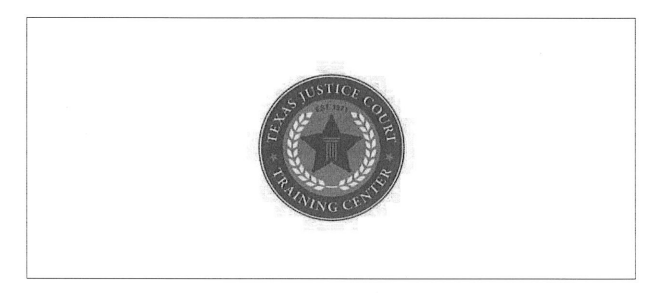
Self-Help Legal Information Packet: Filing an Eviction Case



Self-Help Legal Information Packets are provided for the benefit of justice courts and individuals seeking access to justice through the court system. They do not constitute legal advice, and the court is not responsible for the accuracy of the information contained in the packet.

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What is an Eviction Case?

An eviction case is filed whenever a person or company is trying to recover possession of real property (like land, a house, or an apartment building) from someone else. Usually, it is a landlord filing against a tenant. The person or company filing the case is called the plaintiff and the person or company they file against is called the defendant.

Do I Need to File an Eviction Case?

The clerk or judge **cannot** give you advice on whether or not to file an eviction case and **cannot** have a conversation with you about the facts of your situation.

If you are trying to end the legal right for a person or company to occupy property that belongs to you, you will need to file an eviction case.

You need to file an eviction case if:

- 1) You are trying to remove someone who was renting your property as their residence;
- 2) You are trying to remove someone who was renting your property for a business or other purpose; or
- 3) You allowed another person to use your property as their residence, even without a written lease or rent involved.

In order to win an eviction case, you will need to show:

1) The tenant **breached their lease** (this means they didn't pay their rent or did something they were not allowed to do under the contract, such as have unauthorized pets);

- The tenant's lease has run out and they haven't left (this could include a month-to-month tenancy that you properly terminated);
- 3) The person was a **tenant at will** (meaning there was no set time when the lease would be over) **and** there was no rent due under the agreement, you gave a proper notice to vacate, and the person didn't leave; or
- 4) The person entered and remains in the property without your permission (squatter).

You do **not** need to file an eviction case if:

- You are excluding someone from your property who was not renting the property or using it as their residence (such as an overnight visitor);
- 2) The person has already permanently vacated the property. If they have vacated but still owe you back rent, you can file a Small Claims Case to recover the back rent (see the information packet on How to File a Small Claims Case for details).

What Do I Do Before Filing an Eviction Case?

Step 1: Breach of Lease or Notice of Termination of Lease

If the defendant has a written lease agreement or pays you rent, you cannot just evict them from the property for no reason. If they have a lease with a set end date, they are entitled to stay in the property until that date, unless they don't pay their rent or violate some other term of the lease.

A **termination notice** is required if either:

1) the tenant has a written lease that they did not breach, and that lease does not have a set end date; or

2) they do not have a written lease, but there is an agreement that they pay you rent.

The termination notice is a written notice telling them the day that their lease now ends. This notice must be at least one rental payment period. Most agreements without set end dates are "month-to-month" agreements, so you would need to give at least one month's notice. For example, you could give a termination notice on January 27th informing the tenant that the lease is terminated effective February 28th.

If they breached the lease, or there is no written lease and no agreement to pay rent, then no termination notice is needed, and you can proceed to Step 2: Notice to Vacate.

Step 2: Notice to Vacate

You must always deliver a notice to vacate to the defendant before filing an eviction case. This is a written demand for the defendant to leave the property within a set period of time. This period of time is 3 days, unless you agreed in a contract to a different period of time (or the property was purchased at a tax sale or you are trying to remove the tenant of a person who was foreclosed upon).

The notice to vacate may be delivered to the defendant by:

- 1) Handing it to them personally,
- 2) Mailing it to the premises, addressed to the defendant, or
- 3) Posting it on the **inside** of their front door.

