	CAUSE	NO			
		5	IN THE JUSTICE CO	DURT	
PLAINTIF	F	5			
		5			
V.		§	PRECINCT 4		
		9			
		9			
DEFENDANT		9	TOM GREEN COUNTY, TEXAS		
	PET	TITION: EV	CTION CASE		
COMPLA	INT: Plaintiff hereby sues the f	ollowing De	fendant(s) (include no	ame, DOB, and DL nu	mber, ij
known)_		-			
<u> </u>	f Pl-:-+:(ff:	al calla a at a s			
	on from Plaintiff's premises (inc		erooms and parking a	reas) located in the a	bove
precinct.	The address of the property is	:			
Street Ac	ddress Unit No. (i	f any)	City	State	Zip
	OS FOR EVICTION: Plaintiff alleg				_,,,
	Unpaid rent. Defendant(s) fai	iled to pay r	ent for the following	time period(s):	
	MONTHLY RENT				
	claimed as of the date of filing				
	orally amend the amount at to				
	date of trial.	riai to includ	ie rent due nom the	able of filling till ough	tile
		dant/al busan	ah ad tha tarma af th	a lanca (ath or then be	, failing
Ц	Other lease violations. Defend				/ Talling
	to pay rent) as follows:				
	Holdover. Defendant(s) are un	nlawfully ho	lding over by failing t	o vacate at the end o	fthe
	rental term or periodic tenancy, which ended on				
	20 .	-1,			_
П	Squatter. Defendant(s) never had a right to possess the property and are unlawfully				
_	occupying the premises after a demand to surrender possession given on				
				in given on	
_	F				
П	Expiration of Tenancy at Will.				acate
	the premises after being given a termination notice, if applicable and a demand to				
	surrender possession given or	n		, 20	

	ven Defendant(s) a written notice to vacate (according to
	d for possession. Such notice was delivered on the
	by this method:
SUIT FOR RENT: Plaintiff does or	☐ does not include a suit for unpaid rent.
ATTORNEY'S FEES: Plaintiff ☐ will be	e or ☐ will not be seeking applicable attorney's fees. The
attorney's name, address, phone and	d fax numbers are:
IMMEDIATE POSSESSION BOND: If I	Plaintiff has filed a bond for immediate possession, Plaintiff
requests that: (1) the court set the a	amount of the bond; (2) the court approve the bond; and (3)
proper notices, as required by the To	exas Rules of Civil Procedure, are given to Defendant(s).
SERVICE OF CITATION: Service is re-	quested on Defendant(s) by: personal service at home or work, o
by delivery to a person over the age	of 16 years at Defendant's usual place of residence. If required,
Plaintiff requests alternative service	as allowed by the Texas Rules of Civil Procedure. Other home or
work addresses where Defendant(s)	may be served are:
Plaintiff knows of no other home or	work addresses of Defendant(s) in this county.
judgment against Defendant(s) for: and Defendant's possessions from the costs, and interest on the above sun statutory rate for judgments.	ndant(s) is served with the citation and that Plaintiff is awarded a possession of the premises, including removal of Defendant(s) he premises, unpaid rent, if set forth above, attorney's fees, courns at the rate stated in the lease, or if not so stated, at the fee is \$22 and must be paid at least 3 days before trial.
☐ I hereby consent for the answer address as follows:	and any other motions or pleadings to be sent to my email .
Plaintiff's Printed Name	Signature of Plaintiff or Agent or Attorney
Defendant's Information (if known)	: Name:
Date of birth:Last	three digits of DL: Last three digits SSN
the documents sent by email. If you choose receive, open, and view large attachments, receive same documents by email, you will you must not ignore any documents from Yes, I would like to receive	in this case are sent by mail. If it is easier for you, you can choose to get some of to get documents by email, you must have an email account where you can and it is important that you check this email account every day. Even if you all still receive some documents about the case by mail or personal service, so the court or other parties received by mail or personal service.) The documents related to this case by email \(\subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \(\subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \subseteq \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, \text{1 do not want to the case by email } \text{No}, 1 do
receive any documents by e	mail

