#### **INSTRUCTIONS FOR EVICTION FORMS**

#### **IMPORTANT! READ BEFORE USING THESE FORMS AND INSTRUCTIONS**

ND Legal Self Help Center staff and court employees <u>cannot</u> help you fill out forms.

If you are unsure how to proceed, or need legal advice or legal representation, consult a lawyer licensed to practice in North Dakota.

To protect your rights, carefully read this information and any instructions to which you are referred.

#### When you represent yourself, you must abide by the following:

- State or federal laws that apply to your case;
- Case law, also called court opinions, that applies to your case; and
- Court rules that apply to your case, which may include:
  - North Dakota Rules of Civil Procedure;
  - North Dakota Rules of Court;
  - North Dakota Rules of Evidence;
  - o North Dakota Administrative Rules and Orders; and
  - Any local court rules.

Links to the state laws, case law, and court rules can be found at www.ndcourts.gov.

When you represent yourself, you are held to the same requirements and responsibilities as a lawyer, even if you don't understand the rules or procedures. If you are unsure if these forms and instructions suit your circumstances, consult a lawyer.

A glossary with definitions of legal terms is available at <a href="www.ndcourts.gov/legal-self-help">www.ndcourts.gov/legal-self-help</a>.

These instructions and forms <u>are not</u> a complete statement of the law. They cover the basic procedure for eviction in a North Dakota State District Court. There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. The Center is not responsible for any consequences that may result from the forms or information provided. <u>Use at your own risk.</u>

IMPORTANT! If the property is part of a legal entity, such as a business, a corporation or a limited liability company, STOP! YOU <u>CANNOT</u> USE THESE FORMS!

ONLY A LAWYER licensed to practice in North Dakota can represent a legal entity in an eviction. Non-lawyers ARE NOT allowed to represent legal entities in evictions. Legal documents signed by non-lawyer agents of a legal entity are considered void.

(See Wetzel v. Schlenvogt, 2005 ND 190; and State ex rel. Department of Labor v. Riemers, 2008 ND 191.)

### WHO MAY USE THIS PACKET OF EVICTION FORMS:

An individual who owns the property that was leased or rented to another **and**:

- The leased property is owned by an individual who is a <u>natural</u> person; in other words, a human being;
- The leased property <u>is not</u> owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company; and
- The circumstances meet the requirements for eviction in North Dakota.

### WHO CANNOT USE THIS PACKET OF EVICTION FORMS:

#### A non-lawyer **when**:

• The leased property is owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company.

ONLY a lawyer licensed to practice in North Dakota can represent a legal entity in an eviction.

- Contact the State Bar Association of North Dakota Lawyer Referral Service at (866) 450-9579.
- A list of all lawyers licensed to practice in North Dakota is available at www.ndcourts.gov/lawyers.

#### AN OVERVIEW OF THE EVICTION PROCESS:

Step One: Service of 3 Day Notice of Intention to Evict.

Required for some grounds (reasons). Not an eviction order.

Step Two: Prepare Eviction Documents to Start District Court Action.

If tenant does not comply with the 3 day notice of intention to evict.

**Step Three:** Obtain an Eviction Hearing Date & Time.

File eviction documents and schedule a hearing date.

**Step Four:** Service of Eviction Summons and Complaint.

Proof of service of the eviction summons and complaint is required.

**Step Five:** Attend the Eviction Hearing.

Appear in person.

Step Six: If the Court Grants the Eviction.

The tenant must move out by the date in the eviction order.

#### NORTH DAKOTA LAWS & RULES RELATED TO EVICTION:

**<u>Chapter 47-16 of the North Dakota Century Code</u>** governs leases in North Dakota.

<u>Chapter 47-32 of the North Dakota Century Code</u> governs evictions in North Dakota. The most common reason to evict a tenant is failure to pay their rent. However, a tenant can be evicted for other material violations of a lease or rental agreement. Examples of a material violation are: unreasonable peace disturbances, illegal activity on the premises, unreported pets, too many occupants, or damage to the premises.

Rule 4 of the North Dakota Rules of Civil Procedure includes requirements for serving legal documents on defendants in a civil action.

Rule 13 of the North Dakota Supreme Court Administrative Rules allows eviction cases to be heard and decided by a Judicial Referee.

Laws constantly change through legislation, administrative rules and rulings and court decisions. To determine how a law applies to your situation, review the applicable law or laws, administrative rulings and court decisions. Notes of court decisions related to North Dakota law can be found in the print editions of the North Dakota Century Code. Print editions of the North Dakota Century Code are found in many North Dakota public and academic libraries.

Only a lawyer licensed to practice in North Dakota who has agreed to represent you can give you legal advice. Legal advice includes interpreting how the laws apply to your situation.

# THE EIGHT GROUNDS (REASONS) FOR EVICTION IN NORTH DAKOTA:

A landlord may evict a tenant for one or more of the eight grounds (reasons) for eviction. The most common grounds are in **bold**.

