

In the Circleville Municipal Court, Pickaway County, Ohio

COMPLAINT

In Forcible ¹ Detention

Revised Code, Secs. 1923.01 to .14

Case No. _____

IN FORCIBLE¹ _____ DETENTION

COMPLAINT

Plaintiff__

-V-

Defendant__

Plaintiff__
say__ that the Defendant_____
has ever since the _____ day of _____, and does still
unlawfully and forcibly detain, from the Plaintiff__ possession of the following described premises, to-wit: Situated in the
_____ of _____, County of _____, and State of Ohio , and known as

That said Defendant__ entered upon said premises as tenant of the Plaintiff__ under² _____
_____ the term which expired
at the time herein first mentioned³ _____

and from that time the said Defendant_ has unlawfully and forcibly held over__ h__ said term.

On the _____ day of _____, the Plaintiff__ duly served upon the
said Defendant__ as required by law, notice in writing, to leave said premises.

Plaintiff__ asks process and Restitution and Judgment for \$ _____ and Costs of this action.

Dated this _____ day of _____, 20__.

1. If the Complaint claims Forcible Entry and Detention, here insert "Entry and," and make the necessary changes to conform to the facts of the case
2. Here insert the words applicable, "an oral (written) month-to-month tenancy, or an oral (written) week-to-week tenancy, etc, or written lease."
3. If a written lease, set forth the pertinent terms of lease.