EVICTION PACKETS

FEE: NO CHARGE \$96.00 FILING FEE FOR ACTUAL EVICTION

CONTENTS INCLUDES
ALL PAPERS NEEDED
TO PROCESS
AN EVICTION

PLEASE READ THE HOUSING
COURT INSTRUCTIONS
CAREFULLY

FOR LEGAL ADVICE/ASSISTANCE CONTACT:

SANDUSKY OFFICE: 1-800-224-7914 LEGAL AID HOTLINE: 1-888-534-1432

OR APPLY ON LINE AT WWW.LEGALAIDLINE.ORG

EFFECTIVE IMMEDIATELY: PROCEDURE FOR FILING EVICTION COMPLAINTS

LANDLORDS MAY FILE AN EVICTION COMPLAINT ANY TIME WITHOUT HAVING THE COMPLAINT REVIEWED.

IF A PERSON WANTS TO HAVE HIS OR HER EVICTION COMPLAINT REVIEWED PRIOR TO FILING, **TWO** OPTIONS EXIST:

~THE MAGISTRATE HAS OFFICE HOURS FROM 7:15 A.M. TO 8:00 A.M. AND 2:30 P.M. TO 3:00 P.M. ON MONDAYS. COMPLAINTS CAN BE FILED IMMEDIATELY AFTER REVIEW, PROVIDING EVERYTHING IS IN ORDER.

~COMPLAINTS MAY ALSO BE DROPPED OFF AT THE CIVIL DIVISION ANYTIME DURING OFFICE HOURS BETWEEN 7:00 A.M. AND 4:00 P.M. THE COMPLAINTS WILL BE REVIEWED BY THE END OF THE BUSINESS HOURS ON WEDNESDAY. IF THE COMPLAINT IS INCOMPLETE OR MISSING NECESSARY DOCUMENTS, THE CLAIMANT WILL BE INSTRUCTED TO COME IN DURING THE MAGISTRATE'S MONDAY OFFICE HOURS. IF THE COMPLAINT IS IN ORDER, THE CLAIMANT MAY COME IN AND FILE THE COMPLAINT ANYTIME UPON BEING NOTIFIED BY THE CLERK TO DO SO.

EVICTION PACKET GUIDELINES & INFORMATION

IMPORTANT HOUSING COURT INSTRUCTIONS

- [1] READ ALL INSTRUCTIONS THOUROUGHLY
- [2] WHEN FILLING OUT THE COMPLAINT, REFER TO THE EXAMPLE FORMS.
- [3] NEATLY PRINT OR TYPE ALL FORMS
- [4] HAVE THE COMPLAINT COMPLETELY FILLED OUT WHEN YOU COME IN TO FILE YOUR EVICTION.
- [5] WHEN FILING, HAVE THE ORIGIANAL AND ONE COPY OF THE COMPLAINT FOR **EACH** DEFENDANT.
- [6] *WHEN FILING, HAVE THE \$96.00 FILING FEE WITH YOU.
- [7] THE HOUSING COURT REFEREE AND FAIR HOUSING STAFF <u>MAY NOT</u> ASSIST YOU IN FILLING OUT THE FORMS.
- [8] IF YOU ARE UNABLE TO FILL OUT THE FORMS YOURSELF, YOU SHOULD PROBABLY CONTACT AN ATTORNEY.

(*NOTE: INCREASE IN FILING FEES)

MAKE SURE
YOU HAVE READ
ALL OF THE ABOVE
CAREFULLY

HOUSING COURT RULES

The following rules have been promulgated for the Housing Court Division of the Sandusky Municipal Court. Cases to be heard by the Housing Magistrate shall include, non-jury forcible entry and detainer actions, related claims for back rent and damages, rent escrow cases, and housing code violation cases.

LANDLORD / TENANT ACTIONS

Eviction actions, legally known for forcible entry and detainer (FED) actions may be filed by plaintiffs without the service of an attorney.

<u>INDIVIDUALS MAY ONLY REPRESENT THEMSELVES</u>, they may not represent corporations, partnerships, or other individuals. Private individuals desiring to file FED actions shall obtain court approved forms and completed sample forms from the Housing Office at "no charge". Copies of the forms may be used for subsequent FED actions. A copy of the Housing Court Rules shall be given to all private individuals filing FED actions.