If you cannot post it on the inside of the front door due to a dangerous animal or deadbolt-type device, or because you fear personal harm will come to you or any other person, you may post it on the outside of the front door, in an envelope that has

the tenant's name, address, and the words "IMPORTANT DOCUMENT" on it. If you post it on the outside of the front door, you must also mail it to the tenant the same day.

You cannot file the eviction case until the time period in the notice to vacate runs out and the tenant fails to vacate the property. The time period begins on the day the notice is delivered to the tenant.

You **must** give a notice to vacate, even if you already gave a termination notice setting a lease end date. In the example above, you gave a termination notice on January 27th telling the tenant the lease will end on February 28th. If the tenant is still there on March 1st, you would be required now to give them a notice to vacate and allow the time period in that notice to run out before filing an eviction case.

If the person is a squatter, you can give them an oral notice to vacate the property immediately. If they fail to leave, you can file an eviction at that time.

Where Do I File an Eviction Case?

Eviction cases **must** be filed in the in the justice court in the precinct and county where the property is located. If you file the case in any other precinct, the court must dismiss your case, and you do not get a refund of the filing fees.

The court may be able to help you determine the proper precinct to file in. Other resources you may use include precinct maps or the elections office. It is ultimately your responsibility to file your case in the proper location!

How Do I File an Eviction Case?

The first step in filing a case is to file a **petition**, which is a form that says who you are suing, why you are suing them, how much you are suing them for, and provides contact information. An eviction petition must contain information about what the reason is for eviction (nonpayment of rent, they stayed past the end of their lease, etc.), where the property is located, and how and when you delivered the notice to vacate. If the tenant owes you rent, you need to put that (and how much they owe you) in the petition. The court will likely have a petition form that you can use.

IMPORTANT - If the tenant owes you money other than back rent (like late fees, unpaid utility bills, or property damage), you cannot recover that in an eviction case! Do not put these amounts in your petition. Only back rent, your costs to file the case, and attorney's fees (if you have a written lease authorizing attorney's fees) may be awarded. If the tenant owes you other money, you can file a small claims case to try to recover that money. See the information packet on Filing a Small Claims Case for details.

The petition must name each and every tenant that you are trying to evict. A tenant is anyone listed on a written lease or any person who is responsible for paying rent to you.

An eviction petition must be **sworn**, meaning you sign it in front of a notary or the clerk or judge, and are swearing under oath that everything in it is true to the best of your knowledge.

When you file the petition, you will have to pay a **filing fee of \$54**. Also, the petition and **citation** (the notice from the court to the defendant that they have been sued) must be **served on** (delivered to) the defendant. You will need to pay an additional

service fee for each tenant for the constable or sheriff serving the paperwork. You are **not allowed** to deliver the paperwork yourself!

If you win your case, you will be awarded the fees that you had to pay, in addition to the other money you are entitled to recover.

What if I Can't Afford to File a Case?

Courts must not deny you access to justice simply because you cannot afford filing fees or service fees. If you are unable to pay those fees, fill out a **Statement of Inability to Afford Payment of Court Costs** form - the court must provide this form for you.

You must swear to the information that you provide on this form and can face legal consequences if you do not fill it out to the best of your ability. Fill out the form completely and truthfully!

Do I Need a Lawyer to File a Case?

While you are allowed to have a lawyer in an eviction case, the rules and procedures are designed to be simple and straightforward, allowing people to seek justice without needing to hire a lawyer.

If you do not have a lawyer, the judge may allow you to be assisted or represented in court by a family member or other person, such as a property manager.

The court is required to make the Rules of Civil Procedure available to you at no cost. Rule 510 specifically applies to

Eviction Cases and Rules 500-507 are the rules that generally apply to justice court.

The court is **not** allowed to give you advice on whether you should file a case, who you should file a case against, or what steps you should take to win your case or collect your judgment.

