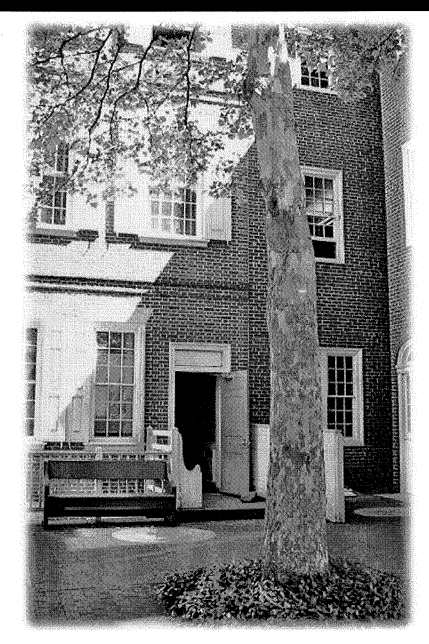
A TENANT'S GUIDE TO SUMMARY PROCESS

STEPS IN AN EVICTION ACTION



State of Connecticut Judicial Branch Superior Court

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation, in accordance with the ADA, contact a Judicial Branch employee or an ADA contact person listed at www.jud.ct.gov/ada/.

A Tenant's Guide to Summary Process – Steps in an Eviction Case (Form JDP-HM-15 (Revised 8/2017)

Important Changes January 1, 2017 and September 15, 2017

Page 9: Geographical Area Court Locations Handling Housing Matters

Housing Matters are no longer handled in Geographical Area locations. Housing matters are handled in Housing Sessions (Page 8) and in Judicial District Court Locations (Page 10).

Page 10: Judicial District Court Locations Handling Housing Matters

The Judicial District court locations handling housing matters are the following:

Judicial District of Ansonia-Milford at Milford 14 West River Street Milford, CT 06460 (203) 877-4293

> Judicial District of Danbury 146 White Street Danbury, CT 06810 (203) 207-8600

Judicial District of Litchfield at Torrington 50 Field Street Torrington, CT (860) 626-2100

> Judicial District at Meriden 54 West Main Street Meriden, CT 06450 (203) 238-6666

Judicial District of Middlesex 1 Court Street Middletown, CT 06457-3374 (860) 343-6400

Judicial District of New London at New London 70 Huntington Street New London, CT 06320 (860) 443-5363

> Judicial District at Norwich 1 Courthouse Square Norwich, CT 06360 (860) 887-3515

Judicial District of Tolland 69 Brooklyn Street Rockville, CT 06066 (860) 875-6294

Judicial District of Windham at Putnam 155 Church Street Putnam, CT 06260 (860) 928-7749

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Summary Process (Eviction)

INTRODUCTION

This pamphlet is designed to inform you of the basic steps in an eviction (summary process) action. It is not intended as a substitute for the advice of an attorney. The clerk's office is not responsible for any errors or omissions in this pamphlet. If you feel you need more information or assistance, you should talk to an attorney or read the appropriate sections of the Connecticut General Statutes and Connecticut Practice Book.

APPEARANCE AND ANSWER

After you are served with an eviction (summary process summons and complaint), the first step in representing yourself is to file a form known as an Appearance. This must be filed at the court clerk's office no later than 2 days after the Return Date on your Court Summons. Your Appearance lists your name, address, telephone number and signature. By filing your Appearance, you have taken the first step to contest (challenge) the eviction case brought against you by your landlord. Your landlord is known as the Plaintiff, and you are known as the Defendant.

After filling out your Appearance form (see JD-CL-12 on page 12), you should then file an Answer to your landlord's complaint. The clerk's office will give you an Answer form. You must read each numbered paragraph of the landlord's complaint and check off your response on the Answer form ("Agree," "Disagree" or "Do Not Know"). (See JD-HM-5 on page 13.) There are also several Special Defenses listed on the Answer form. You must check any that apply to you and fill in the blanks, as appropriate. Additional comments may be written at the bottom of the form. Be sure to sign the form.

In addition to filing the original Answer with the court, you must also immediately mail a copy of it to your landlord or your landlord's attorney, if there is one. If you do not mail a copy, you may automatically lose the case. If you have checked any Special Defenses, the landlord must file a Reply to them before a trial is scheduled.

A trial before a judge will be scheduled in your case approximately 1 week to 10 days after all pleadings have been filed. The clerk's office will notify you of the trial date by mailing you a Notice of Court Hearing.