Non-attorneys shall have their complaints approved by the Magistrate prior to filing.

Effective December 2005, Complaints will be examined on Monday morning between 7:15

a.m. – 8:00 a.m. and Monday afternoons between 2:30 p.m. – 3:00 p.m. Complaints and all other

pleadings shall be typed or printed. Pleadings which are not typed or printed will not be filed. Individual landlords filing evictions for property in Bayview, Perkins Township, and the Village of Castalia shall be required to pay the filing fee, plus a surcharge equal to ten percent of the filing fee.

Normally, hearing dates should be set within 20 days from the date of filing of the complaint. **Eviction hearings will be set on Mondays and Wednesdays at 3:00 p.m.** At the time of the eviction hearing, the plaintiff and the plaintiff's attorney (if any) shall be present or the case may be dismissed. No continuances of longer than 7 days will be granted and continuances will only be granted in accordance with Section 1923.08 of the Ohio Revised Code.

If the defendant fails to appear at the hearing for possession, no default judgment on the cause of action shall be ordered unless testimony is taken from the plaintiff regarding the proper form and service of the 3-day notice on the defendants as well as the reason why possession of the property is being sought. If a second cause of action has been filed alleging money damages, after the issue of possession has been determined, the case will be continued for the defendant to answer within 28 days of the filing of the complaint.

In cases where the defendant files an answer, the case will be set for a hearing. If the defendant fails to appear or otherwise defend, default judgment may be entered.

In any hearing before the Housing Court Magistrate, the Ohio Rules of Civil procedures apply. After the hearing, the Magistrate shall prepare a Magistrate's Decision, which may immediately be approved, disapproved, or modified by the judge.

In cases where a writ of restitution is issued, the bailiff will serve the defendant with the writ. Once the writ is served, the landlord may take possession of the property back.

IMPORTANT NOTICE

WHEN FILING AN EVICTION COMPLAINT YOU MUST HAVE THE FOLLOWING:

- 1] THE ORINGINAL COMPLAINT AND COPIES FOR EACH DEFENDANT;
- 2] THE FILING FEE OF \$96.00

WHEN INQUIRING ABOUT YOUR CASE, YOU MUST BE ABLE TO PROVIDE THE CASE NUMBER.

RENT ESCROW PROCESS

Rent escrow is the process that by which a tenant to pay rent to the court instead of the landlord. This process allows a tenant to take action against a landlord to make repairs to a rental property. The specific law that governs this process is found in sections 1923.061, 5321.07, and 5321.08 and Ohio Revised Code.

You may escrow rent if your landlord has violated his repair obligations that materially affect your health and safety. Examples include:

- 1. Failing to keep electrical, plumbing, or heating in good working order.
- 2. Failing to supply heat and hot water at all times.
- 3. Failing to make necessary repairs to make the rental unit livable.

Before you escrow your rent with the Court the law requires the following:

- You MUST give your landlord written notice of the violations. You may
 either mail it to him or her or deliver it personally. If you want to be sure your
 landlord receives the notice you may send it by certified mail or "return
 receipt requested". Always make a copy of the notice before you send it.
- 2. The notice MUST identify the specific violations.
- You MUST give your landlord a reasonable amount of time to correct the violations, about 30 days. If the violations are severe, such as no heat, 48 hours may be considered a reasonable amount of time.
- You MUST be current with your rent. It is important that you always get and keep receipts whenever you pay your rent.
- 5. The violations must NOT be caused by your own actions.
- 6. The condition **MUST** materially affect ones health and safety. This process cannot be used for purely cosmetic repairs such as mildly peeling paint.

If your landlord has failed to make the requested repairs you may then go to the Clerk of Courts and ask to escrow your rent the next time your rent is due. Bring your rent, the written notice you gave to your landlord, the certified returned receipt (if you mailed the written notice), and rent receipts to show that you are current in rent. You should also request to have the rental unit inspected by contacting your local Code Enforcement office.

The Clerk will give you an application to fill out. Attach the notice to the application.

The Clerk will notify the landlord that you have escrowed your rent. You can petition the court to release the rent to pay for the repairs.

