# FILING A REPAIR AND REMEDY CASE

#### JURISDICTION:

# Repair and Remedy Case:

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 condition materially affecting the physical health or safety of an ordinary tenant. The relief sought can be for no more than \$10,000.00, excluding statutory interest and court costs but including attorney fees, if any. Repair and remedy cases are governed by Rules 500-507 and 509 of Part V of the Rules of Civil Procedure.

#### **VENUE:**

General Rule. Generally, a defendant in a small claims case or a debt claim case is entitled to be sued in one of the following venues:

- 1. The county and precinct where the defendant resides;
- 2. The county and precinct where the incident, or the majority of incidents, that gave rise to the claim occurred
- 3. The county and precinct where the contract or agreement, if any, that gave rise to the claim was to be performed; or
- 4. The county and precinct where the property is located, in a suit to recover personal property.

#### FILING SUIT:

The responsibility for filling out your petition and civil case information sheet rests with you. Court clerks will assist you if you have procedural questions. The filing fee is fifty four (\$54.00) and the service fee is ninety (\$90.00) per defendant to be served in Caldwell County, for a total of one hundred forty-four (\$144.00). If the defendant(s) resides outside of Caldwell County, contact the court for service fees of other counties. \*\*Payment must be in the form of a MONEY ORDER or CASHIER'S CHECK payable to CALDWELL COUNTY TREASURER.\*\*

# **CITATION:**

The citation is sent to the Caldwell County Constable for service. Out of County service is sent to the Sheriff or Constable of the county in which the defendant(s) reside or any manner authorized for service of citation in district, county or justice court. You as Plaintiff are responsible for providing a correct address for service.

#### **DISCOVERY:**

**Pretrial Discovery**. Pretrial discovery is limited to that which the judge considers reasonable and necessary. <u>Any</u> request for pretrial discovery must be presented to the court for approval by written motion. The motion must be served on the responding party. The discovery request must not be served on the responding party unless the judge issues a signed order approving the request. Failure to comply with a discovery order can result in sanctions.

#### **REPRESENTATION:**

You as an individual may represent yourself in Justice Court or you may have an attorney represent you. The Rules of Evidence do not apply in Justice Court.

#### APPEARANCE FOR TRIAL:

The defendant in the suit is commanded to appear before the Court, on the date and time set by the Court. This date shall be not less than 10 days nor more than 21 days after the petition is filed.

Any party is entitled to a trial by jury. A written demand for a jury must be filed no later than 14 days before the case is set for trial. A party demanding a jury must pay a fee of \$22.00. If the demand is not timely, the right to a jury trial is waived.

### **AFTER JUDGMENT:**

# APPEAL:

Either party may appeal the decision of the Justice court to the County court by filing a written notice of appeal with the Justice Court within 21 days after the date the judge signs the judgment.

#### THIS COURT DOES NOT COLLECT THE JUDGMENT FOR YOU.

If you receive a judgment and the defendant does not make a motion for a new trial within *14 days* or appeal the case within *21 days* after the judgment is signed, the following remedies are available:

#### ABSTRACT OF JUDGMENT:

The fee is \$5.00 (money order or cashier's check) for the JP Court to prepare. You should then record the Abstract of Judgment in the County where the defendant resides.

#### WRIT OF EXECUTION

If you are granted a judgment against the defendant AND if the defendant does not appeal within 21 days, you may request a Writ of Execution any time after the 30<sup>th</sup> day after the judgment is signed. A Writ of Execution allows a Sheriff or Constable in the State of Texas to seize nonexempt property from the defendant in order to satisfy the judgment.

The cost of filing a Writ of Execution in \$250.00 for filing and service in Caldwell County. (money order or cashier's check)

You may have other remedies available, but they are more complicated and are not covered here. Please consult an attorney for any other remedies you may have to collect your judgment.

If your address changes within a 10 year period following the judgment, it is your responsibility to notify the court of your new address.

