	Cause/Case No.						
Plaintiffv.		In the Justice Court, Precinct, Texas					
Defe	ndant[s] (list all tenants)						
EV.	ICTION PETITION						
1.	PETITION. Plaintiff files this petition against the above defenda the above precinct and which is described below. The above-nan at the premises in question that plaintiff seeks to evict.						
	Street address or other description		Unit No. (if any				
	City County	State	Zip				
2.	SERVICE OF CITATION. Plaintiff requests service of citation on defendant(s) by personal service at the above described premises or by alternative service, if necessary. The following are all other addresses, known to plaintiff, where the defendant(s) may be working residing, undergoing treatment or incarcerated, temporarily or permanently, including all addresses known to plaintiff that are inside or outside the county where the premises are located and telephone numbers for defendant(s) known to plaintiff listed by defendant(s):						
3.	TYPE OF OCCUPANCY BY DEFENDANT(S). (check as applica	ble)					
	 □ Defendant(s) are occupying the premises under a □ written or □ oral rental agreement, either as tenants or as permitted occupant under the rental agreement. The rental agreement m does m does not involve land that has been rented to defendant(s) for placement of a manufactured home owned by defendant(s). □ Defendant(s) are still occupying the premises after foreclosure sale of the property. □ Defendant(s) are still occupying the premises after a defaulting under an executory contract. □ Defendant(s) are trespassers since they entered the premises without permission of plaintiff or any defendant. □ Defendant(s) are occupying the premises under other circumstances: (briefly describe) 						
4.	ADDITIONAL INFORMATION IF RENTAL OF MANUFACTURED HOME LOT. If the rental agreement is for the rental of land on whic a manufactured home has been placed by the defendant(s), plaintiff has complied with all notice and time requirements in Section 94.203 Texas Property Code. The name(s) and address(es) of all lienholders on the manufactured home that were disclosed to plaintiff b defendant(s), are as follows:						
5.	NOTICE TO VACATE. Plaintiff delivered to defendant(s) a written of Section 24.005 or Section 24.006, Texas Property Code; or, if owned by plaintiff, notice to vacate was delivered under Section	the land or lot was rented for occupancy by a manufac					
	Notice to vacate (demand for possession) was unconditional, i.e., out. It was delivered on the day of the following, as applicable) m personal delivery to defendant(s) years of age or older; m affixing the notice to the inside of the madoor as authorized under Section 24.005; m first class mail, regis m other, method of delivery authorized under Section 24.005. Te		one or more on mises who is 16 e exterior of the				

6.	FAI	FAILURE TO VACATE. After the notice was delivered, defendant(s) refused to vacate the premises.				
7.	GROUNDS FOR EVICTION. The ground or grounds for eviction are as follows: (check one or more grounds below and fill in information as applicable)					
		NON-PAYMENT OF RENT: Defendant(s) have failed to pay all rent owed prior to filing this petition. The total unpaid rent to the time of filing this eviction petition is \$ The rent is payable \$ per □ month □ week or □ other rental period (describe period) The most recent rental due date prior to filing this eviction petition was,				
	□ NON-PAYMENT OF OTHER SUMS (UTILITIES, LATE FEES, RETURNED CHECK CHARGES, ETC.): Defendation pay the following non-rent amounts. (Describe amount and nature.)					
	_	HOLDING OVER UNDER RENTAL AGREEMENT: Defendant(s) are unlawfully holding over (check one) after the rental term or renewal period has expired or after the rental agreement or right of possession was lawfully terminated by plaintiff for violation of the rental agreement by defendant(s). The date of such expiration or termination was				
	_	PERSONAL CONDUCT VIOLATING RENTAL AGREEMENT: The conduct requirements of the rental agreement have been violated by defendant(s) or other persons for whom defendant(s) are responsible. (State facts briefly.)				
	_	PROPERTY DAMAGE: Defendant has caused substantial property damage to the premises. (State facts briefly.)				