This information should in no way be construed as legal advice. It is intended only as informational and for the sole purpose of informing the general public of the basic rent escrow process. If you feel you may need legal advice, free legal assistance is available through Legal Aid of Western Ohio (LAWO) for those who qualify. You may contact LAWO by calling the Legal Aid Line at 1-888-534-1432 or you may apply online at www.legalaidline.org.

DEFAULT JUDGEMENTS

Landlords may obtain default judgments against their tenants for back rent owed. If a landlord is seeking additional reimbursement for damages to the property, or if the tenant appears at the eviction hearing, a second hearing must be held.

NOTE:

To obtain a default judgment, the landlord must see the Magistrate on Mondays mornings during the hours of 7:15 a.m. – 8:00 a.m., and Monday afternoons between 2:30 p.m – 3:00 p.m

Since tenants have twenty-eight (28) days from the date they are served with the complaint to file an answer, landlords should not see the Magistrate until approximately three weeks after their eviction hearings.

Although landlords will be able to obtain default judgment without attorneys, attorneys <u>STILL NEED</u> to be used to enforce the judgments (i.e. file garnishments)

(FOR RESIDENTIAL PROPERTY ONLY)

To:	<u>Tenant:</u>		
	u on or beforeupy, and which you have rented of		
described as follows:			
	_in the <u>Sandusky</u> , County of	Erie	and State
of <u>Ohio</u> . Grounds:			
AN EVICTION ACTION MAY BE	LEAVE THE PREMISES. IF YOU DO N INITIATED AGAINST YOU. IF YOU ARI HTS AND OBLIGATIONS AS A TENAN EEK LEGAL ASSISTANCE.	E IN DOUBT	
Date	Landlord's Address		

			, Plaintiff
	VS.		
			_ , Defendant
<u> </u>	ИЕМОR	<u>ANDUM</u>	
One the, I served named			
by leaving a writ	ten copy th	ereof	
L "With him (him	or her or	them person	ally " or

I, "With him (him (or her or them personally," or, "at his (or her, or their) usual place of abode." (This notice should be served on the defendant personally, if he can be conveniently found.)

IN THE SANDUSKY MUNICIPAL COURT SANDUSKY, OHIO

Plaintiff VS.	COMPLAINT No:
Defendant	
FIRST CAUS	SE OF ACTION
1. Defendants, 20, as tenants of the plaint enter upon the following description County ofErie, State	ribed premises, situated in the <u>City</u> of
The term of such tenancy expired on the	day of, 20
Or	
3. Defendant has violated the terms of such writ	tten lease agreement, as follows:
Or	

(1) Insert the words applicable: "an oral month to month tenancy," "an oral week to week tenancy," "a written lease, a copy of which is attached hereto as Exhibit A" or such other term appropriate.

(2) (3)

This date must be at least 30 days after the receipt of the notice by defendant.

If damages for breach of any other condition of the lease are claims, the allegations concerning such claims should be inserted above.

2.

3.

IN THE MUNICIPAL COURT OF SANDUSKY, OHIO

		:		
Plaintiff		:	Case No.	
-VS-				
		:	PRECIPE	
Defendants				
	::	: :	:	
Please cause Writ of Restitution to	o be issued and	l serv	ved by the Bailiff upon	
Defendants,				
<u>Defendant,</u> restori	ing Plaintiff to th	e lav	wful possession of the premises know	n as
		_, Sa	andusky, Ohio, in all	
Accordance with the judgment of this Co		_		
			Plaintiff	

(FOR RESIDENTIAL PROPERTY ONLY)

PLEASE LOOK THIS OVER!!

AN EVICTION ACTION MAY BE INITIATED AGAINST YOU. IF YOU ARE IN DOUBT REGARDING YOUR LEGAL RIGHTS AND OBLIGATIONS AS A TENANT, IT IS RECOMMENDED THAT YOU SEEK LEGAL ASSISTANCE.