- 1. A party, by force, intimidation, fraud, or stealth, has entered upon the prior actual possession of real property of another and detains the same.
- 2. A party, after peaceably entering upon real property, turns out by force, threats, or menacing conduct the party in possession.
- 3. A party, by force or by menaces and threats of violence, unlawfully holds and keeps the possession of any real property, whether the possession was acquired peaceably or otherwise.
- 4. A lessee, in person or by subtenant, holds over after the termination of the lease or expiration of the lessee's term, or fails to pay rent for three days after the rent is due.
- 5. A party continues in possession after a sale of the real property under mortgage, execution, order, or any judicial process and after the expiration of the time fixed by law

- for redemption, or after the execution and delivery of a deed, or after the cancellation and termination of any contract for deed, bond for deed, or other instrument for the future conveyance of real estate or equity in the real estate.
- 6. A party continues wrongfully in possession after a judgment in partition or after a sale under an order or decree of a district court.
- 7. A lessee or a person on the premises with the lessee's consent acts in a manner that unreasonably disturbs other tenants' peaceful enjoyment of the premises.
- 8. The lessee violates a material term of the written lease agreement between the lessor and lessee.

#### **PARTIES IN AN EVICTION:**

**Plaintiff** – the individual who owns property that was leased or rented to another; a landlord.

**Defendant** – the person, or persons, who rents or holds the lease to a property; a tenant.

#### **DEFINITIONS OF SOME COMMONLY USED TERMS IN AN EVICTION:**

\*\*\*The following definitions are intended to be helpful, BUT they are NOT intended to constitute legal advice OR address every possible meaning of the terms in this section.\*\*\*

**Artificial Person** – a person created by law, such as a business, corporation, or limited liability company. (See Natural Person)

**Costs** – generally refers to expenses and fees for going to court. For example, costs may include filing fees, charges for serving legal documents, and making copies of papers and exhibits. If the court orders the eviction, the plaintiff may be awarded costs.

**Damages** – money paid by defendants to successful plaintiffs in civil cases to compensate the plaintiffs for their injuries. In an eviction, damages are limited to rents or profits that are past due, and damages caused by the tenant's possession of the property. Landlords cannot request an award of future rent when bringing an eviction.

**Forcible Detainer** – a civil, legal process that is used to evict a tenant in North Dakota. It is an accelerated, or sped up, civil legal action to determine the right to possess the property.

**Judicial Referee** – A judicial officer, appointed by the presiding District Court Judge, who has the authority to preside in eviction cases. The findings and order of the Judicial Referee have the effect of the findings and order of a District Court Judge until superseded by a written order of a District Court Judge.

**Lease Agreement** – a contract by which one gives to another the temporary possession and use of real property for reward and the latter agrees to return such possession to the former at a future time. A lease agreement may be in writing or may be an oral, or verbal, agreement.

**Lessor** – the person who leases a property to another; a landlord.

**Lessee** – the person who rents or holds the lease to a property; a tenant.

**Natural Person** – a human being. (See Artificial Person)

**Personal Property** – anything that is not real property.

**Pro Se** – a party in a lawsuit that represents himself or herself without a lawyer. In other words, a self-represented individual.

**Real Property** – real or immovable land including anything that is affixed to the land that is incidental or immovable by law.

**Writ of Execution** – an order from the Judge or Judicial Referee needed to give possession of the property back to the landlord. (The writ may also be referred to as a Writ of Execution for Possession, a Writ of Restitution, or a Writ of Eviction.) A writ of execution cannot be issued until after the court orders an eviction.

#### A JUDICIAL REFEREE MAY HEAR AND DECIDE THE EVICTION:

Rule 13 of the North Dakota Supreme Court Administrative Rules allows eviction cases to be heard and decided by a Judicial Referee, rather than a District Court Judge.

If a Judicial Referee is assigned to the eviction case, any party to the case may request that a District Court Judge hear and decide the case instead. The party must file a written request with the Clerk of Court within seven days after service of the notice of hearing.

If the eviction case is heard and decided by a Judicial Referee, the Judicial Referee will issue findings of fact and an order. The Judicial Referee's findings of fact and order have the same effect as the findings of fact and order of a District Court Judge until superseded by a written order of a District Court Judge.

If any party to the eviction case wants a review of the Judicial Referee's findings of fact and order, the party must file a written request for a review, stating the specific reasons for the review, with the Clerk of Court within seven days after service of notice of the right to review.

The party requesting review must give notice of their request to all other parties. Any party who wishes to respond to the request for review must file their written response within fourteen days after service of the notice of the request for review.

#### **EVICTION FORMS IN THE PACKET:**

- 1a. Notice of Intention to Evict: Demand for Rent or Possession of the Premises
- 1b. Notice of Intention to Evict
- 2. Summons
- 3. Complaint for Eviction
- 4. (Proposed) Findings of Fact, Conclusions of Law and Order
- 5. (Proposed) Judgment
- 6. (Proposed) Writ of Eviction Clerk of Court Signature (Proposed) Writ of Eviction Judicial Signature
- 7. Affidavit of Identification

If you have a written lease agreement, make a copy to refer to during the eviction process.

#### **Before Completing and Signing the Forms:**

Review the forms carefully and determine if the forms apply to your situation. If you do not know if you should use these forms, consult a lawyer who is licensed to practice in North Dakota. See North Dakota Rules of Civil Procedure Rule 11 for signature requirements, representations to the Court, and sanctions for documents presented to a court.

When you sign the forms, your signature tells the court that you:

- Made reasonable inquiries about the eviction circumstances and requirements; and
- Based on your inquiries, to the best of your knowledge, information, and belief:
  - You are not presenting the eviction action for any improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation;
  - The claims, defenses, and other legal contentions in the eviction action are warranted by existing law or by a non-frivolous argument for extending, modifying, or reversing existing law or for establishing new law;
  - The facts are supported by evidence or will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and
  - Denials of any facts are warranted on the evidence or are reasonably based on belief or a lack of information.

