Bay County Clerk of Court PO Box 2269 300 E. 4th Street Panama City, Fl 32402 850-747-5141 <u>www.baycoclerk.com</u> Business Hours are 8:00 am to 4:30 pm

NOTICE:

Information or forms provided by the Clerk of Court should be considered as basic information only and may not be applicable to every situation. The information is not intended to be used as legal advice but as basic and general information only. It is only a brief statement and does not explain all of your options and/or rights. Specific guidance as to how to proceed with filing a lawsuit or answering a lawsuit and questions about your particular situation should be directed to a qualified attorney.

All landlords should read and become familiar with Chapter 83, Florida Statutes.

The attached forms are designed for your use in the event of common landlord/tenant disputes. They should be used only for residential leases. If you have a commercial, agricultural or personal property lease, you should consult with an attorney. No form should be used until you have carefully reviewed and understand the instructions preceding the form and reviewed any Florida Statute referred to in the form. Copies of the statutes are available at the law library located within the public library or at www.flsenate.org.

PLEASE UNDERSTAND DEPUTY CLERK'S CANNOT GIVE LEGAL ADVICE

STEPS FOR FILING AN EVICTION CASE:

- 1. Give written notice to the tenant to vacate. (Select form #1, #2, #3) ****If the Notice is defective your case is subject** to immediate dismissal. If your case is dismissed, your court costs will not be refunded.**
- 2. Choose a complaint to complete and file once the time in the **notice** has expired. (Select form #7, #7a, #8) and summons (form #10 and form #11, if filing form #7a). **PLEASE complete only the complaint that goes with your notice**
- 3. File your complaint with the Clerk's office. The filing fee is \$185.00 PLUS \$10.00 per tenant for issuing the summons (\$20.00 per tenant if using Form 7a). Made payable to the Clerk of Court by cash, cashier's check, money order, business check or major credit card. (A fee of 3.5% will be charged for using the credit card) The clerk does not accept personal checks.
- 4. Serve your complaint on the tenant. The summons will be issued by the clerk and the landlord will take the summons and a copy of the complaint to the Sheriff for service. The Sheriff will charge \$40.00 per defendant. (\$80.00 per defendant if you are using form #7a)
- 5. Tenant has 5 days (not including weekends and Holidays) to answer the summons for eviction. (Tenant has 20 days to answer the summons for back rent or damages portion if you filed Form 7a)
- 6. You may file a default (form 12a or 12b) against the tenant on the 6th day following service if no answer to the eviction has been filed by the tenant or no money has been deposited into the court registry. You must also file a non-military affidavit (form 14) if service of process was via posting.
- 7. File is forwarded to the Judge for review and for issuance of a Final Judgment of Eviction and Writ of Possession. *If an answer is filed by the tenant, the file is forwarded to the Judge for review.
- 8. If Final Judgment of Eviction and Writ of Possession is entered it must be served on the defendant. The Sheriff will charge \$90.00 for this service.
- 9. The tenant will have 24 hours to vacate the premises after service of the Final Judgment and Writ of Possession.

CHECK LIST FOR NUMBER OF COMPLETED FORMS AND COPIES NEEDED TO FILE YOUR EVICTION CASE

*** FOR EVICTION ONLY

	Complaint (form #7 or #8)	Eviction Summons (form #10)	Notice	Lease
One defendant	Original plus 2 copies	Original plus 3 copies	2 copies	2 copies
Two defendants	Original plus 3 copies	Original plus 5 copies	3 copies	3 copies
Three defendants	Original plus 4 copies	Original plus 7 copies	4 copies	4 copies
Four defendants	Original plus 5 copies	Original plus 9 copies	5 copies	5 copies

*** FOR EVICTION AND MONEY DAMAGES OR BACK RENT (COUNT I & II)

	Complaint (form #7a)	Eviction Summons (form #10)	Damages or Back Rent Summons (form #11)	Notice	Lease
One defendant	Original plus 3 copies	Original plus 3 copies	Original plus 3 copies	2	2
				copies	copies
Two defendants	Original plus 5 copies	Original plus 5 copies	Original plus 5 copies	3	3
				copies	copies
Three	Original plus 7 copies	Original plus 7 copies	Original plus 7 copies	4	4
defendants				copies	copies
Four	Original plus 9 copies	Original plus 9 copies	Original plus 9 copies	5	5
defendants				copies	copies

LANDLORD (FREQUENTLY ASKED QUESTIONS)

My tenant has not paid rent, what can I do?

