SHAWNEE BASS

JUSTICE OF THE PEACE

ERATH COUNTY, PRECINCT1

EVICTIONS

(a) **EVICTION:** An eviction case is a law suit brought to recover possession of real property under Chapter 24 of the Texas Property Code, often by a landlord against a tenant. A claim for rent may be joined with an eviction case if the amount of rent due and unpaid is not more than \$10,000, including costs and attorney fees, if any. Eviction cases are governed by Rules 500-507 and 510 of Part V of the Rules of Civil Procedure. To the extent of any conflict between Rule 510 and the rest of Part V, Rule 510 applies.

IMPORIANTNOTICE

APPROPRIATE COURTROOM ATTIRE IS REQUIRED. All persons entering the courtroom should be dressed in clothing reasonably be fitting the dignity and solemnity of the court proceedings. Cell phones and other electronics must be turned off when in the courtroom. Food and drink is not allowed in the courtroom.

Donald R. Jones Justice Center, 112 W. College St., Stephenville, TX 76401

(254) 965-1489 - civil clerk

(254) 965-1400 - fax

http://co.erath.tx.us/jpcourtstephenville.html

SHAWNEE BASS

JUSTICE OF THE PEACE, PRECINCT1



PLEASE READ CAREFULLY BEFORE FILING THE PETITION

FOR INFORMATION ON THE RULES OF PRACTICE IN JUSTICE COURTS, PLEASE CONSULT PARTY OF THE TEXAS RULES OF CIVIL PROCEDURE, WHICH IS AVAILABLE ONLINE AND ATEACH COURT.

THE FO LLOWING INFORMATION IS FURNISHED TO YOU AS A COURTESY OF THE JUSTICE OF THE PEACE OFFICE FOR FILING EVICTION SUITS. THE COURT CANNOT ADVISE YOU WHAT YOU SHOULD DO AND ARE BARRED BY LAW FROM GIVING YOU LEGALADVICE. THE COURT CAN ONLY ANSWER PROCEDURAL QUESTIONS.

Eviction suits must be filed in the Justice Precinct where the property is located. If you are unsure, please contact the Erath County Tax Office at 254-965-8630. This is a suit for you to regain possession of your property or to combine a suit for rent with this suit. Please print clearly.

- The plaintiff is the owner of the property; if you are acting as agent, the owner is the plaintiff (not you) and you should sign the petition as the agent for the landlord (plaintiff). Agents must provide a signed not arized statement from the landlord designating you as agent.
- You must name all persons that signed the lease as defendants. All others living at the property can be considered "all other occupants" (ex: "John Doe and all other occupants). If you name more than one person, you will be required to pay a service fee for each person named.
- State tenant's full address, including a partment number (if applicable) and city.
- In order to properly file this suit, you must have given the defendant(s) a written demand to vacate the premises at least 3 days prior to filing your suit.
- The three day notice period can be a shorter longer notice period if a written agreement.
- In order to sue for attorney fees, you must have given the tenant a 10-day written notice which stated that if they did not vacate by the 11th day after the date of receipt of the notice, you would be entitled to attorney fees (if employment of counsel is necessary and verified).
- You must also complete the JUSTICE COURT CIVIL CASE INFORMATION SHEET and the MILITARY AFFIDAVIT.
- If you are suing for past due rent and/or attorney's fees the total amount of both added together cannot exceed \$10,000.

The cost for you to have your case filed and the citation served is \$116.00 if only one defendant. Service fee for each additional defendant will be \$75.00. This is a "court cost" that can be included in the judgment if you win your case. If filing in person the day and time of hearing will be written on your receipt. If filing by mail, you will receive notice of hearing by mail, phone call, or e-mail if provided.

Evictions may be dismissed only in open court or by written motion. If the tenant vacates the property and you do not want to come for the hearing and obtain your written judgment, you must submit a written motion for dismissal so the case can be cleared from the court's docket.