#### **STEP ONE:**

#### PREPARE AND ARRANGE FOR SERVICE OF THE NOTICE OF INTENTION TO EVICT

Serving the Notice of Intention to Evict is the required first step in the eviction process in North Dakota. The tenant must be given notice of the intention to evict. A copy of the Notice to Evict and proof that the notice to evict was properly served must be filed with the court in Step Three.

(Review <u>Chapter 47-32</u> for circumstances when the Notice of Intention to Evict may not be required.)

#### **Determine the Grounds (Reasons) for Eviction:**

You may evict a tenant for one or more of the eight grounds (reasons) for eviction. Determine which ground or grounds apply to your situation. You will be required to prove your ground or grounds for eviction.

#### Prepare the Notice of Intention to Evict:

The Notice of Intention to Evict gives the tenant notice of the ground or grounds for eviction and tells them they must move out of the residence within 3 days.

• <u>However</u>, if the only ground for eviction is non-payment or late payment of rent, the notice gives the tenant 3 days to pay the full amount due or move out of the residence.

There are two Notice of Intention to Evict forms in this packet.

- If the only ground for eviction is non-payment or late payment of rent, use the "Notice of Intention to Evict: Demand for Rent or Possession of the Premises" form.
- Otherwise, use the "Notice of Intention to Evict" form.

Fill out and sign the Notice of Intention to Evict:

- Fill in the first line with the name of the person renting from you (tenant).
- Fill in the street address, city and zip code of the property.
- Fill in the date the lease was signed or the date of the rental agreement.
- Check the boxes that apply and fill in the blanks, if applicable.
  - o If you select "Other material violation of the lease, specifically:" explain the material violation.
- Date and sign the document.
- Make at least one copy for the court and one copy for your records.

#### Arrange for Service of the Completed Notice of Intention to Evict on the Tenant(s):

The Notice of Intention to Evict must be served on the tenant. Review the section of law that deals with service of the Notice of Intention to Evict in <u>North Dakota Century Code Section 47-32-02</u>. See also <u>Rule 4 of the North Dakota Rules of Civil Procedure</u> for service requirements that also apply.

General service information, including blank proof of service forms are available at <a href="https://www.ndcourts.gov">www.ndcourts.gov</a> by clicking on the Self Help link. Scroll to the "District Court Civil" section.

After clicking on the "Service Instructions and Forms" link, see the "Service to Start a Civil Action" section.

There are **two ways** to arrange for service of the Notice of Intention to Evict.

- 1. You may give the Notice of Intention to Evict to the Sheriff of the county for personal service. (You will be charged a fee.)
  - a. The Sheriff will provide an affidavit of service.
  - b. The completed affidavit of service is your proof of service.
- You may have another person who is at least 18 years of age and not a party to or
  interested in the eviction action serve the Notice of Intention to Evict. The person must
  serve the documents as required by Rule 4(d) of the North Dakota Rules of Civil
  Procedure.
  - a. The person who served the Notice of Intention to Evict must fill out an Affidavit of Service by Personal Delivery and sign the affidavit in the presence of a clerk of court or notary public.
  - b. The completed Affidavit of Service by Personal Delivery is your proof of service.

At least one attempt must be made to serve the Notice of Intention to Evict on the tenant using either of the two methods above. An attempt <u>must</u> be made between the hours of six p.m. and ten p.m.

After <u>at least one attempt</u>, when the tenant(s) <u>cannot</u> be found, there is **one way** to arrange for service of the Notice of Intention to Evict.

- 1. The Sheriff of the county or a process server posts the Notice of Intention to Evict conspicuously upon the premises.
  - a. An affidavit of service by the Sheriff or process server is your proof of service.

Please note that if the tenant is served the Notice of Intention to Evict by posting the Notice to Evict conspicuously upon the premises, proof will be required that the sheriff or process server

attempted service, and that service was attempted at least once between the hours of six p.m. and ten p.m.

#### **STEP TWO:**

# PREPARE THE SUMMONS AND COMPLAINT, PROPOSED FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER, PROPOSED JUDGMENT, AND PROPOSED WRIT OF EXECUTION

If the tenant does not comply with the Notice of Intention to Evict within the 3 days given on the notice, you may file the original Summons and Complaint with the District Court and arrange for service of a copy of the Summons and Complaint on the tenant(s). The Summons and Complaint give notice to the tenant(s) of the date and time of the eviction hearing, and the reason(s) for the eviction action.

Make at least two copies of each completed form. One copy of the Summons and Complaint must be served on each tenant. Keep one copy of each completed form for your records.

#### Make a Copy of the Written Lease Agreement:

If you have a written lease agreement, make a copy. You will file the copy of the lease agreement with the District Court when you file the completed eviction forms.

