UNLAWFUL DETAINER FORMS AND INSTRUCTIONS

Unlawful Detainer is a county court lawsuit filed pursuant to Florida Statute Chapter 82 requesting that another person be ordered to leave your property. It is similar to an eviction proceeding except that in an Unlawful Detainer case, there is **no landlord/tenant relationship** between the parties, i.e. there is **no agreement to pay rent**, either verbal or in writing. If there is an agreement to pay rent, you should consider filing an eviction case. Consult with an attorney if you are not sure.

The Unlawful Detainer should be used if:

- 1) You are trying to remove someone from your home, and
- You have a legal right to reside in your home (You are the owner or the legal tenant), and
- 3) The person you are trying to remove does not have a legal right to reside in your home (they are not an owner or a legal tenant), and
- 4) There is no agreement for rent (verbal or in writing) between you and the person you are trying to remove.

The attached forms are designed for your use in the event there is no landlord/tenant relationship. These forms should be used if there is no residential lease or verbal agreement for rent. If you have a residential, commercial, agricultural, or personal property lease, you should consult with an attorney. No form should be used until you have carefully reviewed and understand the instructions preceding the form and you have reviewed Florida Statute Chapter 82.

At the time the complaint is filed, the Plaintiff must ask the Clerk of the Court to issue the summons. This is achieved by filing the completed summons with the Complaint for Unlawful Detainer.

You will also need the following:

- 1) Filing fee of \$300.00
- 2) Summons Issue fee of \$10.00 per summons, per defendant
- 3) A separate money order made out to the Hernando County Sheriff's Office for \$40.00 per defendant to be served, unless you wish to take the packet to the Sheriff's Office yourself
- 4) One (1) original and (1) copy of the Complaint, Summons and Non-Military Affidavit for each defendant
- 5) Payment for the filing fee & summons fee must be paid by Cash, Money Order, Cashier's Check, or Business/Personal check with Photo ID of the signor of the check

The Defendant will have five (5) days after service (this excludes the date of service, weekends, and legal holidays) to file a written response to a complaint for unlawful detainer. If the defendant fails to file a written response, you are entitled to a Clerks Default and Final Judgment by Default from the Court.

E-file, mail or bring in a Motion for Clerk's Default and Motion for Default Final Judgment to our office to have the Clerks Default entered and the Motion for Default Final Judgment forwarded to the judge for review.

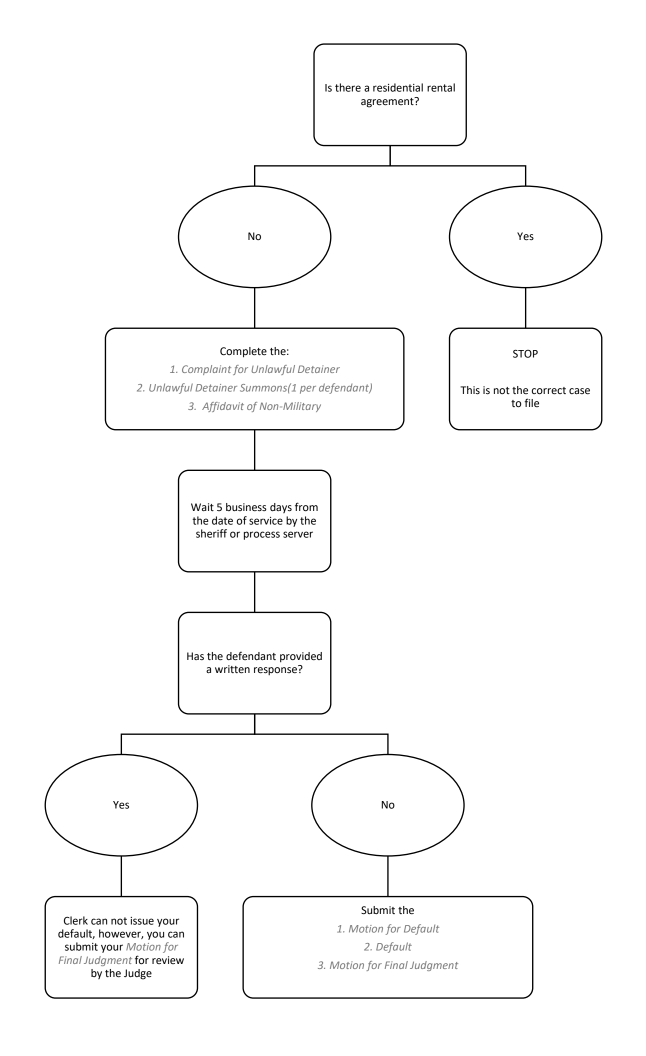
If you filed your documents using e-filing, it is your responsibility to send the Motions and stamped envelopes to the Clerk's Office.