You must serve the tenant with the proper notice. The notice must give them 3 working days, excluding the date of service, Saturdays, Sundays and holidays in which to pay the rent in full or vacate premises. If the tenant fails to pay or move within the required time limit, a complaint may be filed for removal of the tenant for non-payment of rent.

What if the tenant wants to pay the rent after the notice if served?

Refer to Florida Statutes Chapter 83.56(5)(a) regarding the acceptance of rent after notice is given.

Are there forms available?

Yes. You will find the forms for notices as well as the complaint in our packet or on our website at <u>www.baycoclerk.com</u>

What do I need to begin the suit?

At the time of filing, you will need copies of the notice you have given them, the lease if there is one, a prepared. complaint and summons. Refer to the instructions in our packet for the number of copies you will need.

Can a property manager file on my behalf?

A property manager may file the necessary paperwork for you as long as it remains an uncontested case. If the case goes to a hearing the owner must appear or have an attorney appear for you.

What if the tenant is doing things other than not paying the rent? What can be done to get them out? A

seven-day notice with cure can be given for non-compliance with the rental agreement. If the tenant is seriously damaging the property, a seven-day notice without cure may be given.

What if the tenant moves and leaves possessions in the rental unit?

Please refer to Florida Statutes Chapter 715.10 - 715.111 on how to dispose of the property and protect you from liability.

Can I just go in and take possession or change the locks on the dwelling?

The landlord should give proper notice in writing to the tenant and then the landlord should start eviction proceedings with the court which would serve the tenant with a summons by the Sheriff and give them an opportunity to file an answer. Refer to Florida Statutes 83.67 (Prohibited Practices)

If an answer is filed and the Judge has not made a decision, does the tenant still have to move at the end of the five days?

When the tenant files an answer, it will be sent to the Judge's office for review. We must wait until the Judge has made his decision before any paperwork can be signed or a hearing set. There is no time limit on the Judge and these cases are looked at as quickly as possibly depending on the judge's calendar.

If an answer was filed, but rent was not deposited into the Court Registry after the lawsuit was filed, what can I do to bring this fact to the Court's attention as rent becomes due?

You can file a Motion for Court's Default. See form 12b.

If no answer is filed by the tenant and no money is deposited into the Court Registry, is a hearing necessary prior to entry of a Final Judgment of Eviction?

A hearing is not necessary. If service was accomplished via posting, please **see Form 14**. A non-military affidavit must be filed if service was accomplished via posting on the residence.

I have a tenant that has not paid rent; can I have them evicted even though they have children?

You should give the proper notice to the tenant that complies with the statutes. When the notice has been given and the time has expired, an eviction lawsuit can be filed to have the tenant vacate the property.

How do I evict my son, daughter, girlfriend, boyfriend, etc, from the house I'm living in?

The eviction process is for rental property that is owned by one person and rented to another. If someone is living in your house without any form of agreement and you no longer want him or her there, an eviction may not be the procedure to follow. Please refer to Florida Statutes Chapter 82 for Unlawful Detainer.

THIS PACKET CONTAINS THE FOLLOWING FORMS:

FORM 1 NOTICE TO QUIT (3-day notice)

Termination for failure to pay rent Florida Statutes 83.56(3)

The "3-Day Notice" may be delivered by mail (add 5 days if mailed), personally delivered to the tenant, or posted on the premises if the notice cannot be delivered to the tenant.

The notice must state the amount of rent owed and the date the notice was given to the tenant.

The three-day time must run, **excluding** the day of service, Saturday, Sunday or legal holidays, before starting a suit to evict the tenant or to recover past due rent.