Questions the court **can** answer for you are questions like "What do I need to do to have a jury trial?" or "How many days do I have to file an appeal?"

Questions the court **cannot** answer for you are questions like "Is it a good idea to get a jury for this case?" or "Am I going to win?"

If, after reviewing these materials and the rules, you still are not sure what to do, it may be best to consult an attorney.

What Happens After I File an Eviction Case?

The court will generate the **citation**, which tells the defendant that they are being sued. The citation then must be served on the defendant. You can either pay the service fee for the constable or sheriff to serve the citation or submit a Statement of Inability showing you cannot afford the fee.

Once the defendant is served with the citation, the court will set your case for trial, which must be at least **6 days** after the defendant was served.

How Do I Send Paperwork to the Defendant?

Any paperwork such as motions, requests for a hearing, appeals, etc., must be sent to the defendant as well as to the court. You can send those papers to the defendant by:

- 1) delivering it to them in person,
- 2) mailing it to them using certified or registered mail,
- 3) using a delivery service such as FedEx or UPS,
- 4) faxing it to them, or
- 5) sending it by email if the defendant provided their email address for document delivery and agreed to email service in writing.

On the copy you give to the court, you must write down how and when the paperwork was delivered to the defendant.

What if We Reach an Agreement?

If the case goes to trial, usually there will be a "winner" and a "loser." resulting in someone being happy and someone being unhappy. To reduce that risk, parties will often come to a settlement, or an agreement on how to resolve the case. If you reach a new agreement with the defendant allowing them to remain in the property, you will need to file a nonsuit, which is a request for your case to be dismissed. If the defendant then breaches that new agreement, you will have to start over from the beginning with a new notice to vacate and a new case.

Can I Have a Jury Trial?

Yes. Either side in an eviction case may request a jury trial. You must make a request in writing to the court at least 3 days before the date set for trial and pay a jury fee of \$22.

If no one requests a jury, the trial will be heard by only the judge, which is called a bench trial.

What if I Need More Time for Trial?

If you need more time for trial or have a conflict with the date that the trial is scheduled, you can file a motion (request) for **postponement**, also called a **continuance**. You should explain in writing why you need the postponement. In eviction cases, the case can't be postponed for more than 7 days unless both sides agree in writing.

Do not just decide not to show up on your trial date! That likely will result in your case being dismissed.

What Happens at the Trial?

Be sure to bring all of your witnesses and documents with you on your trial date! If the trial is a jury trial, the first step will be jury selection, which is formally called voir dire.

Next, you will be able to give an opening statement if you wish, where you explain to the judge and jury what the case is about.

After that, you will call any witnesses you have and ask them questions so they can **testify**, or tell their story, to the judge or jury. The defendant will also be able to ask your witnesses questions. You can also testify yourself and show any evidence

you may have (such as documents, contracts, cancelled checks, receipts, etc.).

Next, the defendant can present any evidence and call any witnesses that they may have. You get to ask questions of any witnesses they call, which is called **cross-examination**. You may ask the witnesses questions that relate to the facts of the case, but must remain calm, polite, and respectful of the court process, even if you disagree with what the witness says.

Finally, each side can make a final statement, called a **closing argument**, where you explain why you think you should win.

After that, the decision will be made by the jury if there is one, or by the judge if there is no jury. The decision will be announced in open court, and a written **judgment** will be made available.

What if the Defendant Doesn't Appear?

If the defendant doesn't appear at trial, the information in your sworn petition will be taken as the truth. If you provided enough information in your petition, you will be awarded a default judgment. If you did not, you may need to provide information to the court about things such as how and when you delivered the notice to vacate before the court can award you a judgment.

To get a default judgment, you will also need to provide the last known address of the defendant to the court in writing, as well as an affidavit stating whether or not the defendant is on active duty in the U.S. military (or that you do not know if they are), and how you know that they are or not, or why you do not know if they are.

You can verify military service at https://scra.dmdc.osd.mil/.