**Please note, valid proof of service must be filed with the Clerk before a Clerks Default or Default
Final Judgment can be issued by the court. **

Once the judge has signed the Final Judgment, you may then request the Clerk to issue a Writ of Possession for service on the defendant(s)- if the defendant(s) has not already moved from the premises. You will then need to take the Writ of Possession to the Sheriff's Office and pay \$90 per defendant to be served.

Contact the Hernando County Sheriff's Office Civil Department at 352-754-6830 for questions about service.

Please note that all forms and instructions are for informational purposes only and may not completely describe requirements of Florida law. You should consult an attorney as needed.



FORM 1.997. CIVIL COVER SHEET

The civil cover sheet and the information contained in it neither replace nor supplement the filing and service of pleadings or other documents as required by law. This form must be filed by the plaintiff or petitioner with the Clerk of Court for the purpose of reporting uniform data pursuant to section 25.075, Florida Statutes. (See instructions for completion.)

	I. CASE STYLE	
	Nama	of Court)
Dlainti	ff	
r iaiiiii		Judge
vs.		
	lant	
		-
	II. AMOUNT OF CLAI	\mathbf{M}
Please		int of the claim, rounded to the nearest dollar. \$
1 icase	indicate the estimated amou	
	III. TYPE OF CASE	(If the case fits more than one type of case, select the most
		ost descriptive label is a subcategory (is indented under a
	broader category), place an x	on both the main category and subcategory lines.
CID C		
CIRC	UIT CIVIL	
	Condominium	
	Contracts and indebtedness	
	Eminent domain	
	Auto negligence	
	Negligence—other	
	Business governance	
	Business torts	
	Environmental/Toxic	tort
	Third party indemnif	
	Construction defect	
	Mass tort	
	Negligent security	
	Nursing home neglig	ence
	Premises liability—co	
	Premises liability—re	
	Products liability	
	Real property/Mortgage fore	closure

	Commercial foreclosure
]	Homestead residential foreclosure
1	Non-homestead residential foreclosure
	Other real property actions
Profes	sional malpractice
	Malpractice—business
	Malpractice—medical
	Malpractice—other professional
Other	·
	Antitrust/Trade regulation
	Business transactions
	Constitutional challenge—statute or ordinance
	Constitutional challenge—proposed amendment
	Corporate trusts
	Discrimination—employment or other
	Insurance claims
	Intellectual property
	Libel/Slander
	Shareholder derivative action
	Securities litigation
	Trade secrets
	Trust litigation
COUNTY CI	VIL
Civil	
Repley	vins
Eviction	
	civil (non-monetary)
IV.	REMEDIES SOUGHT (check all that apply):
	Monetary;
	Nonmonetary declaratory or injunctive relief;
	_ Punitive
V.	NUMBER OF CAUSES OF ACTION: []
(Specif	ý)
VI.	IS THIS CASE A CLASS ACTION LAWSUIT?
v 1.	yes
	no