FORM 2 NOTICE OF NON-COMPLIANCE OF AGREEMENT

Termination for non-compliance **other than** failure to pay rent Florida Statutes 83.56(2)(b)

The "7-Day Notice" is for lease violation. Lease violations which entitle the landlord to send this notice may include such violations as having or permitting unauthorized pets, unauthorized guests or unauthorized vehicles; parking in an unauthorized manner or permitting such parking; failing to keep the premises clean and sanitary or other activities not permitted by the lease. Tenants must be given notice of violation and a seven-day opportunity to cure the violation.

The delivery of this written notice may be by mailing or delivery of a true copy to the premises or if the tenant is absent from the premises, by leaving a copy of the notice at the premises.

This written notice must be delivered, and the seven-day time period must run prior to any termination of the lease or any lawsuit of eviction being filed.

FORM 3 NOTICE OF NON-COMPLIANCE WITH NO OPPORTUNITY TO CURE

Non-compliance of lease or agreement with no opportunity to cure the issue Florida Statutes 83.56(2)(a)

This "7-Day Notice" is a notice of non-compliance where the tenant has violated Florida Statutes and is of such a nature that the tenant should not be given an opportunity to fix the problem or if the non-compliance constitutes a subsequent or continuing non-compliance within 12 months of a written warning by the landlord of a similar violation.

The written notice must be delivered, and the seven-day time period must run prior to any termination or eviction lawsuit being filed.

FORM 4 UNDER REVISION PURSUANT TO FLORIDA STATUTE UPDATE

FORM 5 & 6 NOT NEEDED FOR LANDLORD

FORM 7 COMPLAINT FOR EVICTION

Complaint for landlord to evict the tenant for failure to pay rent This form should be used if only eviction of the tenant is sought.

FORM 7a COMPLAINT FOR EVICTION AND DAMAGES

Complaint for landlord to evict the tenant for failure to pay rent and for a final judgment for past due rent and damages. This form should be used to evict the tenant and to have a money judgment entered for back rent and damages.

FORM 8 COMPLAINT FOR EVICTION FOR FAILURE TO COMPLY WITH RENTAL OTHER THEN FAILURE TO PAY RENT

Complaint for landlord to evict for reasons other than failure to pay rent such as a violation of the lease.

FORM 9 UNDER REVISION PURSUANT TO FLORIDA STATUE UPDATE

FORM 10 EVICTION SUMMONS – RESIDENTIAL

Summons (5-day) If your complaint is only for eviction of the tenant, you need to complete and deliver this form to the clerk the complaint. This form is to be used with Form 7 or Form 7a.

FORM 11 SUMMONS- ACTION FOR BACK RENT AND DAMAGES COUNT II

Summons (20 day) If your complaint is for eviction of the tenant **and** for any back rent and damages you should complete this form and deliver it to the clerk along with your complaint. This form is to be used with Form 7a.

FORM 12a MOTION FOR CLERK'S DEFAULT - (if no answer is filed as to the eviction)

The tenant will have **five (5)** days after service of the **complaint for eviction** to respond. Do not count Saturday, Sunday or legal Holidays. If the tenant <u>fails to file a written response</u> in the time allowed, you may bring in this form for a clerk to issue along with Form 14.

FORM 12b MOTION FOR COURT'S DEFAULT - (answer filed, but no money deposited)

In addition to filing an answer, *unless the tenant is disputing the amount of rent claimed in the complaint*, the tenant must pay the rent into the Court Registry. You may file this form asking the Judge to issue the default if the defendant filed an answer but did not pay the rent into the Court Registry.

FORM 12c MOTION FOR CLERK'S DEFAULT – (no answer is filed as to back damages)

The tenant will have **twenty (20) straight calendar** days after service of the **complaint for back rent/damages** (Count II of form 7a) to respond. If the tenant fails to file a written response in the time allowed, you may bring this form along with Form 13 and Form 14, for a clerk to issue.

