DAMON VANNOY
JUSTICE OF THE PEACE, PCT. 3
509 N. UNION ST.
WHITESBORO, TX. 76273

JUSTICE COURT CIVIL CASE

FOR REPAIR AND REMEDY

Limit of the Court is \$20,000.00

TEXAS RULES OF CIVIL PROCEDURE

RULES 500-507 AND 509 PART V

THE JUDGE <u>CANNOT</u> DISCUSS THIS CASE WITH YOU PRIOR TO THE HEARING. IF YOU HAVE ANY LEGAL QUESTIONS, YOU <u>MUST</u> CONSULT AN ATTORNEY

www.tjctc.org/srl
www.TexasLawHelp.org
www.texasbar.com

FOR THE PUBLIC

Repair & Remedy Additional Information

- Court Cost and Service Fee Information
 - o Filing Fee: \$54.00
 - Service Fee \$95.00 per defendant
- If you wish to introduce any written evidence, you must provide printed and/or digital copies (i.e. USB or CD) copies of each document to the court and the opposing party at the time of the hearing.

PLEASE NOTE WHEN CONTACTING THIS COURT:

"A JUDGE SHALL NOT INITIATE, PERMIT, OR CONSIDER EX PARTE

COMMUNICATION MADE TO THE JUDGE OUTSIDE THE PRESENCE OF ALL

PARTIES....CONCERNING THE MERITS OF A PENDING OR IMPENDING JUDICIAL

PROCEEDING"

"A JUDGE SHALL REQUIRE COMPLIANCE WITH THE SUBSECTION BY COURT

PERSONNEL SUBJECT TO HIS OR HER DIRECTION AND CONTROL"

Code of judicial conduct, canon 3, B(8)

PLEASE PRINT. DO NOT WRITE IN CURSIVE.

CAUSE NO					
	§	IN 7	ΓHE JUS	TICE COURT	
PLAINTIFF			-		
	99999999				
V.	§	PRE	ECINCT	NO	
	§				
	§				
DEFENDANT	§			COU	NTY, TEXAS
PETITION: REPAI	R AND	REM	IEDY CA	<u>ISE</u>	
COMPLAINT: Plaintiff files this petition ag Rule 509 of the Texas Rules of Civil Proced Code because there is a condition in Pla materially affect the health or safety of an or	lure an intiff's rdinary	nd Sed resid y Plair	ction 92 dential i	.0563 of the	Texas Property
Information Regarding Residential Renta	al Prop	perty	:		
Street Address Unit No. (if any) City		Cou	unty	State	Zip Code
Defendant's Contact Information (to the exte	ent kno	own):			
Street Address Unit No. (if any) City	Coi	ınty	State	Zip Code	Phone No.
SERVICE OF CITATION: Plaintiff requests required, alternative service pursuant to Riv Plaintiff will check the box next to each state Defendant's name and business street address of Defendant's man management company is management company's contact information	ule 509 ement t ess. Di nageme	9.4 of that is Plaint ent co	the Text true: Extiff receive company.	xas Rules of Control Plaintiff rece ved in writing □ The name	Civil Procedure. Pived in writing g the name and
Street Address Unit No. (if any) City	Co	unty	State	Zip Code	Phone No.
☐ The name of Defendant's on-premises maknowledge, this is the on-premises manager	_				To Plaintiff's
Street Address Unit No. (if any) City The name of Defendant's rent collector se is To Plaintiff information:	rving t	he re			Phone No. erty ector's contact
Street Address Unit No. (if any) City	Cou	ınty	State	Zip Code	Phone No.
PROPERTY CONDITION: The property consafety of an ordinary Plaintiff that Plain			-		

PLEASE PRINT. DO NOT WRITE IN CURSIVE.

