

Superior Court of the District of Columbia Civil Division – Landlord and Tenant Branch 510 4th St NW, Building B, Room 110, Washington DC 20001 202-879-4879 | dccourts.gov

			Case No.			
Plaintiff(s)		VS.	Defendant(s)			
Address (no post office boxes)			Address			
City, State, Zip Code			City, State, Zip Code			
Phone Number			Phone Number			
Emai	Email Address		Email Address			
I. Ba			ON OF REAL PROPERTY FORM 1B Grounds for Eviction – Residential Property)			
1			swear or affirm, under penalties of periury			
١.	I,, swear or affirm, under penalties of perjury that I have knowledge of the facts set forth in this Complaint.					
			ff's agent authorized to make this verification and my corporation, include your title):			
2.	. Plaintiff: □ is the Landlord or Owner, or □ has been appointed Personal Representative of the Estate in Case Number and is authorized to take possession of the property, or □ is not the Landlord, Owner, or Personal Representative, but has the right to possession because (<i>explain</i>)					
3.	The Property is registered with the Rental Accommodations Division: □ yes □ no					
	The Registration Number is:		or □ the Exemption Number is:			
	or □ the Property is not required to be registered (explain)	d with	the Rental Accommodations Division because			
4.	Plaintiff has a current Basic Business License for the Property (attach copy of License): ☐ yes ☐ no					
			e Expiration date is: or □ Plaintiff			
5.	Plaintiff seeks possession of property located at Plaintiff seeks possession of property because: A. Defendant did not vacate the property after		, Washington, D.C.			

	the time the Notice was served (specify):
2)	Complete only in cases alleging violations of obligations of tenancy:
2)	
	Defendant's conduct set forth in the Notice violates (select all that apply):
	☐ The following paragraph number(s) or provision(s) of the written lease (attach relevant portions); and/or
	☐ Title 14 of the District of Columbia Municipal Regulations (D.C. Housing Code). Cite section of Title 14, or describe conduct
	Defendant's conduct set forth in the Notice occurred within six months before service of the
	Notice: ☐ yes ☐ no
	Check and complete one of the following: Defendant failed to correct/cure the following violation(s) listed in the Notice by the deadline set forth in the Notice
	☐ Defendant has no right to correct/cure the violation(s) because (federally subsidized housing only):
B. For the	e following reasons:
	fendant is maintaining a drug haven as defined by D.C. Code § 42-3602;
☐ De	fendant is not a tenant and has no legal right to occupy the premises; fendant is a terminated cooperative member holding over after expiration of a Notice to Quit ant to D.C. Code § 42-3203;
☐ De Code (record	fendant is a foreclosed homeowner holding over after expiration of a Notice to Quit pursuant to D.C. § 42-3203 and D.C. Code § 42-522, and the deed transferring the property to the current owner is ed at the Recorder of Deeds;
	fendant is a terminated employee and has no legal right to occupy the premises; er reason (explain fully):
	quit: is not required, or has been served as required by law (<i>Attach copy of Notice and on of Service of the Notice</i>)
Rent for th	ne property is subsidized by the federal or local government: uges uges uges uges uges uges uges uge

6.

Therefore, the Plaintiff asks the Court for: (check all that apply) ☐ Judgment for possession of the property described with no right to redeem the tenancy (non-redeemable judgment) and costs taxed by the Clerk. ☐ A protective order requiring that all future rent be paid into the Court Registry until the case is decided. Subscribed and sworn to before me this _____ day of _____, 20____ Notary Public: My commission expires:

Important Note to Parties: Court of Appeals Rule 49, Superior Court Rule of Civil Procedure 101, and Landlord and Tenant Rule 9 prohibit the unauthorized practice of law. Any person who is not a lawyer in good standing in the District of Columbia should be aware that he or she could be engaging in the unauthorized practice of law if he or she acts on behalf of another in the Landlord and Tenant Branch for any purpose other than to request a continuance

Plaintiff / Petitioner or Attorney I	Name (Print Name):	CLERK OF THE COURT Costs of this suit to date are: \$	STERLOR COLLEGE	
Address:				
Signature:			ALOT OF COLUMN	
Email Address:				
Telephone Number:	Attorney Bar Number:			

Para pedir una traducción, llame al (202) 879-4828

如需翻译,请打电话 (202) 879-4828

Veuillez appeler au (202) 879-4828 pour une traduction

II. Relief Requested:

Để có một bài dịch, hãy gọi (202) 879-4828 የአጣርኛ ትርንም ለጣግኘት (202) 879-4828 ይደውሉ

번역을 원하시면, (202) 879-4828 로 전화주십시요

NOTICE TO DEFENDANTS

Please note that you should have received with this Complaint an additional form entitled "Summons to Appear in Court and Notice of Hearing." If you did not receive the Summons, immediately call the Landlord-Tenant Clerk's Office at 202-879-4879 to learn what date you are required to appear in court to respond to this Complaint.

AVISO A LOS DEMANDADOS

Sírvanse tomar nota, que junto con la Demanda, deben haber recibido un formulario adicional, titulado "Citatorio para Comparecer en el Juzgado y Aviso de Audiencia". Si no recibió el Citatorio, llame inmediatamente a la Secretaría de Actas de Arrendadores e Inquilinos, al 202-879-4879 para enterarse de la fecha en que tiene que comparecer ante el Juzgado para contestar esta Demanda.