FORM 13 AFFIDAVIT OF DAMAGES *fee is \$10.00 for Clerk to notarize this form*

This form must be filed with Form 12c if a default is requested as to the complaint (form 7a) for back rent or damages. This form **MUST** be notarized before filing.

FORM 14 NON-MILITARY AFFIDAVIT

This form will be filed with Form 12a or Form 12c. This form MUST be notarized before filing.

FORM 15 SATISFACTION OF JUDGMENT

If a Final Judgment for Damages has been entered in the case and subsequently the tenant pays the money owed, the landlord is to complete and record this form. The fee for recording the document is \$10.00 made payable by cashier's check or money order or credit card to the Clerk of Court.

FORM 16 NOTICE OF DISMISSAL

If at any time after the case has been filed, the tenant vacates the premises or the landlord and tenant reach an agreement, the landlord must file this form.

NOTICE TO QUIT

Т	0	:

Tenant #1 Name

Tenant #2 Name (if necessary)

From:_____

Date of delivery of the notice: _____

You are hereby notified that you are indebted to me in the sum of \$______ (insert amount owed by Tenant-not including late fees) for the rent and use of the premises located at:

_____ (Insert Address, City, State, Zip Code of

leased premises), now occupied by you and I demand payment of the rent or possession of the premises within three days (excluding Saturday, Sunday, and legal holidays) from the date of delivery of this notice, to-wit: on or before _______, (insert the date which is three days from the delivery of this notice, **DO NOT INCLUDE** the date of delivery, Saturday, Sunday, and legal holidays).

Signature of landlord / property manager

Address

City, State and Zip Code

Phone Number

Method of delivery: _____(by hand, posting or mailing)

*If delivered by mail, an additional 5 days must be added to this notice.

То: _____

Tenant's Name

Address

NOTICE OF NON-COMPLIANCE OF AGREEMENT

City, State and Zip Code

From:

Date:_____

You are hereby notified that you are not complying with your lease in that

(Insert noncompliance)

Demand is hereby made that you remedy the noncompliance within seven days of receipt of this notice or your lease shall be deemed terminated and you shall vacate the premises upon such termination. If this same conduct or conduct similar nature is repeated within 12 (twelve) months, your tenancy is subject to termination without you being given an opportunity to cure the noncompliance.

Signature of landlord / property manager

Address

City, State and Zip Code

Phone number

Method of delivery: ______(by hand, mailing or posting)

*If delivered by mail, an additional 5 days must be added to this notice.

То:____

Tenant's Name

Address

City, State and Zip Code

NOTICE OF NON-COMPLIANCE WITH NO OPPORTUNITY TO CURE

You are hereby notified that your lease is terminated effective immediately. You have seven (7) days from delivery of this notice to vacate the premises. This action is taken because:

Signature of landlord / property manager

Address

City, State and Zip Code

Phone Number

Date of Delivery:

Method of delivery: ______ (by hand, mailing or posting)

*If delivered by mail, an additional 5 days must be added to this notice.

Case No.

Plaintiff/Landlord

VS

Defendant(s) / Tenant(s)

COMPLAINT FOR EVICTION

Plaintiff,	sues Defendan	nt	and alleges:
(name of landlord)	(name of tenant(s)	
1. This is an action to evict a ter	nant from real property in Bay	County, Florida.	
2. Plaintiff owns the following o	lescribed real property in the C	County:	
(insert address of the pro	perty including, if applicable, u	init or lot number)	
		written) agreement to pay rent of	\$_
(Insert terms of paym	 nents i.e., weekly, monthly, etc.))	
A copy of the written agreement	ent, if any, is attached as exhibi	it "A".	
4. Defendant failed to pay rent d	ue (insert date tenant failed te	_, 20 o pay rent)	
5. Plaintiff served Defendant wit	h a notice on (Insert date of not	, 20 to pay th	ie rent or
deliver possession but Defend	ant refuses to do either. A cop	by of the notice is attached as Exh	ibit "B".
Wherefore, Plaintiff demands judg rent monies deposited into the cou		perty against Defendant and the pay e.	ment of any
	Da	ated:	
	Sig	gnature of Landlord / Property Mar	nager
	Ac	ldress	
	Cir	ty, State and Zip Code	
	Ph	none number	
	En	nail Address	