What Happens if I Lose My Eviction Case?

If the judgment is in favor of the defendant, they will be able to remain in possession of the property. If you wish, you can file an **appeal**, which is a request for the county court to hear the eviction case over again. You can file an appeal within 5 days of the judgment. The 5 days include weekends and holidays. If the fifth day is a weekend, holiday, or day the court closes before 5 P.M., you have until the next business day to file your appeal.

To appeal, you will have to file either:

- An appeal bond (promise from another person, called a surety, to pay the bond amount to the defendant if you don't pursue the appeal) in an amount set by the court;
- 2) A cash deposit in an amount set by the court, which may be awarded to the defendant if you don't pursue the appeal; or
- 3) A Statement of Inability to Afford Payment of Court Costs if you cannot afford an appeal bond or cash deposit.

If you appeal with an appeal bond or a cash deposit, you must pay a filing fee of \$54 or file a Statement of Inability to Afford Payment of Court Costs. You must also send a notice of the appeal to the defendant within five days of filing it with the court.

Once your appeal is filed with the county court, you will be required to pay a separate filing fee or file a Statement of Inability to Afford Payment of Court Costs with the county court.

What Happens if I Win My Eviction Case?

If the judgment is in your favor, the defendant has a right to file an appeal as described above.

If you get a judgment in an eviction case based on the defendant not paying rent, and the defendant appeals with an appeal bond or a Statement of Inability, the defendant will be ordered to pay one month's rent to the court. You can then receive that money, which covers the defendant's rent for the first month of the appeal process. This ensures that someone evicted for not paying rent isn't able to stay in the property for free during an appeal. If they do not pay the rent to the court, or if they do not file an appeal but do not leave the property, you can get a **writ of possession**, which is an order for the defendant to be removed from the property.

You will have to pay a fee for issuance of the writ, and a fee to the constable for executing the writ. If a writ is issued, a 24-hour notice will be posted on the door, and if the property isn't vacated in that 24-hour period, the constable will come out and supervise the removal of the defendant's property.

If you were awarded money in the judgment, such as for back rent or attorney's fees, see the "What Happens if I Win My Small Claims Case?" section of the information packet on Filing a Small Claims Case for information on enforcing money judgments.

Resources

Texas Lawyer Referral Service - (800) 252-9690

To check military status - https://scra.dmdc.osd.mil/

Texas Justice Court Training Center information for self-represented litigants - www.tjctc.org/SRL

Office of Court Administration Self-Represented Litigant Site: www.txcourts.gov/programs-services/self-help/self-represented-litigants/

State Bar of Texas Information, including Legal Information and Low or No-Cost Legal Assistance: www.texasbar.com, and then click on "For The Public."

Forms and Information, including for other types of cases - www.texaslawhelp.org

NOTICE TO QUIT AND TO VACATE

STATE OF TEXAS

COUNTY OF FRIO

DATE:
TO:, and ALL other Occupants:
In accordance with the Texas Property Code Art. 24.005, you are hereby notified and required and deliver peaceful possession of the premises you now hold owned by me, said premises are situated and described follows:
Reason: Termination
Failure to pay Rent. Amount Due \$
Property has been Sold
Breaking lease agreement
Other:
Should you and all authorized by you, fail to comply with my request to vacate the said premises
Within days then I shall proceed against you as the law directs. Forcible Detainer to follow. Very Respectfully,
Landlord or Agent Signature
This notice was executed at the above address on day of, 20 at am/pm.
Delivery in person to tenant
Leaving a true copy with a person over the age of 16 at the address listed above.
Posting a true and correct copy on the premises listed above.
Signed this day of, 20
Signature of Person Servicing Notice

Justice Court Civil Case Information Sheet

Cause Number (for clerk use only):