#### **Prepare the Summons:**

- Fill out the heading:
  - Name of County this is the county in North Dakota where you will file the case.
  - o Plaintiff you are the Plaintiff. Fill in your full name.
  - Defendant The tenant is the Defendant. Fill in the tenant's full name.
  - Case Number Leave blank. You will get a case number from the Clerk of Court when you file the case and pay the \$80.00 filing fee. You will fill in the case number at that time.
- Paragraph #1 Leave blank. You will get the hearing information from the Clerk of Court after you file the case and pay the \$80.00 filing fee. You will fill in the day, month, year, time and location of the hearing at that time.
  - The hearing must be set no less than three (3) days and no more than fifteen
     (15) days after the Summons and Complaint are served on the tenant.
- Paragraph #2 Fill in the street address, city and zip code of the property.
- Paragraph #3 Tells the Defendant(s) that a default judgment may be entered against them if they do not come to the hearing.

- Paragraphs #4 & 5 Provides information about Judicial Referees and how to request a District Court Judge if the eviction is assigned to a Judicial Referee.
- Date and signature:
  - DO NOT date or sign the Summons.
    - You will date and sign the Summons when you get the hearing date from the Clerk of District Court when you file your completed eviction forms.
  - o Print your name and fill in your address and telephone number.
  - o If your mailing address is different than your street (physical) address, write your mailing address in the space next to the physical address.

#### **Prepare the Complaint for Eviction:**

- Fill in the heading the same as you did for the Summons.
- First Sentence Fill in your full, legal name.
- Paragraph #1 Fill in your street address, city and zip code.
- Paragraph #2 Fill in the street address, city and zip code of the property.
- Paragraph #3 If this paragraph <u>is not</u> accurate for your circumstances, you cannot use these forms.
- Paragraph #4 Fill in the date of the lease agreement with the tenant(s). Checkmark
   (✓) is the lease agreement is written or oral.
  - o If the lease agreement is written, make a copy of the written lease and write "Exhibit A" on the first page of the copy. Check (✓) the box and type or write "A" in the space provided.
  - You will file the copy of the written lease agreement marked "Exhibit A" with the clerk of court in Step Three.
- Paragraph #5 Fill in the amount of the rent per month, the date the rent is due each month, the amount of the late fee, if any, and the circumstances when the late fee is charged.
- - o If one of the grounds is unpaid or delinquent rent, fill the amount owed and the timeframe of the unpaid or delinquent rent.
  - $\circ$  You will be required to prove every ground for eviction you checkmark ( $\mathscr{O}$ ) at the eviction hearing.
- Paragraph #7 Fill in the date of service of the Notice of Intention to Evict on the tenant(s). Fill in the Exhibit letter, either "A" or "B," in the space provided.
  - If you do not have an Exhibit A (see instructions for Paragraph #3), type or write
     "A" in the space provided.
  - o If you have an Exhibit A, type or write "B" in the space provided.

- Make a copy of the Notice of Intention to Evict and the proof of service of the Notice of Intention to Evict. Write either "Exhibit A" or Exhibit B" on the first page.
- O You will file the copy of Notice of Intention to Evict and the proof of service of the Notice of Intention to Evict marked either "Exhibit A" or "Exhibit B" with the clerk of court in Step Three.
- Paragraph #8 This statement must be accurate for your circumstances.
- Sign and print your name, address and phone number.
  - o If your mailing address is different than your street (physical) address, write your mailing address in the space next to the physical address.

#### **Prepare Findings of Fact, Conclusions of Law and Order:**

- Only fill out the heading. These are your <u>proposed</u> Findings of Fact, Conclusions of Law and Order.
- The District Court Judge or Judicial Referee will decide whether to use these forms.
- An eviction cannot proceed until a District Court Judge or Judicial Referee completes, then signs and dates a findings of fact, conclusions of law and order.

#### **Prepare the Judgment:**

- Only fill out the heading. This is your <u>proposed</u> Judgment.
- If the District Court Judge or Judicial Referee completes, then signs and dates a findings of fact, conclusions of law and order, the Clerk of Court will complete and sign a judgment.
- If the District Court Judge or Judicial Referee decides to use your <u>proposed</u> Findings of Fact, Conclusions of Law and Order, the Clerk of Court may decide to use your <u>proposed</u> judgment form.

#### **Prepare the Writ of Eviction:**

There are two Writ of Eviction forms in this packet.

- If the Clerk of District Court of the county where you will file the eviction action signs the Writ of Eviction, use the "Writ of Eviction: Clerk of Court Signature" form.
- If the Judge or Judicial Referee of District Court of the county where you will file the eviction action signs the Writ of Eviction, use the "Writ of Eviction: Judicial Signature" form.

You will ask the Clerk of District Court when you file your completed eviction forms who signs the Writ of Eviction.

You may wish to bring both forms with you when you file your completed eviction forms.

- Only fill out the heading. This is your proposed Writ of Eviction.
- The Clerk of District Court, the District Court Judge or District Court Judicial Referee will decide whether to use this form.

#### **STEP THREE:**

# FILE THE ORIGINAL, COMPLETED FORMS WITH THE CLERK OF COURT, PAY THE \$80.00 FILING FEE, AND SCHEDULE A DATE FOR THE EVICTION HEARING

File the following with the Clerk of Court:

- 1. Summons
- 2. Complaint
- 3. Copy of the Written Lease Agreement, if applicable
- 4. Notice of Intention to Evict
- 5. Proof of Service of the Notice to Evict (If the Notice to Evict was posted conspicuously upon the premises, include proof of the required attempt(s) to serve)
- 6. (Proposed) Findings of Fact, Conclusions of Law and Order
- 7. (Proposed) Judgment
- 8. (Proposed) Writ of Eviction

You will be asked to pay a filing fee of \$80.00. If you are unable to pay the \$80.00 filing fee, you may make a written request to the court to waive the filing fee.