IF YOU HAVE PROCEDURAL QUESTIONS, PLEASE CONTACT THE COURT

# LEGAL QUESTIONS WILL NOT BE ANSWERED BY THIS OFFICE

	CAUS	E NO					
PLAINTIFF			§ §	IN TH	E JUS	ΓICE COURT	
v.			8 8 8 8 8 8 8	PREC	INCT I	NO	
DEFENDANT			§			COUN	ITY, TEXAS
	<u>PETITION:</u>	REPAIR	AND F	REME	DY CA	<u>SE</u>	
Rule 509 of the Code because the materially affect	aintiff files this pet Texas Rules of Civil here is a condition the health or safety garding Residentia	Procedur in Plain of an ord	re and tiff's r linary I	Section Sectio	on 92. ntial r	0563 of the T	exas Property
Street Address	Unit No. (if any)	City		Coun	ty	State	Zip Code
Defendant's Con	tact Information (to	the exten	nt knov	vn):			
Street Address	Unit No. (if any)	City	Coun	ty S	State	Zip Code	Phone No.
required, alternated Plaintiff will che writing Defendaname and busin Defendant's mar	TATION: Plaintiff reative service pursual eck the box next to nt's name and business street address chagement company is company's compa	nt to Rulo each st ness stree of Defend s	e 509.4 atemer et addr lant's 1	of that that ess. I	ne Tex nt is ti □ Plai: gemen	cas Rules of C rue:  Plaint ntiff received at company.	ivil Procedure. iff received in in writing the I The name of
Street Address  The name of D knowledge, this	Unit No. (if any) efendant's on-premises n	ises mana	ager is		tate ormati		Phone No. . To Plaintiff's
	Unit No. (if any) efendant's rent colle To P	ector serv	ing the		dentia		•
Street Address	Unit No. (if any)	City	Coun	ty S	tate	Zip Code	Phone No.
	NDITION: The proportion	-			-		-

**LEASE AND NOTICE:** Plaintiff will check the box next to <u>each</u> statement that is true:

□ The lease is oral. □ The lease is in remedy a condition to be in writing. □ condition on	□ Plaintiff	gave writte	n notice to re	pair or re	emedy the
condition was sent by certified ma □ Plaintiff §	ail, return	, receipt re	quested, or r	egistered	l mail on
Name of pe					
·					
<b>RENT:</b> At the time Plaintiff gave not was:	tice to rep	air or reme	dy the condit	ion, Plain	tiff's rent
□ current (no rent owed); □ not curred did not accept it; or □ not current and Plaintiff's rent is due on the day rent-payment period). Plaintiff's ref (specify any other rent-payment p government □ is subsidized by the g the government, and \$ pa	d Plaintiff of the □ r ent is \$ eriod). Pl governmer	did not offer nonth □ wed per aintiff's ren nt as follows	to pay the renek  month vit: is not s	nt owed. (specify veek □ _ subsidize	any other
<b>RELIEF REQUESTED:</b> Plaintiff request order to repair or remedy the condamount of \$ to begin on a civil penalty of one month's replaintiff states that the total relief reand court costs but including attorned □ I hereby request a jury trial. The fee	ition; □ a ; □ ent plus \$ equested o y's fees.	court order actual dama 500;   does not except	reducing Planges in the amount or reducing Planges in the amount of the reducing Planges in the amount of the reducing Planges in the	nintiff's re ount of \$ and □ co excludin	ent in the ; urt costs. g interest
□ I hereby consent for the answer a email follows:	and any o	•		-	
Plaintiff's Printed Name		Signature of Plaintiff or Plaintiff's Attorney			
		Address of Plaintiff or Plaintiff's Attorney			
		City	State		Zip
			Fax No. of Plair	ntiff	

Justice of the Peace, Pct 4 2990 FM 1185, Lockhart, Tx 78644 Office 512-398-1841 Fax 512-398-1837

# SERVICEMEMBER'S CIVIL RELIEF ACT

CASE NO						
AFFIDAVIT						
Plaintiff being duly sworn on oath deposes* and says that defendant(s) is (are)						
	(CI	HECK ONE)				
	not in the military					
	not on active duty in the military and/or					
	not in a foreign country on military service					
	on active military duty and/or is subject to the Servicemembers Civil Relief Act of 2003					
	has waived his/her rights under the Servicemembers Civil Act of 2003					
	military status is unknown at this time					
		PLAINTIFF				
	Subscribed and sworn to before me no	o this the, 20				
		NOTARY / CLERK				
		Notary Public in and for the State of Texas				
	SEAL	Clerk of the Justice Court				

<sup>\*</sup>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.