June 16, 1997

	COURT
	COUNTY
	No
	, Plaintiff
v.	
	, Defendant
	ANSWER TO PETITION FOR RESTITUTION
	(Uniform Owner-Resident Relations Act)
1.	Defendant should not have to vacate the premises because
2.	The amount of rent claimed by the plaintiff in this action is not owed because:
3.	The damages claimed by the plaintiff in this action are not owed to the plaintiff because:
4.	The defendant asserts the following counterclaim of setoff against the plaintiff:
5.	Defendant requests separate trials on the issues of restitution and damages.
	Signed

CIVIL FORM 4-907 Approved

Supreme Court June 16, 1997

1	
2	Address (print)
3	
4	
5	City, state and zip code (print)
6	
7	
8	Telephone number
9	
10	
11	[Rule 4-907 SCRA 1986; as amended, effective August 1, 1992;
12	January 1, 1993; September 2, 1997.]
13	DBD::DB2::st execute failed: [IBM][CLI Driver][DB2/6000]
14	SQL0530N The insert or update value of the FOREIGN KEY
	"DBUSER.BILLDETAIL.SQL980508102800170" is not equal to any
16	value of the parent key of the parent table. SQLSTATE=23503
17	