TRIALS

It is very important that you come to court on the trial date listed on the Notice of Court Hearing or you may lose your case by default. You must be at the court on time. Be sure to bring any witnesses, papers or receipts that you may have. This is very important or you may lose your case for lack of proof. If a witness will not come to court voluntarily, you may apply for a subpoena at the clerk's office. Please do so at least 2 days before the scheduled trial date. If a judge grants the application, a subpoena will be issued. The subpoena must be served on your witness at least 18 hours before your trial date and time. The state marshal will charge you a fee to serve the subpoena.

On the day of your trial, your case will be announced by the courtroom clerk. When your case is called, be sure to tell the clerk that you are there. After your case is called, you will meet with a Housing Mediator who will discuss the case with you and your landlord. The Housing Mediator will help you and your landlord work out a fair settlement. If you and your landlord agree on a settlement, the agreement will be reviewed by the judge. If it is approved by the judge, it will be entered on the record as a "Stipulated Judgment." You will be given a copy of this, which you should be sure to keep.

You are under no obligation to settle your case. If you do not work out an agreement, there will be a trial. The judge will hear the case and make a decision based on all of the evidence. The judge will either announce the decision in court or you will be notified by mail.

If you need an interpreter, you must contact the clerk's office at least 2 days before any hearing date.

JUDGMENTS

If the judge decides the case for you, after trial, you may stay in the premises. If you lose the case either because you did not come to court on the trial date (by default) or, after a trial, you will have 5 days to leave the premises. The date of judgment, Sundays and legal holidays are not counted in this 5 day period.

In cases of nonpayment of rent, you can apply to the court to stay in the premises for up to 3 more months if you cannot find another place to live. In order to receive more time, you must do both of the following within 5 days from the date of judgment. The date of judgment, Sundays and legal holidays are not counted in this 5 day period.

- A. Deposit with the court, in person, the full amount of the arrearage (back rent and/or use and occupancy) owed to your landlord. This can be paid only by certified check or money order payable to Clerk, Superior Court, or by cash.
- B. At the time you pay the full amount of the arrearage, you must also fill out and file a Stay of Execution Application, which is a form that you may get from the clerk's office.

A court hearing will then be scheduled on the Stay of Execution Application. You will be notified of the date and time of hearing either immediately or by mail. At the hearing, the exact amount of additional time you may stay in the premises, up to a maximum of 3 months, will be decided by the judge.

In cases of termination of lease by lapse of time ("without cause eviction") or when a previous right or privilege to occupy has terminated, you have the right to apply for more time to stay in the premises if you cannot find another place to live. You must personally come to the court to file a Stay of Execution Application. A court hearing will then be scheduled. You will be notified of the date and time of hearing either immediately or by mail.

At the hearing, the exact amount of additional time, up to a maximum of 6 months, will be decided by the judge.

If you do not move voluntarily when your Stay of Execution period runs out, or if you have violated its conditions, the court may issue an Execution for Possession to your landlord. This applies both to Stays of Execution ordered by the judge and those worked out through an Agreement of the Parties.

If you violate a condition of either type of Stay of Execution by not making a required payment, the landlord or landlord's attorney must file an affidavit and send a copy to you before an Execution can be issued.

If you disagree with the landlord's affidavit, you must go to the clerk's office immediately to file an objection. If you do nothing, an execution will issue on the 3rd business day after the filing of the affidavit. Your belongings may then be physically removed by the state marshal and delivered to a place where they will be stored. If your belongings are removed and stored, and you do not reclaim them and pay the storage expenses within 15 days, those belongings may be sold by the town.

LEGAL AID AND LAWYER REFERRAL

If you feel you need additional assistance, legal advice or representation, you should contact an attorney. You may get an attorney by contacting a Lawyer Referral Service office, or, if you qualify, a Legal Aid Office. (See page 7 for a listing of these services.)

Note: Only the clerk's offices of the Housing Sessions are authorized to help parties who are representing themselves. (Section 51-52(d) of the Connecticut General Statutes.)