Plaintiff / Landlord

vs

Defendant(s) / Tenant(s)

COMPLAINT FOR EVICTION AND DAMAGES

Plaintiff, _______ sues Defendant ______ and alleges:

(Name of tenant)

COUNT I - EVICTION

1. This is an action to evict the tenant from real property in Bay County, Florida.

2. Plaintiff owns the following described real property in the County:

(Name of landlord)

(Insert address of the property including, if applicable, unit or lot number)

3. Defendant has possession of the real property under a/an (oral / written) agreement to pay rent of \$ payable _____

(Insert terms of payments i.e., weekly, monthly, etc.)

A copy of the written agreement, if any, is attached as exhibit "A".

- __, 20____. 4. Defendant failed to pay rent due (Insert date tenant failed to pay rent)
- 5. Plaintiff served Defendant with a notice on ______, 20 _____ to pay the rent or (Insert date of notice) deliver possession but Defendant refuses to do either. A copy of the notice is attached as Exhibit "B".

Wherefore, Plaintiff demands judgment for possession of the property against Defendant and the payment of any rent monies deposited into the court registry as a result of this case.

COUNT II - DAMAGES

- 6. This is an action for damages that do not exceed \$50,000.
- 7. Plaintiff restates those allegations contained in paragraphs 1 through 5 above.
- 8. Defendant owes Plaintiff \$_____(past due rent amount) that is due with interest since ______, 20 ____. (Date of last rental payment tenant failed to make) and \$______ for damages to property.

Wherefore, Plaintiff demands judgment for damages against Defendant.

Dated:

Signature of Landlord / Property Manager

Address

City, State and Zip Code

Phone number

Email Address

Plaintiff / Landlord

VS

Defendant(s) / Tenant(s)

<u>COMPLAINT FOR EVICTION</u> <u>FOR FAILURE TO COMPLY WITH RENTAL</u> <u>OTHER THAN FAILURE TO PAY RENT</u>

Plaintiff,		sues Defendant		and alleges:
	(Name of landlord)		(Name of tenant(s)	-

1. This is an action to evict a tenant from real property in Bay County, Florida.

2. Plaintiff owns the following described real property in the County:

(Insert address of rental property including, if applicable, unit or lot number)

3. Defendant has possession of the property under a (oral / written) agreement.

A copy of the written agreement, if any, is attached as exhibit "A".

4	Plaintiff served Defendant with a notice
on	, 20(date of notice), giving written
notice to the Defendant that the Defendant was in violation	ion of the rental agreement.
A copy of the notice setting forth violations of the renta	al agreement is attached hereto as Exhibit "B".

5. Defendant has failed to correct or discontinue the conduct set forth in the above mentioned notice.

Wherefore, Plaintiff demands judgment for possession of the property against Defendant and the payment of any rent monies deposited into the court registry as a result of this case.

Dated:	
Signature of Landlord	
Address	
City, State and Zip Code	
Phone number	
Email	

Case no.

Plaintiff/Landlord Vs

Defendant(s) / Tenant(s)

EVICTION SUMMONS RESIDENTIAL

The State of Florida To Each Sheriff of the State

You are commanded to serve this summons and a copy of the complaint in this lawsuit on:

Tenant(s) Name: _____

Tenant's Address:

City, ST, Zip:

READ CAREFULLY

You are being sued by the landlord / plaintiff to require you to move out of the property where you are residing for the reasons given in the attached complaint.

You are entitled to a trial to decide whether you can be required to move, but you <u>MUST DO ALL</u> of the things listed below. You must do them within five (5) days (not including Saturday, Sunday or any legal holiday observed by the Clerk of the Court) after the date these papers were given to you or a person who lives with you or were posted at your home.

