- 1. To file an eviction there is a \$160.00 filing fee.
- 2. The owner of the property is the plaintiff. If the owner is a corporation or LLC then they must file with an attorney. A copy of the deed must be presented at the time of the hearing.
- 3. The notice to leave premises and rental agreement (if there is one) must be attached to the complaint when filed.
- 4. Parties may subpoena witnesses at an additional \$6.00 subpoena cost. Parties may bring additional witnesses and exhibits to the hearing.
- 5. The hearing will be in about 20 days of the filing date.
- 6. If the defendant removes themselves from the property before the court date, you must inform the Court and additional paperwork is required for a dismissal.
- 7. The Deputies of the Clerk's office are not attorneys and it is not part of their job, or are they allowed, to give legal advice. If you could benefit from legal advice, you must contact an attorney.

### FORCIBLE ENTRY AND DETAINER FILING CHECK LIST

## 3 copies of all documents are needed

## First Claim for Relief (Eviction)

- Complaint in Forcible Entry and Detainer for Past-due Rent, and Other Money Damages. If property owner is a business or LLC, and attorney must file the Complaint
- Executed 30 Day and Three Day notice or Three-day Notice to Leave Premises. If service is not done correctly, case may be dismissed. If unsure, you may need to contact an attorney.
- Copy of Property Deed
- Copy of Power of Attorney (if applicable)
- Copy of lease/rental agreement
- Filing Fee \$160.00
- Evidence establishing unpaid back rent and/or breach of the lease/rental agreement (Evidence must be marked prior to commencement of the hearing)
- Names of witnesses
- Copy of document demonstrating ownership of LLC or business.
- Copy of document demonstrating authority to act for LLC business, estate or trust.

## Second Claim for Relief (Money Damages)

## \*\*\*All evidence must be marked prior to commencement of the hearing \*\*\*

## YOU MUST HAVE 3 COPIES OF EACH EXHIBIT

- Evidence establishing damages (ie. Pictures, documents)
- Restitution amount and documentation
- Evidence establishing amount of unpaid back rent
- Witnesses shall be brought to the damages hearing
- Copy of evidence for court and for other party

#### IN THE VAN WERT MUNICIPAL COURT FOR VAN WERT COUNTY, OHIO

<u> </u>		-		
		Case No		
Plainti	ff (Landlord)			
Vs.		COMPLAINT IN FORCIBLE ENTRY AND DETAINER FOR PAST DUE RENT, AND OTHER MONEY DAMAGES		
Defend	dant (Tenant)			
		FIRST CALIM FOR RELIEF (EVICTION)		
1.	Plaintiff is the	(owner or agent) of premises located at		
		(address of premises tenant is to be evicted from), Van Wert County, Ohio.		
2.	Defendant is a tenant at the premises located at (address tenant is to be evicted from.)			
3.	Defendant is in default of his/he	lease/rental agreement because		
	Defendant has not paid rent since			
4.	On, (d	te) plaintiff served defendant with a 3-day notice to leave the premises pursuant		
	to RC 1923.04. (3-day notice should	e filed with complaint or brought to the Court hearing.)		
5.	Defendant has, since	, (date after the notice period expired) unlawfully and forcibly detained		
	from the plaintiff possession of t	e above-described premises.		

#### SECOND CLAIM FOR FELIEF (MONEY DAMAGES)

6. Defendant owes for back rent and/or damages to be determined by the Court.

WHEREFORE, with respect to the first claim for relief, plaintiff prays for restitution of the premises; with respect to the second claim for relief, plaintiff requests a hearing on back rent and/or damages and the costs of this action. (Note: Plaintiff may request attorney fees here, if applicable.)

Respectfully submitted,

Signature of plaintiff or plaintiff's agent

Address & Phone No. Revised 10/12

# **NOTICE TO LEAVE PREMISES**

Rev. Code Sec. 1923.04

ō			
I wish you to leave the following descri	bed premises now in your c	occupation, situated in I	the
of County of			
ogether with the lot of land on which said			
Grounds:			
Your compliance with this notice on or		day of	,
Vill prevent any legal measure being taken by	me to obtain possession.		
I am respectfully,			
	_		
	Dated this	day of	, 20
	Dated this	day of	, 20
	Dated this	day of	, 20
"YOU ARE BEING ASKED TO LEAVE	Dated this	day of	, 20
THE PREMISES. IF YOU DO NOT LEAVE,	Dated this	day of	, 20
THE PREMISES. IF YOU DO NOT LEAVE, AN EVICTION ACTION MAY BE	Dated this	day of	, 20
THE PREMISES. IF YOU DO NOT LEAVE, AN EVICTION ACTION MAY BE INITIATED AGAINST YOU. IF YOU ARE	Dated this	day of	, 20
THE PREMISES. IF YOU DO NOT LEAVE, AN EVICTION ACTION MAY BE INITIATED AGAINST YOU. IF YOU ARE IN DOUBT REGARDING YOUR LEGAL	Dated this	day of	, 20
	Dated this	day of	, 20

This notice must be served at least three days before commencing the action.

#### **30 DAY NOTICE TO VACATE**

Tenant Name:

Rental Address:

TO the above Tenant and all others in possession of the above premise:

You are hereby given notice to vacate the above premises within (30) Thirty days from the service of this notice. You are required to surrender possession of the above premises to the Landlord on or before this date: \_\_\_\_\_\_. (Optional) You are being vacated for the following reason(s): \_\_\_\_\_\_.

It is understood that:

- 1. The Tenant is responsible for all repairs and cleaning to restore the above premises to move-in condition (after accounting for normal wear and tear.)
- 2. The deposit security cannot be used as the final month's rent.

PR	DOF	OF	SER\	/ICE:

On this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_, this notice was served by:

\_\_\_\_\_ Delivering a copy of the notice to the above Tenant personally.

\_\_\_\_\_\_ Leaving a copy of the notice with a person of suitable age and discretion at the Tenant's residence.

\_\_\_\_\_\_ Sending a copy of the notice by registered or certified mail to the Tenant at his/her residence.

\_\_\_\_\_ Attaching a copy of the notice to the inside of the front entry door of the premises.

Landlord Name:	

Landlord Signature:	

Landlord Address: \_\_\_\_\_

Date: \_\_\_\_\_