JUSTICE COURT CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOR CLERK USE ONLY):

STYLED:

(e.g., John Smith vs Jane Doe)

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 the 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. This sheet does not constitute a discovery request, response, or supplementation, and it is not admissible at trial.

1. Contact information for Party filir	ng case:	2. Names of Parties in Case:	
Name	Telephone #:	Plaintiff(s) (as will appear on case):	
Name	relephone #:		
Mailing Address	Fax #:		
		VS	
City State	Zip State Bar No:	Defendant(s) (as will appear on case):	
Email:			
Signature		Attach additional page as necessary to list all parties	
Signature			
3. Indicate case type (select only on	ne):		
DEBT CLAIM: A <i>debt claim</i> case is a lawsuit brought to recover a debt by an assignee of a claim, a debt collector or collection agency, a financial institution, or a person or entity primarily engaged in the business of lending money at interest. The claim can be for no more than \$ 20,000, excluding statutory interest and court costs but including attorney fees, if any.		EVICTION: An <i>eviction</i> 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 \$ 20,000, excluding statutory interest and court costs but including attorney fees, if any.	
REPAIR AND REMEDY: 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 \$ 20,000, excluding statutory interest and court costs but including attorney fees, if any.		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 \$ 20,000, excluding statutory interest and court costs but including attorney fees, if any.	

PETITION: EVICTION CASE

CAUSE NO		Court Date:		
PLAINTIFF	§ §	IN THE JUSTIC	E COURT	
V.	§ § § § § §	PRECINCT NO.	. 4	
DEFENDANT	9 §	AUSTIN COUN	TY, TEXAS	
COMPLAINT: Plaintiff hereby suc	es the following D	efendant(s)	tilla promisos (including s	tororoome
and parking areas) located in the	above precinct.	The address of th	ne property is:	torerooms
Street Address Unit	No. (if any)	City	State	Zip
Is the dwelling a mobile h If YES, is the mobile home	ome or manufactu or manufactured	nred house? □ house owned by	YES □NO y: □the Tenant □the La	ndlord
This suit is brought to regain po located within the boundaries of	Precinct 4, Austin	remises located County Texas.	at the above listed addres	
The Owner/Landlord of the prem	nises is			<u> </u>
The Tenant gained possession th □ a written lease; □ oral rental a		pancy after a for	eclosure; □ occupancy as	a trespasser
 GROUNDS FOR EVICTION: Plain Unpaid rent. Defendant(s) far Total delinquent rent as of dar amend the amount at trial to a rate of \$/ per day. Other: Lease violations(s), Expon-paid rent) Holdover. Defendant(s) are or renewal of extension period 	ailed to pay rent fo te of filing is: \$ include rent due f xpenses, or Defeno unlawfully holdin	or the following From the date of dant(s) breacher ng over by failin	time period(s): Plaintiff reserves the right filing through the date of t d the terms of the lease (of g to vacate at the end of th	to orally trial, based at ther than ne rental term
NOTICE TO VACATE: Plaintiff ha 24.005 of the Texas Property Cod day of, 20 in person; □ attached to the inside main entry door.	de) and demand fo in the followin	or possession. S g manner: □ cer	uch notice was delivered o tified mail; □ regular mail	on the ; □ delivered
ATTORNEY'S FEES: Plaintiff □ amount of \$ The Attorn				in the

□ **IMMEDIATE POSSESSION BOND:** If Plaintiff has filed a bond for immediate possession, Plaintiff requests that: (1) the Court set the amount of the bond; (2) the Court approve the bond; and (3) proper notices, as required by the Texas Rules of Civil Procedure, are given to Defendant(s).

SERVICE OF CITATION: Service is requested on Defendant(s) by: personal service at home, work, or by alternative service as allowed by the Texas justice Court Rules of Court. Or by delivery to a person over the age of 16 years at Defendant's usual place of residence. Other home or work addresses where Defendant(s) may be served are

□ Plaintiff knows of no other home or work addresses of Defendant(s) in this county.

RELIEF: Plaintiff requests that Defendant(s) is served with the citation and that Plaintiff is awarded a judgment against Defendant(s) for: possession of the premises, including removal of Defendant(s) and Defendant's possessions from the premises, unpaid rent, if set forth above, attorney's fees, court costs, and interest on the above sums at the rate stated in the lease, or if not so stated, at the statutory rate for judgments.

□ I hereby consent for the answer and any other motions or pleadings to be sent to my email address as follows: ________.

Printed Name of Plaintiff / Agent or Attorney

Address of Plaintiff / Agent or Attorney:

Signature of Plaintiff / Agent or Attorney

City

State

Zip

Phone and/or Fax No. of Plaintiff/Agent or Attorney

<u>1. Defendant's Information (if known)</u> :	2. Defendant's Information (if known):
Date of birth:	Date of birth:
Last three digits of Driver License:	Last three digits of Driver License:
Last three digits of Soc. Sec. No.:	Last three digits of Soc. Sec. No.:
Phone No.:	Phone No.:

SWORN TO AND SUBSCRIBED before me this _____ day of _____, 20_____

CLERK OF THE JUSTICE COURT OR NOTARY

	CAUSE NO		
		§	IN THE JUSTICE COURT
PLAINTIFF		§	
		§	
V.		§	PRECINCT 4
		§	
		§	
DEFENDANT		§	AUSTIN COUNTY, TEXAS

NOTICE OF DEFENDANT'S LAST KNOWN MAILING ADDRESS

The undersigned certifies that the last known mailing address of the defendant in this case is:

ss:		
City	State	Zip
f's Attorney of Re	cord) Date	
e me on this	day of	, 20
	city	

Public Notary or Clerk of the Court,

Justice of the Peace, Pct 4 Austin County, Texas

	CAUSE NO.	
	§	IN THE JUSTICE COURT
PLAINTIFF	§	
	§	
V.	§	PRECINCT 4
	§	
	§	
DEFENDANT	Ş	AUSTIN COUNTY, TEXAS

SERVICEMEMBER'S CIVIL RELIEF ACT AFFIDAVIT

Instructions: The Servicemember's 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 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 the plaintiff to file a bond in an amount approved by the court. To obtain certificates of service or non-service under the Servicemember's Civil Relief Act, you may access the public website: <u>https://www.dmdc.osd.mil/applj/scra/scraHome.do</u>. This website will provide the current active military status of an individual.

Plaintiff being duly sworn under oath swears that Defendant is: (check one)

- \Box not in the military
- not on active duty in the military
- □ on active military duty and/or is subject to the Servicemember's Civil Relief Act of 2003
- □ has waived in writing his/her rights under the Servicemember's Civil Relief Act of 2003
- □ military status is unknown at this time

PLAINTIFF

SWORN TO AND SUBSCRIBED before me on _____, 20_____, 20_____,

CLERK OF THE JUSTICE COURT OR NOTARY

*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.