REPAIR AND REMEDY CASE INSTRUCTIONS

There are generally four types of Landlord/Tenant issues that present themselves in justice court:

- 1) Evictions (see Texas Property Code, Chapter 24)
- 2) Illegal lockouts (see Texas Property Code Chapter 92)
- 3) Illegal shutoff of utilities (see Texas Property Code 92)
- 4) Repair and Remedy cases (Governed by Rules of Civil Procedure Chapter 509 (below); and Chapter 92, Subchapter B of the Texas Property Code.

Cases under this section may only be filed when there is a tenant and a landlord relationship. The case must be filed in the Justice Court Precinct where the property is located.

Filed by a residential tenant to enforce a landlord's duty to repair or remedy a condition that materially affects the physical health or safety of a tenant.

Repair and remedy cases are controlled by Chapter 92, Subchapter B of the Property Code, in sections 95.051-92.061.

EFFECTIVE September 1, 2013, every justice court civil filing will require a JUSTICE COURT CIVIL INFORMATION cover sheet. In every civil case filed, two copies of the cover sheet will need to be provided, one for the court file, and the other to be served along with the citation and original petition to the party being sued.

You need to have two forms to file a repair and remedy case: A Petition Filed by the Residential tenant and Justice Court Civil Case Information Sheet which must include the following information:

- 1) Plaintiff files Petition- which states info about the problem. Court costs same as SC suit;
- 2) Plaintiff can seek up to exceed \$10,000, including attorney's fees, but excluding interest and court costs;
- 3) Clerk sets HEARING DATE no earlier than 10 days or greater than 21 days after DATE PETITION FILED;
- 4) Landlord is not required to file an answer but may if he wishes;
- 5) The tenant must provide the court with 2 copies of the petition and any attachments to the petition for service on the landlord;
- 6) A petition substantially in the form promulgated by the Supreme Court is sufficient. A suit may not be dismissed for a defect in the petition unless the tenant is given an opportunity to correct the defect and does not promptly correct it;
- Citation may be served by certified mail return receipts requested, or by Constable, Sheriff, or private process server. Read Rule 509.4 (a) and (b) (below) for details on service and;

- 8) Under 509.6 Judge may enter Judgment and order Landlord to:
 - Take reasonable action to repair or remedy. Judges order must include in reasonable detail the actions he landlord must take to repair or remedy and the date it must be completed
 - 2) Order reduction in tenants rent under Rule 509.6 B2B (below). Judges order must state the amount of reduced rent the tenant will pay, if any rent at all, the frequency of the rent, the condition justifying reduction of rent, the effective date of the order reducing rent, that the order of reduced rent will terminate on the date the problem is remedied AND that on date problem is remedied or repaired, Landlord must give tenant written notice served under Rule 501.4 (below), that the condition justifying the reduction in rent has been remedied and rent will now revert to amount specified in lease.
 - 3) Award civil damages, a civil penalty
 - 4) Attorney Fees EXCLUDING attorney fees for damages related to a personal injury
 - 5) Landlord may be held in contempt under 21.002 of Govt Code.
- 9) No counterclaims, joinder of suits, or third party suits under Rule 509.7 (below).
- 10) May appeal to county court by filing a written notice of appeal with court within 21 days of date judgment signed or amended.
- 11) Posting of appeal bond not required.
- 12) Court costs are to be paid to the County Clerk in the county where petition filed.
- 13) If a Writ of possession has been filed or final, no order will be issued for repair and remedy.

JUSTICE COURT CIVIL CASE INFORMATION SHEET (4/13)

CAUSE NUMBER (FOR CLERK USE ONLY):

STYLED	American Insurance Co. In we	Jami Ann Iona	s; In the Matter of the Estate of George Jackson)
A civil case information sheet must be c best available at the time of filing. Th	ompleted and submitted when a is sheet, required by Rule of C aces nor supplements the filing	an original peti Civil Procedur gs or service o	tion is filed to initiate a new suit. The information should be the e 502, is intended to collect information that will be used for f pleading or other documents as required by law or rule. The
1. Contact information for person completing case information 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 identif	y the most important iss	ue in the ca	se (select only 1):
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 \$10,000,		possession A claim a amount o	ion: An eviction case is a lawsuit brought to recover a of real property, often by a landlord against a tenant. for rent may be joined with an eviction case if the frent due and unpaid is not more than \$10,000, statutory interest and court costs but including attorney by.
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 \$10,000, 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 \$10,000, excluding statutory interest and court costs but including attorney fees, if any.	

	CASE	NO	
		§	IN JUSTICE COURT
TENA	ANT	§	PRECINCT 1
VS.			
	DLORD	§	ELLIS COUNTY, TEXAS
PE'	TITION FOR RELIEF UNDER SEC	CTION 92.0563 OF T	HE TEXAS PROPERTY CODE
то тн	IE HONORABLE JUSTICE OF THE PEAC	CE:	
1.	COMPLAINT: Tenant files this petit of the Texas Property Code because property that would materially affe	e there is a condition in	Tenant's residential rental
	Street Address: City: Telephone No:	Unit No. (if any County: 	y) State:Zip:
	Landlord's Contact Information: Street/Business Address: City: Telephone No:	County:	No. (if any) State:Zip:
2.	-		
	managament company	the name and business	isiness street address. street address of Landlord's is To the
	Tenant's knowledge, this is	the management comp	any's contact information:
	Management Company's Contact In Street/Business Address: City: Telephone No:	Unit County:	No. (if any) State:Zip:
	The name of the Landlord's on -pro		·
3.	LEASE AND NOTICE: (Check each S	tatement that is true.)	
		ease is in writing. e notice to repair or rem	edy a condition to be in writing.
	requested, or registered mail on (d	nedy the condition was s late)	ent by certified mail, return receipt
		al notice was given:	

4.	(Check each Statement that is true.)					
	current (no rent owed), Landlord did not accept it, or Tenant's rent is due on the day of the month week or specify any other rent-payment period The rent is \$ per month or week or specify any other rent-payment rent-period					
	Tenant's rent (check one) is not subsidized by the government or is subsidized by the government as follows, if known: \$ paid by the government and \$ paid by the Tenant.					
5.	<u>PROPERTY CONDITION:</u> Describe the property condition materially affecting the physical health or safety of an ordinary tenant that Tenant seeks to have repaired or remedied as follows:					
c	DELIEE DEQUESTED. Topont requests the following relief:					
6.	RELIEF REQUESTED: Tenant requests the following relief:					
	a court order to repair or remedy the condition, a court order reducing the Tenant's rent in the amount of \$ to begin on actual damages in the amount of \$, a civil penalty of one month's rent plus \$500, attorney's fees, and court costs.					
	Tenant states that the total relief requested does not exceed \$10,000, excluding interest and court costs but including attorney's fees.					
	TENANT SIGNATURE: DATE:					
	STREET ADDRESS APT/UNIT NO PHONE NUMBER					
	CITY STATE ZIP					
	SWORN TO AND SUBSCRIBED before me this day of, 20					
	Notary Public in and for the State of Texas/or Clerk of the Justice Court					