

IN THE AKRON MUNICIPAL COURT SUMMIT COUNTY, OHIO

| Name | |) | CASE NUMBER |
|---------|--------------|------------|-------------------------------------|
| Address | |) | |
| Phone | | _) _) | |
| E-mail | |) | Complaint for Forcible Entry and |
| | PLAINTIFF(S) |) | Detainer and Second Cause of |
| VS. | |) | Action_ |
| Name | | _) | |
| Address | | -) _) | |
| Phone | | _) _) | |
| Email | | _) | |
| | DEFENDANT(S) |) | |

FIRST CAUSE OF ACTION

Plaintiff(s) for this First Cause of Action state that Defendant(s) since (date)______, 20_____, have/has unlawfully and forcibly detained, and still do unlawfully and forcible detain from Plaintiff(s) possession of the following premises:______

_____, along

with the lot of land in which it is situated, is located within the jurisdiction of this Court. Said Defendant(s) entered upon said premises as (choose one):

() tenant(s) of Plaintiff, the lease (verbal, written, month to month) hereby expired at the time therein first mentioned, have/has unlawfully and forcibly held over said term.

() person(s) with no color of title and have/has unlawfully and forcibly held over said term.

On ______, 20____ Plaintiff(s) duly served upon Defendant(s) as required by law notice in writing to leave said premises. Plaintiff(s) ask for process and restitution.

Plaintiff(s)/Plaintiff(s) Attorney

PRINT Name: _____

Address: _____

| Phone: | | | |
|--------|--|--|--|
| F-Mail | | | |

| L IVIUI | | | |
|---------|-----------|------|--|
| Attorne | v Bar No. | | |



SECOND CAUSE OF ACTION

Plaintiff(s) for this second cause of action state(s): ______

DAMAGES (INSERT DOLLAR AMOUNT):_____

Plaintiff(s)/Plaintiff(s) Attorney

> Phone: _______ E-Mail:______ Attorney Bar No. _____