The Filing Fee Waiver Request – District Court/Small Claims Court form set is available at <a href="https://www.ndcourts.gov">www.ndcourts.gov</a> by clicking on the "Self Help" link. Scroll to the "Miscellaneous Forms" section.

At the time of filing and fee payment, the Clerk of Court will schedule a hearing date.

The hearing date may not be fewer than three nor more than fifteen days from the date on which the Summons is issued.

Date and sign the Summons form.

#### **STEP FOUR:**

# ARRANGE FOR SERVICE OF COPIES OF THE COMPLETED SUMMONS AND COMPLAINT ON THE TENANT(S)

There are two of ways to arrange for service of a copy of the summons and complaint on the tenant(s). The timeline for service depends on the way the copy of the summons and complaint are served.

You will be required to file proof of service with the court of a copy of the summons and complaint on each tenant.

General information about service to start a civil action and affidavit of service forms are available at the <u>ND Legal Self Help Center</u> website in the "District Court Civil" section.

**In person service on the tenant(s)**. Arrange for service in one of the following two ways:

- 1. You may give the copy of the Summons and Complaint to the Sheriff of the county for personal service. (You will be charged a fee.) The Sheriff will provide an affidavit of service. The completed, notarized affidavit of service is your proof of service.
- 2. You may have another person who is at least 18 years of age and not a party to or interested in the eviction action serve the copy of the Summons and Complaint. The person must serve the documents as required by Rule 4(d) of the North Dakota Rules of Civil Procedure. The person who served the notice to evict must fill out an Affidavit of Service by Personal Delivery and sign the affidavit in the presence of a clerk of court or notary public. The completed Affidavit of Service by Personal Delivery is your proof of service.

**If the tenant(s) cannot be found in the county**, the following conditions apply to service:

- Proof that the sheriff or process server attempted to serve the tenant in person, and that personal service was attempted at least once between the hours of six p.m. and ten p.m.
- An affidavit must be filed by the plaintiff or the plaintiff's attorney that states:
  - o The defendant cannot be found, or the defendant is not in this state.
  - A copy of the summons and complaint has been mailed to the tenant at the tenant's last-known address, if any is known to the plaintiff.
- Then, service of the summons may be made upon the defendant by the sheriff or process server posting the summons upon the door of the residential unit.

#### Timelines for service of the completed summons and complaint of the tenant(s)

- If the tenant is personally served a copy of the summons and complaint within the county:
  - Service must be completed at least three days before the time set for the eviction hearing.
- Otherwise, service must be completed at least seven days before the time set for the eviction hearing.

**Prior to the hearing,** file proof of service with the court of a copy of the summons and complaint on each tenant.

#### **STEP FIVE:**

#### ATTEND THE EVICTION HEARING

The eviction hearing is an examination of the facts and law, presided over by the Judge or Judicial Referee. The landlord and tenant each have an opportunity to tell their side of the facts of the eviction and argue how the eviction laws apply to the situation. The Judge or Judicial Referee weighs the facts and arguments presented by the landlord and tenant and either grants or dismisses the eviction.

#### If you need special assistance at the hearing:

If you have a disability, do not read or understand English well, or require special accommodations in the courtroom, contact the Clerk of District Court's office as soon as possible.

#### Do not be late!

Do not be late for your eviction hearing. If you have a serious, unavoidable reason why you cannot go to the eviction hearing on the scheduled day or will be late, call the Clerk of District Court's office as soon as possible.

Be aware that even if you contact the Clerk of District Court's office, the Judge or Judicial Referee may decide to hold the eviction hearing without you or dismiss the eviction case entirely.

#### Bring the information, documents, etc. that you prepared for the hearing:

Bring all of the files, paperwork, etc. that you gathered and organized while preparing for the eviction hearing. This may include copies of the lease, ledgers showing payments, photos, witnesses, etc.

Bring an outline of what you want to say.

#### **Conduct of the hearing:**

In general, an eviction hearing proceeds in the following order:

#### Before the hearing officially begins:

- Organize your files and paperwork on your assigned table in the courtroom so you can easily locate information as needed.
- The tenant or the tenant's attorney may give you copies of their documents before the hearing starts.

# The eviction hearing officially begins when all are asked to rise when the Judge or Judicial Referee comes into the courtroom:

- The Judge or Judicial Referee begins the eviction hearing by identifying any documents that were submitted to the court clerk and identifying the names of the parties.
- The tenant or the tenant's attorney attorney may give you copies of their documents, if copies were not given to you before the hearing began.

#### Opening statements:

- Often, each side gives an opening statement. An opening statement describes the issues in the eviction and states what the party expects to prove during the hearing.
- Usually, you, the Plaintiff, go first and the tenant, the Defendant, goes last.

#### You present your case first:

- Usually, you, the Plaintiff, present your case first.
- Individuals with first-hand knowledge of the facts of the eviction, such as the landlord, property manager, managing agent, or site manager, are called to testify as a witness. Each witness sits in the stand and is sworn in.