Styled				_
(e.g., John Smith v. All An	nerican Insurance Co: In re	Mary Ann Jones; In th	ne Matter of the Estate of George Jackson)	
vailable at the time of filing. This sheet, requir	ed by Rule of Civil Procedur lings or pleading or docume	re 502, is intended to	ed to initiate a new suit. The information should be collect information that will be used for statistical law or rule. The sheet does not constitute a discover	purposes
1. Contact information for person co	ompleting case informa	ation sheet:	2. Names of parties' in case:	
Name:	Telephone:		Plaintiff(s):	
Address:	Fax:			
City/State/Zip:	State Bar No:		Defendant(s):	
Email:				
Signature:			[Attach additional page as necessary to list all parties]	
3. Indicate case type, or identify the	most important issue	in the case (selec	ct only 1):	1
□ Debt Claim : A debt claim 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 \$20,000.00, excluding statutory interest and court costs but including attorney fees, if any.		□ Eviction : An eviction case is a lawsuit brought to recover possession of real property, often by a landlord against tenant. A claim for rent may be joined with an eviction case if the amount of rent due and unpaid is not more than \$20,000.00, 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 \$20,000.00, excluding statutory interest and court costs but including attorney fees, if any.		☐ <i>Small Claims:</i> A small claims case is a lawsuit brought for the recovery of money damage, civil penalties, personal property, or other relief allowed by law. The claim can be for no more than \$20,000.00, excluding statutory interest and court costs but including attorney fees, if any.		-

Eviction: An eviction case is a lawsuit brought to recover possession of real property, often by a landlord against tenant. A claim for rent may be joined with an eviction case if the amount of rent due and unpaid is not more than \$20,000.00, excluding statutory interest and court costs but including attorney fees, if any.

	CAUS	E NO			
PLAINTIF	 F	§ §	IN THE JUSTICE (COURT	
		§			
V.		§ §	PRECINCT		
		§			
DEFENDA	ANT	§		COUNTY, TEXA	S
	PE	TITION: EVI	CTION CASE		
	INT: Plaintiff hereby sues the		0.00 0.00		mber, if
			for eviction fron	n Plaintiff's premises (in	cluding
	ms and parking areas) located				o o
	Library III-21 M	/:r	C'I	6	
Street Ac			City	State	Zip
	OS FOR EVICTION: Plaintiff all				
	Unpaid rent. Defendant(s) for				6.1
	date of filing is: \$				d the
П	amount at trial to include re				failing
ч	Other lease violations. Defer to pay rent) as follows:				railing
	to pay renty as follows.				
	Holdover. Defendant(s) are rental term, which was on _				of the
NOTICE	TO VACATE: Plaintiff has give	n Defendant(s) a written notice	to vacate (according to	
Property	Code § 24.005) and demand f	or possession	. Such notice was	delivered on the	
	, 20	_ by this meth	od:		
				····	
SUIT FOR	R RENT: Plaintiff □ does or □	does not incl	ude a suit for unpa	id rent.	
ATTORN	EY'S FEES: Plaintiff □ will be o	or 🗆 will not b	e seeking applicab	le attorney's fees. The	
attorney	's name, address, phone and f	ax numbers a	re:		
5 					

IMMEDIATE POSSESSION BOND: If Plaintiff has filed a	bond for immediate possession, Plaintiff				
requests that: (1) the court set the amount of the bond	l; (2) the court approve the bond; and (3)				
proper notices, as required by the Texas Rules of Civil F	Procedure, are given to Defendant(s).				
SERVICE OF CITATION: Service is requested on Defendant(s) by: personal service at home or work, or by delivery to a person over the age of 16 years at Defendant's usual place of residence. If required,					
work addresses where Defendant(s) may be served are	: 				
Digint:ff knows of no other hame arrivally addresses of	Defendent/e) in this country				
Plaintiff knows of no other home or work addresses of	Defendant(s) in this county.				
RELIEF: Plaintiff requests that Defendant(s) is served we judgment against Defendant(s) for: possession of the pland Defendant's possessions from the premises, unpair costs, and interest on the above sums at the rate stated statutory rate for judgments. I hereby request a jury trial. The fee is \$22 and must	remises, including removal of Defendant(s) d rent, if set forth above, attorney's fees, court d in the lease, or if not so stated, at the				
☐ I hereby consent for the answer and any other moti address as follows:					
2	of Plaintiff or Agent or Attorney				
Defendant's Information (if known): Name:					
Date of birth:					
Last three digits of Driver License: Last th	rree digits of Soc. Sec. No.:				
SERVICE BY EMAIL: (Normally, documents in this case of choose to get some of the documents sent by email. If must have an email account where you can receive, open important that you check this email account every day. you will still receive some documents about the case be ignore any documents from the court or other parties. \[\textsim \text{Yes, I would like to receive documents related} \]	you choose to get documents by email, you en, and view large attachments, and it is Even if you receive some documents by email, by mail or personal service, so you must not received by mail or personal service.)				
☐ No, I do not want to receive any documents	by email.				