\square The lease is oral. \square The lease is in	k the box next to <u>each</u> statement that is true: riting. □ The lease requires the notice to repair and Plaintiff gave written notice to repair or remedy the
	The written notice to repair or remedy the condition
was sent by certified mail, re	rn, receipt requested, or registered mail on
	ve oral notice to repair or remedy the condition or
	on(s) to whom notice was given:
	notice was given:
	0
□ current (no rent owed); □ not curr did not accept it; or □ not current and Plaintiff's rent is due on the day rent-payment period). Plaintiff's rent any other rent-payment period). Plai	o repair or remedy the condition, Plaintiff's rent was at but Plaintiff offered to pay the rent and Defendant Plaintiff did not offer to pay the rent owed. If the \(\sim \text{month} \sim \text{week} \sim \suc (specify any other specify per \sim \text{month} \sim \text{week} \sim \suc (specify iff's rent: \(\sigm \) is not subsidized by the government \(\sigm \) is, if known: \(\suc_{\sum_} \sigm_ \text{paid} \) by the government
order to repair or remedy the cond amount of \$ to begin on a civil penalty of one month's rent p	s the following relief (check all that apply): a court order reducing Plaintiff's rent in the ; actual damages in the amount of s \$500; attorney's fees; and court costs. Plaintifies not exceed \$10,000, excluding interest and court
□ I hereby request a jury trial. The fe	s \$22 and must be paid at least 14 days before trial.
□ I hereby consent for the answer and address as follows:	ny other motions or pleadings to be sent to my emai
 Plaintiff's Printed Name	 Signature of Plaintiff
rament 3 i inted tvanie	or Plaintiff's Attorney
	Address of Plaintiff or Plaintiff's Attorney
	City State Zip
	Phone & Fax No. of Plaintiff Or Plaintiff's Attorney

PLEASE PRINT. DO NOT WRITE IN CURSIVE.

JUSTICE COURT CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOR CLERK USE ONLY):						
Styled						
	V. All American Insurance Co; In re Mary	Ann Jones; In the Matter of the Estate of George Jackson)				
the best available at the time of filing.	This sheet, required by Rule of Civil places nor supplements the filings or	original petition is filed to initiate a new suit. The information should be Procedure 502, is intended to collect information that will be used for service of pleading or other documents as required by law or rule. The ion, and it is not admissible at trial.				
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:		[Attach additional page as necessary to list all				
Signature:		parties]				
3. Indicate case type, or iden	tify the most important issue	in the case (select only 1):				
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		tion: An eviction case is a lawsuit brought to recover session of real property, often by a landlord against a tenant. aim for rent may be joined with an eviction case if the ount of rent due and unpaid is not more than \$20,000, uding cost and attorney fees, if any.				
Repair and Remedy: A repair and brought to seek judicial remedy fo landlord to remedy or repair a con 92 of the Texas Property Code. The more than \$20,000, excluding stat but including attorney fees, if any.	r the alleged failure of a dition as required by Chapter e relief sought can be for no utory interest and court costs	Small Claims: A small claims case is a lawsuit brought for the recovery of money damages, civil penalties, or personal property. The claim can be for no more than \$20,000 excluding statutory interest and court costs but including attorney fees, if any.				

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	PRECINCT	
§		COUNTY, TEXAS
IVIL RE	ELIEF ACT AFFIDA	VIT
gainst a er or no evit, or s n milita by a wi e defer points a dant is oved by ivil Relia	an individual defend the defendant is in stating that the plai ry service, if that is ritten, signed docum idant is in military so an attorney to repre- in military service, to the court. To obtained the Act, you may access. This website will p	lant, the plaintiff must in military service, ntiff is unable to the case. The ment declared to be true ervice, the court may esent the defendant. If the court may require in certificates of service ess the public website: provide the current
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	§ § § § § § § § § § Sivil Reserver nown militare by a without the points a dant is it oved by a will relieve be a sivil Relieve by a will relieve by a will relieve be a sivil relieve by a will relieve be a sivil relieve by a will relieve be a sivil relieve by a will relieve by a	§ § PRECINCT § §

CLERK OF THE JUSTICE COURT OR NOTARY

^{*}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.