- You ask each witness questions to present evidence of the facts of the eviction to the court. For example:
  - Who the tenant is and how they know the tenant;
  - The location of the property;
  - Identification of the documents you want the court to allow as evidence, such as:
     the lease and payment ledger;
  - Rent amount, amount of rent owed; and
  - Anything else that pertains to why the eviction action was brought.
- If the tenant objects to the questions or evidence being presented, the tenant may object when the question is asked, or when evidence is presented. The North Dakota Rules of Evidence govern how the tenant objects to evidence.

#### The Defendant has the option to cross-examine your witnesses:

- After you finish direct questioning of a witness, the tenant has a chance to ask the witness questions. This is called cross-examination.
- The tenant can only ask questions about the topics covered during your direct questioning of your witness.
- If the tenant does not have any questions, the Judge or Judicial Referee will allow the witness to go back to their seat.

#### The Defendant presents their case:

- After you finish presenting your case, the tenant presents the evidence of their side of the facts of the eviction. The tenant may testify on their own behalf.
- The tenant may call individuals with first-hand knowledge of their side of the facts of the eviction, to testify as their witness. Each witness sits in the stand and is sworn in.
- The tenant asks each witness questions to present evidence of the facts of the eviction to the court. The North Dakota Rules of Evidence govern how they present evidence.
- If you object to the questions or evidence the tenant presents, you may object when the question is asked, or when evidence is presented.

#### You have the option cross-examine the Defendant's witnesses:

- After the tenant finishes direct questioning of their witness, you have the chance to ask their witness questions. This is called cross-examination.
- You can only ask questions about the topics covered during the tenant's direct questioning of their witness.
- If you do not have any questions, the Judge or Judicial Referee will allow the witness to go back to their seat.

#### Closing arguments:

- Often, each side gives a closing argument. A closing argument is a summary of the
  evidence presented at the hearing and an argument to the Judge or Judicial Referee on
  how the case should be decided.
- Usually, you, the Plaintiff, go first and the Defendant goes last.

#### The Judge or Judicial Referee will then either order the eviction or dismiss the case:

- The Judge or Judicial Referee gives a summary of the documents entered into evidence and the testimony from everyone who testified.
- If the Judge or Judicial Referee orders the eviction, you will be given a date of eviction. The tenant and all of their belongings must be moved out on that date.
  - o If the case is complicated, a Judge or Judicial Referee may decide to reserve judgment. This means that the Judge or Judicial Referee will mail their decision about the case.
- You can ask for a money judgment, which may include: outstanding rent, fees
  associated with the service of notice of eviction and service of summons and complaint,
  late charges, and attorney's fees.

#### Before you leave the courtroom:

Before you leave the courtroom, make sure you understand what happens next. Ask if you are not sure.

#### **STEP SIX:**

#### IF THE EVICTION IS GRANTED BY THE COURT

If required, you will be asked to file a notarized Affidavit of Identification with the Clerk of Court.

#### Prepare the Affidavit of Identification:

- 1. Read the full statement. By filling out the form and signing it in front of a notary public or clerk of court, you swear that the statement and the information you include about the Defendant(s) is accurate.
- **2.** Fill out the heading.
- **3.** Fill in your full name.
- **4.** Fill in each Defendant's full name, address and occupation.
- **5.** Sign the affidavit <u>only</u> when a notary public or clerk of court can witness your signature.

#### **OTHER RESOURCES**

The North Dakota Apartment Association publishes a Landlord Tenant Law handbook. The handbook is found online at <a href="https://www.ndaa.net">www.ndaa.net</a> by clicking on the "Landlord/Tenant Rights" link.

North Dakota Apartment Association: 1-800-990-6322; www.ndaa.net; email - info@ndaa.net

An organization for owners and managers providing educational opportunities.

Bismarck-Mandan Apartment Association: 701-255-7396;

www.bismarckmandanapartments.com; email – info@bisman-apts.com

Serves Bismarck, Mandan and surrounding areas.

Greater Red River Apartment Association: 218-233-6245; www.grraa.com; email –

info@grraa.com

Serves Fargo, Moorhead and surrounding areas.

**Greater Grand Forks Apartment Association:** 701-775-4231

Serves Grand Forks and surrounding areas.

Magic City Apartment Association – Minot: 1-877-403-6222

Serves Minot and surrounding areas.

# NOTICE OF INTENTION TO EVICT: DEMAND FOR RENT OR POSSESSION OF THE PREMISES

TO:			(tenant)
AND ANY AND AL	L OTHERS IN PO	OSSESSION OF TH	HE PREMISES LOCATED AT:
			, (address)
	,	( <i>city</i> ) North Dakota <sub>.</sub>	(zip code).
PLEASE TAKE	NOTICE that you	or others in possess	sion of the premises have violated the
lease dated	, .	20 or other rent	tal agreement in the following
manner:			
There is due,	unpaid and delind	juent monthly rent i	in the amount of \$
for the months of			, plus other costs and fees which are
the responsibility of t	he tenant under	the terms of the lea	ase in the amount of \$, for a
total amount of \$	p	ast due to the unde	ersigned Landlord of the premises.
that within THREE (3)  of \$	days of service o or move out and ay the total amou THREE (3) day per ver all unpaid ren ader North Dakot	f this notice, you mud deliver possession and deliver possession and due <b>or</b> move out iod, legal action will ts, costs, damages to law.	e terms of the residential lease and nust either pay the <b>total amount due</b> n of the premises to the undersigned at and deliver possession of the II be started to evict you from the to the premises, if any, and any other
THIS IS INTENDED	AS A THREE (3) DA	AY NOTICE OF INTE	ENTION TO EVICT. THIS NOTICE IS IN
ACCO	RDANCE WITH N	ORTH DAKOTA CEN	NTURY CODE 47-32-01.
Dated this	day of	, 20	
(Signature of Landlor	d)		(Landlord's Printed Name)
(Landlord's Address, (	City, State, Zip Co	de & Telephone Nur	mber)