REMOTE PARTICIPATION:

	ens by phone call, you will be able to talk to and hear
be used must be exchanged by the parties and.	vill not be able to see them. Copies of any evidence to sent to the judge before the hearing)
☐ Yes, I am able to have any hearings in	n this case, except a jury trial, by phone call with the nat I must have a phone to use on the date and time of
☐ No, I am not able to have hearings by	phone call.
talk to the judge, Plaintiff, and any witnesses. Y	g happens by video conference, you can hear, see, and ou will be able to see any evidence presented during a smartphone, or tablet that has a camera feature.
	n this case, except a jury trial, by video conference. I having the equipment and internet access needed to the date and time of the hearing.
☐ No, I am not able to have hearings by NOTE: Your responses in this section do not rather they help the court know how you ar Respectfully submitted,	guarantee that hearings will be held remotely, but
Signature of Plaintiff	Signature of Attorney, if any
Printed Name: Address:	Printed Name: Address:
Email: Telephone: Fax:	Email: Telephone: Fax: State Bar No.:
SWORN TO AND SUBSCRIBED before me on	, 20
CLERK OF THE JUSTICE COURT OR NOTARY	

Certificate of Last Known Address

The undersigned certifies that the last known mailing address of the Defendant against whom judgment is taken in this proceeding:

Defendant's Name:			
Defendant's Address:			
	Plaintiff		
	Plaintill		
	Attorney of Rec	ord for Plaintiff	
	Address		2
	-		
	City	State	Zip
	Telephone Num	phor	
	releptione Mun	IDEI	

This document is required to be filed when a judgment is taken by default so that the court may notify the defendant of the entry of the default judgment.

The Service Member Civil Relief Act, 50 U.S.C. App 507 Et Seq, Passed December 19, 2003, requires the plaintiff in any civil proceeding in which the defendant does not make an appearance to file with the court an affidavit (A) stating whether or not the defendant is in the military service and showing necessary fact to support the affidavit; or (B) if the plaintiff is unable to determine whether or not the defendant is in the military service, stating that the plaintiff is unable to determine whether or not the defendant is in the military service.

PENALTY FOR MAKING OR USING A FALSE AFFIDAVIT: A person who makes or uses a military status affidavit, or statement, declaration, verification, or certificate, 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. Costs for attorney ad litem may be assessed against the plaintiff as cost of the court unless otherwise ordered by the court.

https://scra.dmdc.osd.mil create an account single record request

		c	IN THE HICTICE COURT
Plaintiff		§	IN THE JUSTICE COURT
vs		§	PRECINCT
Defendant		§	FRIO COUNTY, TEXAS
Delendant			
	AFFIDAVIT OF MILITARY S	STATUS C	DF DEFENDANT
	se identity is known to me. After I admir		blic, on this day personally appeared the n oath to such affiant, he or she upon oath and
agent or attorney		numbere	check one]the plaintiff orand authorized d cause. I am over the age of 18 and am capable of hal knowledge and are true and correct.
<u>check below as a</u>	<u>ıpplicable:</u>		
[] The defendar [] The defendar [] The defendar Service mem [] The defendar Relief Act of 20	nt is not in the military In the is not on active duty in the military and it is not in a foreign country on military and it is on active military duty and/or is subers Civil Relief Act of 2003. In thas waived his/her rights under the Some and this the Some at this time?	service abject to the	
	Signature of Plaintiff	/ Agent /	 Attorney
Subscribed and s	sworn to before me by	on t	his the day of, 20
	Court Clerk Nota	ry Public	
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CAUSE NO.

