

## LANDLORD/TENANT COMPLAINT

Mag. Dist. No:			PLAINTIFF	÷:	NAME and ADDRES	ss _
MDJ Name:						ı
Address:						
			LDEFENDA	.NT:	NAME and ADDRE	
Telephone:					NAME and ADDICE	
	AMOUNT	DATE PAID	_			
FILING COSTS	\$					
POSTAGE	\$		L	Docket No:		
SERVICE COSTS				Case Filed:		
CONSTABLE ED.	\$			Case i licu.		
TOTAL	\$					
Pa.R.C.P.M.D.J.	No. 206 sets forth thos	se costs recoverable	by the prevailing	n party.		
-	OANT: The above named				or the possession of	real
property and		. p.a(e) aene jaag	ioni togotinoi miti	occio againet you is		
Lease is	Residential No	nresidential Monthly	Rent \$	Security	Deposit \$	
	ion that the manufacture					
•	r Determination of Abanc	•	•	•	d with this complain	t.
Damages for	injury to the real propert	ty, to wit:				
				in the amount of:	\$	
Damages for the unjust detention of the real property in the amount of					\$	
Rent remaining due and unpaid on filing date in the amount of					\$	
And additional rent remaining due and unpaid on hearing date			ate		\$	
Attorney fees in the amount of					\$	
THE PLAINTIFF FURTHER ALLEGES THAT:				Total:	\$	
1. The location ar	nd the address, if any, of	the real property is:				
2. The plaintiff is	the landlord of that prope	erty.				
	ased or rented the proper				under who	m you claim
	quit was given in accord					
No notice	e is required under the te	erms of the lease.				
5. The term	n for which the property w	vas leased or rented is	fully ended, or			
A forfeitu	re has resulted by reaso	n of a breach of the co	nditions of the lea	ase, to wit:		
	·					or,
-						
	erved and due has, upor					
	e real property and refus					
I,true and correct to	o the best of my knowled	lge information and be	lief This stateme	_ verify that the facts nt is made subject to	s set forth in this con the penalties of Se	mplaint are
of the Crimes Co	de (18 PA. C.S. § 4904) r	relating to unsworn fals	ification to author	rities.		20001 100T
I certify this filing	complies with the UJS C	ase Records Public Ac	cess Policy.			
				(S	ignature of Plaintiff)	,

The plaintiff's attorney shall file an entry of appearance with the magisterial district court pursuant to Pa.R.C.P.M.D.J. 207.1

IF YOU HAVE A DEFENSE to this complaint you may present it at the hearing. IF YOU HAVE A CLAIM against the plaintiff arising out of the occupancy of the premises, which is in the magisterial district judge jurisdiction and which you intend to assert at the hearing, YOU MUST FILE it on the complaint form at the office BEFORE THE TIME set for the hearing. IF YOU DO NOT APPEAR AT THE HEARING, a judgment for possession and costs, and for damages and rent if claimed, may nevertheless be entered against you. A judgment against you for possession may result in your EVICTION from the premises.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