PETITION: EVICTION CASE

ASE NO. (court use only)	With suit for Rent	COURT DATE:	
	In the Justice Court, Prec	inct,	County, Texas
LAINTIFF(Landlord/Property Name) /S. EFENDANT(S):	Rental Subsidy (if Tenant's Portion TOTAL MONTHLY	\$ \$ RENT \$	
OMPLAINT: Plaintiff (Landlord) hereby complains of the defendance arking areas) located in the above precinct. Address of the project in the above precinct.		of plaintiff's premise	s (including storerooms and
reet Address Unit No. (If any	y) City	State	Zip
SERVICE OF CITATION: Service is requested on defenda Texas Justice Court Rules of Court. Other addresses who			tive service as allowed by the
2. UNPAID RENT AS GROUNDS FOR EVICTION: Defer . TOTAL DELI . Plaintiff reserves the right to orally amend the amount a	NQUENT RENT AS OF DATE OF FI	LING IS: \$	
3. OTHER GROUNDS FOR EVICTION/LEASE VIOLATION	DNS: Lease Violations (if other than	an non-paid rent – lis	it lease violations)
4. HOLDOVER AS GROUNDS FOR EVICTION: Defender rental term or renewal of extension period, which was to		•	
5. NOTICE TO VACATE: Plaintiff has given defendant(s) a vand demand for possession. Such notice was delivered			
6. ATTORNEY'S FEES: Plaintiff will be or will be a will be will be or will be	ll NOT be seeking applicable atto	rney's fees. Attorney	's name, address, and phone
7. BOND FOR POSSESSION: If Plaintiff has filed a bonderendant's counter bond be set, (2) that plaintiff's bond Justice Court Rules are given to Defendant(s).			
REQUEST FOR JUDGMENT: Plaintiff prays that defendar for: possession of premises, including removal of defendabove, attorney's fees, court costs, and interest on the a statutory rate for judgments under Civil Statutes Article	dants and defendants' possession above sums at the rate stated in t	s from the premises,	unpaid rent IF set forth
I give my consent for the answer and any other m	otions or pleadings to be sent to	my email address w	hich is:
Petitioner's Printed Name	Signature	e of Plaintiff (Landlor	d/Property Owner) or Agent
DEFENDANT(S) INFORMATION (if known): DATE OF BIRTH:	Address of Plaintiff	f (Landlord/Property	Owner) or Agent
*LAST 3 NUMBERS OF DRIVER LICENSE:	City	State	Zip
*LAST 3 NUMBERS OF SOCIAL SECURITY: DEFENDANT'S PHONE NUMBER:	Phone & Fax No. o	f Plaintiff (Landlord/F	Property Owner)or agent
Sworn to an	d subscribed before me this	day of	, 20
JP Evict Petn. Rev. /2013		CLERK OF THE JUSTI	ICE COURT OR NOTARY

JP Evict Petn. Rev. /2013

Instructions: The Servicemembers Civil Relief Act applies to a civil proceeding in the Justice Courts. Before entering a default judgment against an individual defendant, the plaintiff must file with the court an affidavit stating whether or not the defendant is in the military service, showing necessary facts to support the affidavit, or stating that the plaintiff is unable to determine whether or not the defendant is in military service, if that is the case. The requirement for an affidavit may be satisfied by a written, signed document declared to be true under penalty of perjury. If it appears that the defendant is in military service, the court may not enter a judgment until after the court appoints an attorney to represent the defendant. If the court is unable to determine if the defendant is in military service, the court may require plaintiff to file a bond in an amount approved by the court.

A person who makes or uses an affidavit under this Act knowing it to be false, may be fined or imprisoned or both. 50 U.S.C. App. 501 et seq. To obtain certificates of service or non-service under the Servicemembers' Civil Relief Act, you may access the public website: https://www.dmdc.osd.mil/appj/scra/scra/Home.do. This website will provide the current active military status of an individual.

Military Status Affidavit

Case No.	§	In the Justice Court of				
Plaintiff:	\$ \$ \$ \$ \$					
VS.	§ §	Erath County, Texas				
	§	-				
Defendant:	§	Precinct 1, Place 1				
BEFORE ME, on this day personally appeared.						
BEFORE ME, on this day personally appeared, who, under penalty of perjury, stated that the following	g facts are true:	,				
I am the Plaintiff attorney of record for the P	Plaintiff in this proceeding	ng.				
I know this because	, Defendant, is in i	minuary service.				
I am unable to determine whether or not the Defe	ndant is in military serv	ice.				
Signed on						
G:						
Signature Printed Name:						
Printed Name:Address:						
Telephone:	_					
rax:						
E-Mail Address:	_					
THE STATE OF TEXAS	8					
COUNTY OF ERATH	§ §					
2001:12 0 . B	ð					
SWORN TO AND SUBSCRIBED BEFORE ME on						

or

Notary Public, State of Texas

Clerk of the Court

JUSTICE COURT CIVIL CASE INFORMATION SHEET (4/13)

	CAUSE NUMBER (FOR CLERK USE ONLY):							_			
STYLED											
		a : 1						 	2.0		

(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)

1. Contact information for person composheet:	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 most important issue in the case (select only 1):						
Debt Claim: A debt claim case is a law recover a debt by an assignee of a claim, a or collection agency, a financial institution, entity primarily engaged in the business of at interest. The claim can be for no more excluding statutory interest and court costs attorney fees, if any.	debt collector or a person or lending money than \$10,000,	Eviction: An eviction case is a lawsuit brought to recover possession of real property, often by a landlord against a tenant. A claim for rent may be joined with an eviction case if the amount of rent due and unpaid is not more than \$10,000, excluding statutory interest and court costs but including attorney fees, if any.				
Repair and Remedy: A repair and re lawsuit filed by a residential tenant under Subchapter B of the Texas Property Code landlord's duty to repair or remedy a condi affecting the physical health or safety of tenant. The relief sought can be for no more excluding statutory interest and court costs attorney fees, if any.	to enforce the tion materially an ordinary e than \$10,000,	Small Claims: 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.				

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.