THE THINGS YOU MUST DO TO CHALLENGE THE EVICTION ARE AS FOLLOWS:

- 1. Write down the reason(s) why you think you should not be forced to move. The written reason(s) must be given to the Court Clerk at the Bay County Courthouse, 300 E. 4th St. Room 105, Panama City, Fl 32401.
- 2. Mail or take a copy of the written reason(s) to the landlord:

(Name of landlord)

(Address of landlord including City, State and Zip code)

- 3. Give the Court Clerk the rent that is due. <u>YOU MUST PAY THE CLERK THE RENT EACH TIME IT</u> <u>BECOMES DUE UNTIL THE LAWSUIT IS OVER.</u> Whether you win or lose the lawsuit, the Judge may award this rent to the landlord. [By statute, public housing tenants or tenants receiving rent subsidies shall be required to deposit only that portion of the full rent for which the tenant is responsible pursuant to federal, state, or local program in which they are participating.]
- 4. If you and the landlord do not agree on the amount of rent owed, you must file a written request (motion) which asks the Judge to decide how much money you must give the Court Clerk. The written request must be filed with your answer to the Eviction Complaint. A copy of your motion must also be mailed or hand delivered to the plaintiff(s) attorney, or if the plaintiff(s) has no attorney, to the plaintiff.
- 5. A court registry fee of 3% of the first \$500 and 1 ¹/₂ % of the remaining balance of the rent being paid to the Court Clerk, will be collected when the money is posted to the court registry pursuant to F.S. 28.24. <u>MONEY PAID INTO THE COURT REGISTRY MUST BE PAID WITH CASH,</u> CASHIER'S CHECK OR MONEY ORDER. *please remember to include the fee*

IF YOU DO NOT DO ALL OF THESE THINGS WITHIN 5 DAYS (not including Saturdays, Sundays, and Legal Holidays for your courthouse) YOU MAY BE EVICTED WITHOUT A HEARING OR FURTHER NOTICE.

The State of Florida To Each Sheriff of the State

You are commanded to serve this summons and a copy of the complaint in this lawsuit on the above named defendant.

Dated:

BILL KINSAUL Clerk of Court Bay County, Florida

By:

Deputy Clerk

Page 2 of 2 Form 10

Case no.

Plaintiff/Landlord Vs

Defendant(s) / Tenant(s)

<u>SUMMONS</u> <u>ACTION FOR BACK RENT AND DAMAGES</u> <u>COUNT II</u>

The State of Florida To Each Sheriff of the State

You are commanded to serve this summons and a copy of the complaint in this lawsuit on:

Tenant(s) Name: _____

At

Address:

Each defendant is further required to serve written defenses to the demand for back rent and all other damages to the premises contained in said complaint upon the above named plaintiff,

(Landlord)

(Landlord's address)

within 20 days after service of this summons upon the defendant, exclusive of the day of service, and to file the original of said written defenses with the Clerk of said Court either before service on thereafter. If you fail to do so, a default will be entered against the defendant for the relief demanded in that portion of the complaint.

Witness my hand and seal this ______ day of ______, 20___.

BILL KINSAUL Clerk of Court Bay County Florida

B y: _____

Deputy Clerk

Case no.

Plaintiff / Landlord Vs

Defendant / Tenant(s)

MOTION FOR CLERK'S DEFAULT (no answer filed as to complaint for eviction)

Plaintiff asks the Clerk to enter a default against Defendant, for failing to respond as required by law to Plaintiff's Complaint for Eviction.

Dated: _____

_,

Signature of Landlord

Address

City, State and Zip Code

Phone number

DEFAULT

A default is entered in this action against the Defendant for eviction for failure to respond as required by law.

Dated:

BILL KINSAUL Clerk of Court, Bay County

By: _____ Deputy Clerk

Form 12a

use this form to default the tenant if no answer was filed as to the complaint for eviction

Case no.

Plaintiff / Landlord Vs

Defendant / Tenant

MOTION FOR COURT'S DEFAULT

(no money deposited into court registry)

Defendant has filed a written response but has failed to deposit rent as required by law. Therefore, plaintiff asks the Court to enter a default against ______, Defendant.