VII.	HAS NOTICE OF ANY KNOWN RELATED CASE BEEN FILED? no yes If "yes," list all related cases by name, case number, and court		
VIII.	IS JURY TRIAL DEM yes no	ANDED IN COMPL	AINT?
knowledge an			sheet is accurate to the best of my with the requirements of Florida
Signature		Fla. Bar	#
<u> </u>	Attorney or party		(Bar # if attorney)
(type or print	name)	Date	

	Case No
	Plaintiff(s)
VS	
	Defendant(s)
	COMPLAINT FOR UNLAWFUL DETAINER
Plainti	ff(s),, sue(s)
Defen	dant(s)
stating	g as follows:
1.	This is a cause of action for unlawful detainer pursuant to Chapter 82, Florida Statutes.
2.	Plaintiff(s) is/are entitled to possession of the following real property (address or legal
	description):
3.	Plaintiff(s) is/are entitled to possession of the real property by virtue of the following:
4.	With the consent of the Plaintiff(s), Defendant(s) occupied or otherwise made use of the

property described in Paragraph 2 above.

5.	On or about (date), Plaintiff(s) revoked this consent,
	informed Defendant(s) of this revocation, and demanded that Defendant(s) vacate the
	premises.
6.	Defendant(s), however, has/have refused to vacate the premises.
7	There is no residential rental agreement between Plaintiff(s) and Defendant(s)

8. In accordance with section 82.04(1), Florida Statutes, Plaintiff(s) is/are entitled to summary procedure under section 51.011, Florida Statutes.

WHEREFORE, Plaintiff(s) respectfully request(s) that the Court (1) find that the Defendant(s) wrongfully hold(s) possession of the subject property; (2) grant Final Judgment in favor of Plaintiff(s) and against Defendant(s); (3) order the issuance of a Writ of Possession in accordance with section 82.091, Florida Statutes; and (4) grant to the Plaintiff(s) such other relief as is justified by the circumstances in this case.

Signature
Print Name
Address
City, State, Zip Code
Phone Number
Email address

	Case No
Plaintiff(s)	
VS	
Defendant(s)	
UNLAWF	UL DETAINER SUMMONS
TO ALL AND SINGULAR THE SHERIFFS OF TH YOU ARE COMMANDED to serve this SUMM cause upon the DEFENDANT(S): whose name	ONS and a copy of the COMPLAINT in the above styled
	riginal of your WRITTEN ANSWER AND DEFENSES to the COUNTY COURT, 20 North Main Street, Brooksville, FL ff's attorney whose name and address is:

PERSONAL SERVICE: IF THIS SUMMONS and a copy of the COMPLAINT have been personally served upon you or upon anyone residing in your residence who is 15 years of age or older, your WRITTEN ANSWER AND DEFENSES MUST be received by the CLERK within FIVE (5) WORKING DAYS of service as to the claim for possession of the premises. POSTED-MAIL SERVICE: IF THIS SUMMONS and a copy of the COMPLAINT have been attached to a conspicuous place on your residence, your WRITTEN ANSWER AND DEFENSES MUST be received by the CLERK within FIVE (5) WORKING DAYS of the date that it was attached to some conspicuous place on the property described in the COMPLAINT. The date of posting is the date noted thereon by the Process Server.

reasonable costs and attorney fees may be enter these instructions.	ered without further notice to you, if you do not follow
Witness my hand and the seal of this Court on t	the day of, 20
	Doug Chorvat Jr. As Clerk of the Circuit Court
	By: Deputy Clerk

A DEFAULT may be entered against you and a JUDGMENT to remove you from the property and/or for