YOU ARE BEING ASKED TO LEAVE THE PREMISES. IF YOU DO NOT LEAVE,

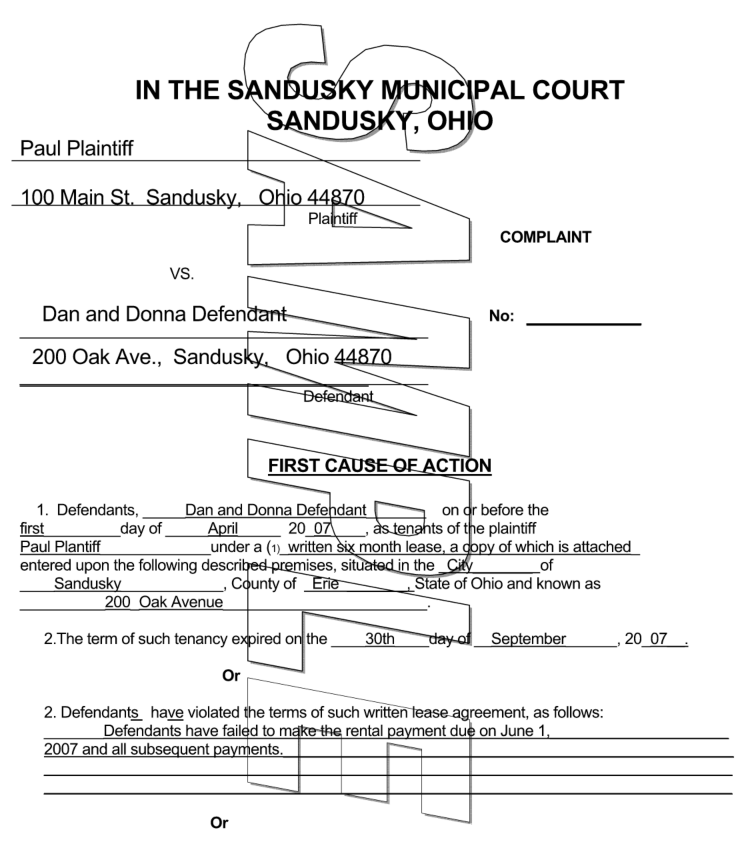
November 2 , 2008

Date

Landlord's Address 100 Main Street

Sandusky, Ohio

Paul Plaintiff	_, Plaintiff
VS.	
Don and Donna Defendant ,	Defendant
MEMORANDUM One the 2 nd day of November	
200 8, I served the within notice on the	
by leaving a written copy thereof with them personally	
I, "With him (him (or her or them personal "at his (or her, or their) usual place of abo (This notice should be served on the defendant personally, if he can be conver	de."



(1) Insert the words applicable: "an oral month to month tenancy," "an oral week to week tenancy," "a written lease, a copy of which is attached hereto as Exhibit A" or such other term appropriate.

that materially affects health and safety, as follows: Defendants have failed to dispose of their
rubbish and garbage in a safe and sanitary manner
and notice of the termination of the lease agreement as of 1st day of November, 20 07 was given to defendants on file 1st day of September, 20 07 in accordance with Ohio Revised Section 5321.11 and defendant has failed to remedy the condition.
3. On the <u>2nd</u> day of <u>November</u> , 20 07, plaintiff duly served upor defendants, in the form required by Ohio Revised Code Section 1923.04, a notice in writing to leave said premises. (A copy of which is attached)
4. Defendants, therefore, ha <u>ve</u> ever since the <u>9th</u> day of <u>November</u> , 20_07 and does still unlawfully and forcibly detain the plaintiff_ possession of said premises.
SECOND CAUSE OF ACTION
5. Plaintiff_ incorporate <u>s_</u> herein by reference paragraphs 1 through 4 of this Complaint as is fully rewritten.
6. Under the terms of the lease agreement, defendant_agreed to pay plaintiff_ as rent for said premises the sum of \$\frac{300.00}{300.00} \text{per} \frac{\text{month}}{\text{day of}} \text{. Defendants} have failed to pay plaintiff refor said premises for the period from the
Wherefore, plaintiff_ demands restitution of said premises and judgment in favor of plaintiff_ against defendants_ for the sum of \$1200.00, with interest thereon from the30thday of
Plaintiff further requests that the Court ssue an order requiring defendant to vacate said premises by a specified date
(Plaintiff)
(Phone Number)
(Address) (Address) (This date must be at least 30 days after the receipt of the notice by defendant.
(5) If damages for breach of any other condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the allegations concerning such claims should be inserted about the condition of the lease are claims, the claims are condition of the lease are claims.

IN THE MUNICIPAL COURT OF SANDUSKY, OHIO