Dated: _____

Signature of Landlord

Address

City, State and Zip Code

Phone number

DEFAULT

A default is entered in this action against the Defendant for eviction for failure to deposit rent as required by law.

Dated:

By: _____ County Judge

Form 12b

use this form to default the tenant if an answer was filed, but no money was deposited into the court

Case no.

Plaintiff/Landlord Vs

Defendant / Tenant

MOTION FOR CLERK'S DEFAULT (no answer to count II of complaint Form 7a)

Plaintiff asks the Clerk to enter a default against ______, Defendant, for failing to respond as required by law to Plaintiff's Complaint for Back Damages- Count II.

Dated:

Signature of Landlord

Address

City, State and Zip Code

Phone number

DEFAULT

A default is entered in this action against the Defendant for damages for failure to respond as required by law.

Dated:

BILL KINSAUL Clerk of Court, Bay County

By: _____

Deputy Clerk

Form 12c

use this form to default the tenant if no answer was filed as to the complaint for back damages (Count II)

Case no.

Plaintiff/Landlord Vs

Defendant / Tenant

AFFIDAVIT OF DAMAGES

State of Florida County of Bay

- 1. Before me, the undersigned authority, personally appeared _______, who being first duly sworn, states as follows:
- 2. This affidavit is based on my own personal knowledge.
- 3. Defendant has possession of the property which is the subject of this eviction under an agreement to pay rent in the amount of \$ ______.
- 4. Defendant has not paid rent due since ______.
- 5. Defendant owes Plaintiff \$_____ (past due rent amount) as alleged in the complaint, \$_____ in late fees, \$_____ in court costs plus interest.
- 6. Defendant owes Plaintiff \$_____ (amount of other damages) as alleged in the complaint plus interest.

Dated: _____

Signature of Landlord

Address

City, State and Zip Code

Phone number

Sworn and subscribed before me this _____ day of _____, 20___, by ______, who is personally known to me or who has produced _______ as identification and took and oath.

Deputy Clerk or Notary Public

Form 13

Plaintiff / Landlord

Vs

Defendant / Tenant		
NON-1	MILITARY A	FFIDAVIT
State of Florida County of Bay		
On this day personally appeared before me, after being duly sworn, says:		the undersigned authority who
Defendant is known by Affiant not to be in provisions of the Soldiers' and Sailors' Civ	•	ice or any government agency or branch subject to the
		ath to the truthfulness of the claims made in this ng a false statement includes fines and/or
		Dated:
		Signature of Landlord
		Address
		City, State and Zip Code
		Phone number
State of Florida County of Bay		
Sworn and subscribed before me this	_ day of	, 20, by
	_, who [] is pe	rsonally known to me or [] produced
	as identifi	cation and who took an oath.

Case no.

Notary Public or Deputy Clerk

Case no.

Plaintiff/Landlord Vs

Defendant / Tenant

SATISFACTION OF JUDGMENT

The undersigned, the owner and holder of that certain Final Judgment rendered in the above captioned civil action, dated _______ and recorded in Bay County, Florida in Official Records Book ______, Page ______, does hereby acknowledge that all sums due under it have been paid in full and that said Final Judgment is hereby satisfied and is canceled and satisfied of record.

Dated this _____ day of _____ , 20____.

Signature of Plaintiff

Printed Name

State of Florida				
County of Bay				
The foregoing instrument was acknowled	lged before me this	day of	, 20	_, by
who is [] personally known to me or [] produced			[] produced	
	_as identification.			

Notary Public or Deputy Clerk

Printed Name

Plaintiff/Landlord Vs

Defendant / Tenant

NOTICE OF DISMISSAL

The plaintiff hereby requests the above styled case be dismissed this _____ day of ______, 20_____.

Signature of Landlord

Certificate of Service

I hereby certify that a copy of the foregoing Notice of Dismissal has been furnished to

 at

 (Name of defendant)
 (Insert address)

 By [] United States Mail, [] hand delivery, this
 day of _____, 20___.

Signature of landlord