REMOTE PARTICIPATION: Hearing by Phone Call: (When a hearing happens by phone call, you will be able to talk to and hear the judge, Plaintiff, or any witnesses, but you will not be able to see them. Copies of any evidence to be used must be exchanged by the parties and sent to the judge before the hearing.) ☐ Yes, I am able to have any hearings in this case, except a jury trial, by phone call with the judge and Plaintiff and understand that I must have a phone to use on the date and time of the hearing. ☐ No. I am not able to have hearings by phone call. Hearing by Video Conference: (When a hearing happens by video conference, you can hear, see, and talk to the judge, Plaintiff, and any witnesses. You will be able to see any evidence presented during the hearing. You will need to have a computer, a smartphone, or tablet that has a camera feature. You will also need access to the internet to be able to have a video conference.) ☐ Yes, I am able to have any hearings in this case, except a jury trial, by video conference. I understand that I am responsible for having the equipment and internet access needed to participate in a video conference on the date and time of the hearing. ☐ No, I am not able to have hearings by video conference. NOTE: Your responses in this section do not guarantee that hearings will be held remotely, but rather they help the court know how you are able to participate. Respectfully submitted, Signature of Attorney, if any Signature of Plaintiff Printed Name: Printed Name: Address: Address: Email: Email: Telephone: Telephone: Fax: Fax: State Bar No.: SWORN TO AND SUBSCRIBED before me on _______, 2024.

CLERK OF THE JUSTICE COURT OR NOTARY

CAUSE NO									
	5	IN THE JUSTICE COURT							
PLAINTIFF	5								
	5								
V.	5	PRECINCT 4							
	5								
DEFENDANT	5	TOM GREEN COUNTY, TEXAS							
SERVICEMEMBER'S	CIVIL R	ELIEF ACT AFFIDAVIT							
Instructions: The Servicemember's Civil Rel	lief Act a	pplies 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 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									
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 a									
	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 app									
or non-service under the Servicemember's									
https://www.dmdc.osd.mil/applj/scra/scra									
active military status of an individual.	monite.de	2. This website will provide the current							
Plaintiff being duly sworn under oath swea	rs that D	efendant is: (check one)							
□ not on active duty in the military									
☐ on active military duty and/or is subject	t to the S	ervicemember's Civil Relief Act of 2003							
☐ has waived in writing his/her rights und	der the Se	ervicemember's Civil Relief Act of 2003							
☐ military status is unknown at this time									
PLAINTIFF									
SWORN TO AND SUBSCRIBED before me of	on	26							

CLERK OF THE JUSTICE COURT OR NOTARY

^{*}Penalty far making or using false affidavit — a person who makes ar 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.

	CAUSE NO.	
	§	IN THE JUSTICE COURT
PLAINTIFF	5	
	5	
v.	5	PRECINCT 4
	§	
DEFENDANT	§	TOM GREEN COUNTY, TEXAS
NOTICE OF D	EFENDANT'S LAST KN	IOWN MAILING ADDRESS
The undersigned certifies tha	t the last known mailing	address of the defendant in this case is:
Defendant's Name:		
(Signature of Plaintiff or Plain	ntiff's Attorney of Record	() Date
Printed Name:	and the second s	
Address:		
Telephone:		
Fax:		
F-Mail:		

MULTIPLE DEFENDANTS

In Case of Multiple Defendants Only- Must be Signed by Plaintiff

I Distractif	am aware that awarenet to Toyor Bulgo
	, am aware that pursuant to Texas Rules
of Civil Procedure, 510.3(c) "that if the eviction is	
name as defendants all tenants obligated under th	
plaintiff seeks to evict." A judgment or writ of poss	
a tenant obligated under a lease and residing at the	
and served with a citation. So a plaintiff may not a	
trying to sue multiple tenants for eviction; each ten	nant on the lease must be sued and served
with citation.	
I, Plaintiff,	understand that only the persons that
are individually served a citation naming them will	
understanding, I wish to:	be removed from the premises. With this
understanding, I wish to.	
Have a citation issued to all named Defe	endants and pay appropriate fees for service.
(Initial)	fidants and pay appropriate rees for service.
(micial)	
Have only the Defendant (name)	served and pay
(Initial) the appropriate fee for service. (Choosin	
Defendant only, from the property.)	
Plaintiff's Signature	Date
Figure 3 Signature	5010
Plaintiff's Signature	Date