintiff/Agent
(Select t	ne applicable title under the signature for the jurat below)
Subs	cribed and sworn to before me on this theday of, 2014.
	STATE OF CHARLES OF CH
	NOTARY / CLERK
(Notary Se	·
	 Notary Public in and for the State of Texas
	 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