LEGAL AID OFFICES

AGENCY	TELEPHONE				
For initial screening of requests for legal assistance from legal aid programs in Connecticut:					
STATEWIDE LEGAL SERVICES, INC. (860) 344-0380 (Hartford, Central Connecticut, Middletown Areas) 1-800-453-3320 (All Other Regions)					
Greater Hartford Legal Assistance Hartford Office:	(860) 541-5000				
New Haven Legal Assistance, Association, Inc. New Haven Office:	(203) 946-4811				
Connecticut Legal Services, Inc. Regional Offices:					
Bridgeport New Britain	(203) 336-3851 (860) 225-8678				
New London Stamford Waterbury	(860) 447-0323 (203) 348-9216 (203) 756-8074				
Willimantic Satellite Locations: Danbury	(860) 456-1761 1-800-541-8909				
Meriden/Middletown Norwalk	(860) 225-8678 (203) 348-9216				
Norwich Rockville	(860) 447-0323 1-800-413-7796				
AIDS Legal Network	(860) 541-5000 1-888-380-3646				

LAWYER REFERRAL SERVICE OFFICES

LOCATION	TELEPHONE			
Fairfield County	(203) 335-4116			
Hartford, Litchfield, Middlesex, Tolland and Windham Counties	(860) 525-6052			
New Haven County	(203) 562-5750			
New London County	(860) 889-9384 M/W/F			

SUPERIOR COURT HOUSING SESSION LOCATIONS

LOCATION	TELEPHONE
Fairfield Judicial District Superior Court – Housing Session 1061 Main Street Bridgeport, CT 06604	Tel: (203) 579-6936 Fax: (203) 579-7291
Hartford Judicial District Superior Court - Housing Session 80 Washington Street Hartford, CT 06106	Tel: (860) 756-7920 Fax: (860) 756-7925
New Britain Judicial District Superior Court – Housing Session 20 Franklin Square, Room 211 New Britain, CT 06051	Tel: (860) 515-5130 Fax: (860) 515-5138
New Haven Judicial District Superior Court – Housing Session 121 Elm Street New Haven, CT 06510	Tel: (203) 789-7937 Fax: (203) 773-6795
Stamford/Norwalk Judicial District Superior Court - Housing Session 17 Belden Avenue Norwalk, CT 06850	Tel: (203) 846-4332 Fax: (203) 750-0881
Waterbury Judicial District Superior Court – Housing Session 300 Grand Street Waterbury, CT 06702	Tel: (203) 591-3310 Fax: (203) 596-4080

GEOGRAPHICAL AREA COURT LOCATIONS HANDLING HOUSING MATTERS

LOCATION (G.A.)	TELEPHONE
G.A. 5 106 Elizabeth Street Derby, CT 06418	Tel: (203) 735-7438 Fax: (203) 735-2047
G.A. 10 112 Broad Street New London, CT 06320	Tel: (860) 443-8343 Fax: (860) 437-1168
G.A. 11 120 School Street Danielson, CT 06239	Tel: (860) 779-8480 Fax: (860) 779-8488
G.A. 18 80 Doyle Road P.O. Box 667 Bantam, CT 06750	Tel: (860) 567-3942 Fax: (860) 567-3934

JUDICIAL DISTRICT COURT LOCATIONS HANDLING HOUSING MATTERS

LOCATION (J.D.)	TELEPHONE
Judicial District at Danbury 146 White Street Danbury, CT 06810	Tel: (203) 207-8600 Fax: (203) 207-8642
Judicial District at Meriden 54 West Main Street Meriden, CT 06451	Tel: (203) 238-6666 Fax:(203) 238-6322
Judicial District at Middlesex 1 Court Street Middletown, CT 06457-3374	Tel: (860) 343-6400 Fax: (860) 343-6423
Judicial District at Norwich 1 Courthouse Square Norwich, CT 06360	Tel: (860) 887-3515 Fax: (860) 887-8643
Judicial District at Tolland 69 Brooklyn Street Rockville, CT 06066	Tel: (860) 896-4920 Fax: (860) 875-0777