	CASE NO
Plain	tiff,
VS.	
	NON-MILITARY AFFIDAVIT
Defei	ndant.
	red before me, the undersigned , who, after being first duly sworn, says:
	, is known by Affiant not to be in the military or branch subject to the provision of the Soldiers' Civil Relief Act.
DATED:	
	Signature of Affiant
	Name:
	Address:
	Telephone No
Sworn and subscribed before me on _	, by, who
is personally known to me an oath.	_ produced as identification and who took
	NOTARY PUBLIC-STATE OF FLORIDA OR DEPUTY CLERK Name:
	Name: Commission No
	My Commission Expires:

	Case No
Plaintiff(s)	
VS	
Defendant(s)	
MOTION I	FOR DEFAULT
UNLAWF	UL DETAINER
Plaintiff(s) move for entry of a default by the clerk	against defendant(s)
	fo
failure to serve any paper on the undersigned or fi	le any paper as required by law.
	Plaintiff(s) Signature
	Plaintiff(s) Printed Name
	Plaintiff Address
	City, State, Zip Code
	Phone Number

	Case No
Plaintiff(s)	
VS	
Defendant(s)	
UNLA	DEFAULT AWFUL DETAINER
A Default is entered in this action against the operation against the operation or file any paper as required by law.	defendant(s), named in the forgoing motion, for failure to
Dated on the day of	, 20 .
	Doug Chorvat Jr. As Clerk of the Circuit Court
	By: Deputy Clerk

	Case No
/S	
Defendant(s)	
MOTION FOR FINAL JUDGM	IENT -UNLAWFUL DETAINER
Plaintiff(s) asks the court to enter a Final Judgment a	against
Defendar	nt(s), for unlawful detainer and says:
1. Plaintiff filed a complaint alleging grounds for	or unlawful detainer against the Defendant(s).
WHEREFORE, Plaintiff asks this Court to enter a Final Defendant(s).	l Judgment for Unlawful Detainer against the
	Plaintiff(s) Signature
	Plaintiff(s) Printed Name
	Plaintiff Address
	City, State, Zip Code
	Phone Number

	Case No.:
Plaintiff(s), vs.	,
Defendant(s).	 ,
FINAL JUDGME	NT FOR POSSESSION UNLAWFUL DETAINER
UNLAWFUL DETAINER from	dered by the Court upon Plaintiff's(s') COMPLAINT FOR the premises described in the Complaint, and it appears that d with Notice and process as required by law and:
Defendant(s) failed to file a default has been entered by the Cle	any pleading contesting the allegations of the Complaint and a erk.
The Court has taken testimo	ony or received Affidavits from Plaintiff(s).
	ered by the Court that a Judgment be and is hereby entered Plaintiff(s) have and recover of and from Defendant(s),
Possession of the premises situated	l in the County of Hernando State of Florida described as:
	sue a Writ of Possession under the Seal of this Court directed to Florida, describing the premises and commanding him to put emises.
WRIT OF POSSESSION SHALE issue upon signing of this Juc not issued for ten (10) days fr	dgment.
issue with interest at% per a	costs in the amount of \$ for which let execution annum in accordance with section 55.03, Florida Statutes. The nter a money judgment against Defendant(s) in accordance with applicable.
DONE AND ORDERED in Herna 20	ando, Florida, thisday of,
	COUNTY COURT JUDGE

	Case No.:
Plaintiff(s) vs.	
Y 5.	
Defendant(s)	
W	RIT OF POSSESSION
THE STATE OF FLORIDA: TO THE SHERIFF OF HERNANDO C	COUNTY, FLORIDA
YOU ARE COMMANDED to remove Hernando County, Florida:	ve all persons from the following described property in
	(Street Address)
	(City, State, Zip Code)
and to put Plaintiff of the above action i	n possession of it \square forthwith;
	ously posted on the premises. The Plaintiff(s) to be put in
	(Plaintiff's[s'] name)
WITNESS my hand and seal of	this Court on
	DOUG CHORVAT JR. <u>CLERK OF THE CIRCUIT COURT</u> <u>AND COMPTROLLER</u>
	By: DEPUTY CLERK
Plaintiff	
Address	
Phone	