LANDLORD RESERVES ALL THE RIGHTS AND REMEDIES PROVIDED UNDER THE RENTAL
AGREEMENT AND UNDER THE APPLICABLE LAWS OF THE STATE OF NORTH DAKOTA
INCLUDING BUT NOT LIMITED TO DAMAGES FOR UNPAID RENT OR PROPERTY AND NOTHING

INCLUDING BUT NOT LIMITED TO DAMAGES FOR UNPAID RENT OR PROPERTY AND NOTH IN THIS NOTICE MAY BE CONSTRUED AS A WAIVER OF SUCH RIGHTS AND REMEDIES.

# **NOTICE OF INTENTION TO EVICT**

TO	·			(tenant)
AN	D ANY AND ALL OTHERS IN P	OSSESSION OF THE P	REMISES LO	CATED AT:
				, (address)
	,	(city) North Dakota	(zi	ip code).
	PLEASE TAKE NOTICE that you	or others in possession o	f the premise	s have violated the
leas	se dated	, 20 or other renta	al agreement	in the following
ma	nner:			
	1. There is due, unpaid and delin			
	months of			
	the responsibility of the tenan			
	\$, for a total amo	ount of \$	pa	ist due.
	2. Unreasonable peace disturba	nces		
	3. Unreported pets			
	4. Too many occupants in violati	on of the lease		
	5. Other material violation of the	e lease, specifically:		
	PLEASE TAKE NOTICE that you	are in default of the term	ns of the resid	ential lease and
tha	t within THREE (3) days of service (			
of t	he premises to the undersigned La	indlord.		
	If you fail to move out and del	iver possession of the pre	mises during	the THREE (3) day
per	iod, legal action will be started to	evict you from the premis	es and to reco	over all unpaid
ren	ts, costs, damages to the premises	, if any, and any other rer	nedies availab	ole under North
Dak	kota law.			
Т	HIS IS INTENDED AS A THREE (3) D	AY NOTICE OF INTENTIO	N TO EVICT.	THIS NOTICE IS IN
	ACCORDANCE WITH N	NORTH DAKOTA CENTUR	CODE 47-32	-01.
	Dated this day of	, 20		
(Sig	nature of Landlord)	(Lan	dlord's Printed	Name)

(Landlord's Address, City, State, Zip Code & Telephone Number)

LANDLORD RESERVES ALL THE RIGHTS AND REMEDIES PROVIDED UNDER THE RENTAL AGREEMENT AND UNDER THE APPLICABLE LAWS OF THE STATE OF NORTH DAKOTA INCLUDING BUT NOT LIMITED TO DAMAGES FOR UNPAID RENT OR PROPERTY AND NOTHING IN THIS NOTICE MAY BE CONSTRUED AS A WAIVER OF SUCH RIGHTS AND REMEDIES.

#### READ BEFORE COMPLETING THE EVICTION SUMMONS FORM

#### **CAUTION!**

If the leased or rented property is part of a legal entity, such as a business, a corporation or a limited liability company, STOP! YOU <u>CANNOT</u> USE THESE FORMS!

<u>ONLY</u> A LAWYER licensed to practice in North Dakota can represent a legal entity in an eviction. Non-lawyers ARE NOT allowed to represent legal entities in evictions. Legal documents signed by non-lawyer agents of a legal entity are considered void.

(See <u>Wetzel v. Schlenvogt</u>, 2005 ND 190; and <u>State ex rel. Department of Labor v.</u>

<u>Riemers</u>, 2008 ND 191.)

### WHO MAY USE THIS PACKET OF EVICTION FORMS:

An individual who owns the property that was leased or rented to another **and**:

- The leased property is owned by an individual who is a <u>natural</u> person; in other words, a human being;
- The leased property <u>is not</u> owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company; **and**
- The circumstances meet the requirements for eviction in North Dakota.

#### WHO CANNOT USE THIS PACKET OF EVICTION FORMS:

#### A non-lawyer when:

• The leased property is owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company.

ONLY a lawyer licensed to practice in North Dakota can represent a legal entity in an eviction.

- Contact the State Bar Association of North Dakota Lawyer Referral Service at (866) 450-9579.
- A list of all lawyers licensed to practice in North Dakota is available at www.ndcourts.gov/lawyers.