APPEARANCE

JD-CL-12 Rev. 9-13
P.B. §§ 3-1 thru 3-6, 3-8, 10-13, 25A-2

STATE OF CONNECTICUT SUPERIOR COURT www.jud.ct.gov

Instructions — See Back/Page 2 ADA Notice — See Back/Page 2

Notice To Self-Represented Pa A self-represented party is a pers represented party and you filed an a	on wh									
you must let the court and all attorneys and self-represented parties of record know that you have changed your address by checking the box below:										
I am filing this appearance to let the court and all attorneys and self-represented parties of record know that I have changed my address. My new address is below.							ber			
Name of case (Full name of Plaintiff vs			<u> </u>							
	17	Address of Court (Numb	her street town a	and zip code)				y		
Judicial Housing Small Geographic District Session Claims Area number Scheduled Court date (Criminal/Motor Vehicle		•						,		
Please Enter the Appeara			font or nome of	fficial firm pro	facciona	Learneration	or individua	I Juris number	of attorne	ev or firm
attorney	o sen-r	epresenteu rattes at t	ιορ, or name or c	листат, вит, рго	iessiona	i corporation	, or maividae		21 41101110	,
Mailing Address (Number, street) (Notice to atton court is the one registered or affiliated with your juris to				mailed from the	Post of	fice box	Tele	phone number (A	Area cod	e first)
City/town S	State	Zip code	Fax number (A	rea code first)	E-mail	address				***************************************
in the case named above for: ("x The Plaintiff (includes the p All Plaintiffs. The following Plaintiff(s) onl The Defendant (includes the The Defendant for the purp All Defendants. The following Defendant(s)	erson ly: e pers ose of	suing another poson being sued of the bail hearing	erson). or charged w	rith a crime).				ance)	
Other (Specify): This is a Family Matters cas	se and	my appearance	e is for: ("x"	one or both	1)				***************************************	
matters in the Family				Title I					,	
Note: If other counsel or a self-represented party has already filed an appearance for the party or parties "x'd" above, put an "x" in box 1 or 2 below:							put			
 This appearance is in pla firm or self-represented p 				ing attorne	y, 	7.1	N	-11		
2. This appearance is in addition to an appearance already on file.										
I agree to accept papers (serv		lectronically in					tion 10-		es	☐ No
Signed (Individual attorney or self-represented	i party)		Name of person	signing at left (Print or	type)		Date sig	inea	
Certification	******									
I certify that a copy of this documen and self-represented parties of reco	rd and							meys and se	-	attorneys esented
parties receiving electronic delivery. Name and address of each party and attorney		w was mailed or delive	red to*	***************************************				For Cour	rt Use C)nlv
7.07.0001.000.000						····				
Signed (Signature of filer) ▶	Print o	r type name of person :	signing	Date signed		Telephone n	umber			

"If necessary, attach an additional sheet or sheets with the name of each party and the address which the copy was mailed or delivered to.

Instructions

- 1. Type or print.
- For Criminal and Motor Vehicle cases: Fill out the form, including the certification section at the bottom of the form. File the original with the clerk. Mail or deliver a copy of the appearance to the prosecutor. (Sections 3-4(d) and 3-5 of the Connecticut Practice Book)
- 3. For Civil, Eviction (Summary Process), and Small Claims cases: Fill out the form, including the certification section at the bottom of the form. File the original with the clerk. Mail or deliver a copy to all counsel and self-represented parties of record. If a party who has been defaulted for failure to appear files an appearance before the entry of judgment after default, the default will automatically be set aside by the clerk. (Sections 3-4(a), 3-4(b), 3-5 and 17-20 of the Connecticut Practice Book)
- 4. For Family cases: Fill out the form, including the certification section at the bottom of the form. In addition

- to selecting plaintiff or defendant, indicate the scope of your appearance. File the original with the clerk. Mail or deliver a copy to all counsel and self-represented parties of record. (Sections 3-4(a) and 3-5 of the Connecticut Practice Book)
- 5. For Juvenile cases: Do not use this form. Use form JD-JM-13 Appearance, Juvenile Matters.
- 6. For Self-represented parties who have changed their address after filing an appearance: Check the box at the top of the other side or page 1 of this form. Fill out the form, including your new address in the Mailing Address section of this form. Fill out the certification section at the bottom of the form. File the original with the clerk. Mail or deliver a copy to all counsel and self-represented parties of record or, in a criminal case, to the prosecutor.

JD-CL-12 (Back/Page 2) Rev. 9-13

ADA NOTICE

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SUMMARY PROCESS (EVICTION)

Distribution :