	_	TRESPASS: (check as applicable) Plaintiff is entitled to possession of the premises because defendant(s) are trespassers, having entered onto the premises without authority of the property owner, tenant, or holder of a contract for deed. The premises are either: owned by plaintiff, rented by the owner to plaintiff or under contract for deed from plaintiff.				
		HOLDING OVER AFTER FORECLOSURE: Defendant(s) are unlawfully holding over after foreclosure of a prior lien. Plaintiff owns the premises as a result of purchase at a tax foreclosure sale or a trustee's foreclosure sale under a superior lien. Plaintiff has complied with all other eviction notice requirements of Section 24.005(b) and Chapter 51, Texas Property Code, and other applicable laws. (State facts briefly.)				
		HOLDING OVER AFTER TERMINATION OF EXECUTORY PURCHASE CONTRACT (CONTRACT FOR DEED): Plaintiff is the seller in an executory purchase contract (contact for deed). Defendant(s) have defaulted under such contract, the contract has been terminated and defendant(s) have refused to vacate after notice from plaintiff. Plaintiff has complied with all statutory and contractual procedures required to regain possession of the premises from defendant(s), including those in Sections 5.063-5.065, Texas Property Code. (State facts briefly.)				
		OTHER GROUNDS: (State facts briefly.)				
8.	JUDGMENT REQUESTED. Plaintiff requests judgment for plaintiff and against defendant(s) for possession of the premises and issuance of a writ of possession against defendants and all other occupants of the dwelling, and all court costs. Additionally, plaintiff requests judgment for plaintiff and against defendant(s) for the following					
		Rent. If eviction is based on non-payment of rent, plaintiff requests judgment of \$				

	П	, ,	attorney, plaintiff requests judgment for attorney's fees because defendant(s) signed in entitling plaintiff to attorney's fees, or plaintiff has given 10-day notice to vacate as le.			
		Post-judgment interest. If plaintiff is g interest as allowed by statute or the re	ranted judgment for rent and/or attorney's fees, plaintiff requests judgment for post- ntal agreement.	·judgment		
9.	ATT (a) (b) (c)	a copy (not the original) of plaintiff's no a copy (not the original) of any written		viction.		
		o one appeals this case, plaintiff m does cked, plaintiff gives such permission.	s m does not give permission to the court clerk to discard the above copies. If neither	er box is		
10.	CONSENT TO EMAIL SERVICE OF THE ANSWER AND ANY OTHER MOTIONS OR PLEADINGS. By providing the follow contact information, plaintiff is consenting to service of the answer and any other motions or pleadings by email (attorney's applicable; otherwise, plaintiff's email): Failure to include email information means plaintiff does NOT conservice.			s email, if		
11.	COVID-19 DISCOSLURES. The premises \square is or \square is not a covered dwelling subject to Section 4024 of the CARES Act; the plainti \square has or \square has not provided defendant(s) with 30 days' notice to vacate under Section 4024(c); the defendant \square has or \square has not provided plaintiff with a declaration under the Centers for Disease Control and Prevention's agency order, titled Temporary Halt i Residential Evictions to Prevent the Further Spread of COVID-19 that took effect on September 4, 2020, as extended; and the premise \square is or \square is not a property securing an FHA-insured Single Family Mortgage. I also acknowledge that I have reviewed the information about the Texas Eviction Diversion Program available at www.txcourts.gov/eviction-diversion/ .					
			PLAINTIFF (as stated at top of page 1) S. mail, email, telephone or fax, as set forth below (name, address, telephone num oplicable, or the address, telephone number and fax number, if any, of the plaintiff):			
Name	e		SI	treet address		
City			State	Zip		
Phon	ıe (if ar	ny)		Fax (if any		
		E	Signature			
			The above is the signature of (check only one) plaintiff plaintiff's authorized agent plaintiff's attorney			
			Printed name of person signing			
			Title of person signing (i.e., owner, manager, president, etc.)			
		OF TEXAS				
COI	UNTY	/ OF				
Swo	orn to	and subscribed before me by the abov	e-named plaintiff on theday of,,			