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.

Instructions: The Servicemembers 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 the 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. A person who makes or uses an affidavit under this Act knowing to be false, may be fined or imprisoned or both. 50 USC App. 501 et seq. To obtain certificates of service or non-service under the Servicemembers' Civil Relief Act, you may access the public website: https://scra.dmdc.osd.mil/. This website will provide the current active military status of an individual.

* * *	CAUSI	E NO		
Plaintiff			§	IN THE JUSTICE COURT
VS			§	PRECINCT
Defendant	,		§	FRIO COUNTY, TEXAS
	REQUEST FO	R WRIT OF	POSSI	<u>ESSION</u>
Date of Judgment:				
Premises located at:				
Date of request:				
\$175.00 Fee Paid:				
				lord's Authorized Agent or orney (if attorney) bar code no.:
		Address		
		Dhono		

Fax: _____



CIVIL FILING FEE SCHEDULE

Effective - January 1, 2022

Submit one original petition plus an additional copy for each defendant.

Process Requested	Fees
FILING	
This will only initiate the lawsuit. Each defendant must be served before the	\$54.00
case will be set for trial or before you can procure a default judgment.	
Small Claims, Debt Claim, Eviction, Repair & Remedy,	
Occupation Driver's License, Order of Retrieval	
SERVICE for each defendant in Frio County	\$100.00
You must procure service of citation for defendants out of Frio County.	
SUBPOENA	
Service for each witness to be served in Frio County, <i>plus</i>	\$100.00
Witness fee for each subpoena, or	\$10.00 cash
Production of documents fee for each subpoena	\$1.00 cash
CERTIFIED COPIES	
First page, plus	\$2.00
Each additional page	\$0.25
COPIES OF ALL OTHER DOCUMENTS	
First page, plus	\$1.00
Each additional page	\$0.25
JURY DEMAND	\$22.00
APPEAL	\$54.00
Transcript (required for Appeal to County Court)	\$10.00
ABSTRACT OF JUDGMENT	\$5.00
WRITS	et e
Writ of Execution (2pg) Writ of Possession (5pg)	
Writ of Garnishment (2pg) Writ of Sequestration (2pg)	
Issuance, (per page) plus	\$5.00
Service if judgment debtor is in Frio County	\$150.00

^{**} IF THE DEFENDANT'S ADDRESS IS NOT IN FRIO COUNTY, THE PLAINTIFF WILL BE CHARGED FOR FILING AND ISSUED THE CITATION FOR PROCESS. IT WILL BE THE PLAINTIFF'S RESPONSIBILITY TO FIND OUT WHAT COUNTY THE DEFENDANT'S ADDRESS IS IN AND THE SERVICE FEE FOR THAT COUNTY **

FEES PAYABLE BY MONEY ORDERS ONLY TO THE PROPER COURT

J.P. COURT #1	J.P. COURT #2	J.P. COURT #3	J.P. COURT #4
HON. SHANNA GATES	HON. SANDRA WALDRUM	HON. SUSAN BELDING	HON. JACK E. PROCTOR JR.
500 E. SAN ANTONIO ST.	P.O. BOX 751	500 E.SAN ANTONIO	101 N. COMMERCE SUITE 101
BOX 9 PEARSALL, TX. 78061 (830) 505-2995	PEARSALL, TX. 78061 (830) 505-7839	ST.BOX 13 PEARSALL, TX. 78061 (830) 505-7476	DILLEY, TX. 78017 (830) 326-3250