Original - Court File

STATE OF CONNECTICUT

Docket number

	RIOR COURT w.jud.ct.gov	
JD-HM-5 Rev. 4-15 C.G.S. §§ 47a-4a, 47a-5, 47a-7, 47a-20, 47a-20e, 47a-23c, 47a-33, 47a-57, 49-31p	Return date	
Name of Plaintiff(s) (Landlord(s))	Name of Defendant(s) (Tenant(s))	
rathe of failings featureday	(variable)	
Judicial Housing Geographical	Address of Court (Number, street, and tow	n)
District Session Area Number at:		
Section 1 — Summary Process (Eviction) Ans	wer	
(This section does not apply to Special Defenses below)		
For each numbered paragraph of the landlord's Complaint, please		
1. Agree Disagree Do Not Know 2. Agree Disagree Do Not Know	5. Agree Disagree 6. Agree Disagree	Do Not Know Do Not Know
2. Agree Disagree Do Not Know 3. Agree Disagree Do Not Know	7. Agree Disagree	Do Not Know
4. Agree Disagree Do Not Know	8. Agree Disagree	Do Not Know
Section 2 — Special Defenses (Facts that show the cin this case.)		o what the plaintiff has requested
"x" the boxes next to the statements below that apply to you and t	ill in the information requested.	
a. All rent has been paid to my landlord.	which was before the date I rec	poised the Notice to Quit
 b. Rent was offered to my landlord on (date): c. No rent is due, under Connecticut Law (section 47a-4a of 		
c. No rent is due, under Connecticut Law (section 47a-4a of code violations in violation of Connecticut Law (Section 4	7a-7(a) of the Connecticut General Stat	utes). List violations below.
(,
d. I notified my landlord, Housing Code,	the Health Department, or the	Building Department
of the violations listed in number 3 above on (date):		
e. This eviction is being brought because I contacted	,	•
to complain about my apartment (Sections 47a-20 and 47		es).
f. I filed a rent increase complaint with the Fair Rent Commi		
g. I live in a building or complex with 5 units or more or in a	mobile manufactured nome park and	
! have a physical or mental disability, orI am 62 years old or older, or		
my spouse, sibling, parent or grandparent is 62 years	old or older and permanently lives with	me. or
my spouse, sibling, parent or grandparent has a physi		
(Section 47a-23a of the Connecticut General Statutes.)		
h. [(See Notice on back/page 2 of this form) This eviction wa	s brought after a foreclosure action, and	I
have a written lease that is still in effect or		
I never received a 90 day letter (notice) before the no	otice to quit was delivered (served).	
Additional Information:		
	and an any are age one on the term of the term	
Defendant's (Tenant's) Certification		
I certify that a copy of this document was mailed or delivered elec		
and self-represented parties of record and that written consent for parties receiving electronic delivery.	relectronic delivery was received from a	all attorneys and self-represented
Name and address of each party and attorney that copy was mailed or de	livered to*	
*If necessary, attach additional sheet or sheets with name and address w	hich the copy was mailed or delivered to. (Us	e form JD-CV-67, Continuation of Parties)
Signed (Individual attorney or self-represented party)	Print or type name of person signing	
		L Talanhana number
Mailing address		Telephone number
		<u> </u>

form continued

Copy 2 - Defendant (Tenant)

Copy 1 - Plaintiff (Landlord) or Attorney

Notice

Connecticut General Statutes Section 49-31p provides:

- (a) In the case of any foreclosure on a federally-related mortgage loan or on any dwelling or residential real property that has a return date on or after July 13, 2011, but not later than December 31, 2017, any immediate successor in interest in such property pursuant to the foreclosure shall assume such interest subject to
 - (1) the provision, by such successor in interest, of a notice to vacate to any bona fide tenant not less than 90 days before the effective date of such notice; and
 - (2) the rights of any bona fide tenant, as of the date absolute title vests in such successor in interest
 - (A) under any bona fide lease entered into before such date to occupy the premises until the end of the remaining term of the lease, except that a successor in interest may terminate a lease effective on the date of sale of the unit to a purchaser who will occupy the unit as a primary residence, subject to the receipt by the tenant of the 90-day notice under subdivision (1) of this subsection; or
 - (B) without a lease or with a lease terminable at will under state law, subject to the receipt by the tenant of the 90-day notice under subdivision (1) of this subsection
 - except that nothing under this section shall affect the requirements for termination of any federally subsidized or statesubsidized tenancy or of any state or local law that provides longer time periods or other additional protections for
- (b) For purposes of this section, a lease or tenancy shall be considered bona fide only if (1) the mortgagor or the child, spouse, or parent of the mortgagor under the contract is not the tenant, (2) the lease or tenancy was the result of an arms-length transaction, and (3) the lease or tenancy requires the receipt of rent that is not substantially less than fair market rent for the property or the unit's rent is reduced or subsidized due to a federal, state or local subsidy.
- (c) For purposes of this section, the term "federally-related mortgage loan" has the same meaning as in 12 USC 2602(1), the Real Estate Settlement Procedures Act of 1974. For purposes of this section, the date of a notice of foreclosure shall be deemed to be the date on which complete title to a property is transferred to a successor entity or person as a result of an order of a court or pursuant to provisions in a mortgage, deed of trust or security deed.

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JD-HM-5 Rev. 4-15 (back/page2)

NOTES



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JDP-HM-15 Rev. 9/15