NDLSHC Ev Sum CS/Sep 2019

COUNTY OF		IN DISTRICT COURTJUDICIAL DISTRICT		
COUNTY OF				
	District (landland)	) )		
	Plaintiff, (landlord)	)		
	VS	)	SUMMO	ONS
	,	)		
	Defendant (tenant).	)		
THE S	STATE OF NORTH DAKOTA TO THE A	BOVE NAMED DEFEI	NDANT:	
1.	YOU ARE HEREBY SUMMONED an	d required to appear	r in District C	Court and answer the
attac	hed Complaint for Eviction of the Pla	intiff at a hearing sch	neduled at th	ne
Coun	ty Courthouse in the city of		,	North Dakota, <b>on</b>
the _	day of	, 20	at	(p.m.) (a.m.).
2.	The purpose of this action is to evi	ct you from the pren	nises which y	you occupy, located
at				(address), and
owne	ed by the above-named Plaintiff. This	s action is being brou	ight under C	hapter 47-32 of the
North	n Dakota Century Code.			
3.	If you fail to appear and answer at	the time and place o	of the hearin	g, judgment by
defau	ılt will be taken against you for the re	elief demanded in th	e Complaint	for Eviction.
4.	Rule 13 of the North Dakota Supre	me Court Administra	ative Rules a	llows a Judicial
Refer	ee of the District Court to hear and c	decide eviction action	ns brought u	nder Chapter 47-32
of the	e North Dakota Century Code. You h	ave the right to have	your case h	eard and decided by
a Jud	ge of the District Court, instead of a J	Judicial Referee.		

5. If you want a Judge of the District Court to h	If you want a Judge of the District Court to hear and decide this eviction action, you		
must file a written request with the Clerk of this Dis	trict Court within seven days after receiving		
this notice of the eviction hearing.			
Dated this day of	, 20		
(Plaintiff Signature)			
(Plaintiff Printed Name)			
(Address)			
(City, State, Zip Code)			
(Telephone Number)			

#### READ BEFORE COMPLETING THE EVICTION COMPLAINT FORM

#### **CAUTION!**

If the leased or rented property is part of a legal entity, such as a business, a corporation or a limited liability company, STOP! YOU <u>CANNOT</u> USE THESE FORMS!

<u>ONLY</u> A LAWYER licensed to practice in North Dakota can represent a legal entity in an eviction. Non-lawyers ARE NOT allowed to represent legal entities in evictions. Legal documents signed by non-lawyer agents of a legal entity are considered void.

(See <u>Wetzel v. Schlenvogt</u>, 2005 ND 190; and <u>State ex rel. Department of Labor v.</u>

<u>Riemers</u>, 2008 ND 191.)

## WHO MAY USE THIS PACKET OF EVICTION FORMS:

An individual who owns the property that was leased or rented to another **and**:

- The leased property is owned by an individual who is a <u>natural</u> person; in other words, a human being;
- The leased property <u>is not</u> owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company; and
- The circumstances meet the requirements for eviction in North Dakota.

#### WHO CANNOT USE THIS PACKET OF EVICTION FORMS:

#### A non-lawyer when:

• The leased property is owned by an <u>artificial person</u>; in other words, a legal entity, such as a business, a corporation or a limited liability company.

ONLY a lawyer licensed to practice in North Dakota can represent a legal entity in an eviction.

- Contact the State Bar Association of North Dakota Lawyer Referral Service at (866) 450-9579.
- A list of all lawyers licensed to practice in North Dakota is available at <u>www.ndcourts.gov/lawyers</u>.

NDLSHC Ev Comp CS/Sep 2019

STATE OF NORTH DAKOTA		IN DISTRICT COURT	
Plaintiff (landlord), vs		JUDICIAL DISTRICT	
		) Case No  COMPLAINT FOR EVICTION	
	Defendant (tenant).	) )	
	The Plaintiff,	( <i>name</i> ), in	
this	Complaint alleges and states as follows	:	
1.	The Plaintiff is an adult resident of _		
		(city, state, zip code).	
2.	The Plaintiff is the owner of the leas	ed property located at	
	(street address),	(city), North Dakota.	
3.	The leased property is not owned b	y a business, corporation, limited liability company,	
or o	ther artificial person.		
4.	On or about	, 20, the Plaintiff and Defendant entered	
into	a □ written □ oral ( <i>choose one</i> ) lease	agreement for the property listed in Paragraph 2 of	
this	Complaint.		
	☐ A true and correct copy of the wr	itten lease agreement is attached as Exhibit and	
	incorporated by reference (choos	e if the lease agreement is written).	
5.	The lease agreement requires paym	ent of monthly rent in the amount of \$	
on o	r by the day of each mont	n, with a late fee of \$ according	
to th	ne following terms of the lease		

6.	Th	he Defendant is in violation of the lease agreement by the following (choose all that		
apply	'):			
		There is due, unpaid and delinquent rent in the amount of \$ for		
		the months of, plus other costs and fees which		
		are the responsibility of the Defendant under the terms of the lease in the amount		
		of \$ past due.		
		Unreasonable peace disturbances.		
		Unreported pets.		
		Too many occupants in violation of the lease.		
		<del></del>		
7.	Or	n, 20, Plaintiff arranged to be served on the Defendant a		
Notic		Intention to Evict as required by North Dakota Century Code Section 47-32-02, as		
show	n by	the attached Exhibit and incorporated by reference.		
8.	М	ore than three days have passed since serving the notice and the Defendant has not		
comp	lied	and continues to be in possession of the leased property.		
WHE	REFO	ORE, The Plaintiff asks the Court for the following:		
9.	Fo	or a judgment of eviction against the Defendant.		
10.	(C	hoose all that apply.)		
	a.	$\square$ If applicable, for due, unpaid and delinquent rent in the amount of		
		\$, plus other costs and fees which are the responsibility of the		
		Defendant under the terms of the lease in the amount of \$, for a		
		total amount of \$ past due.		
	b.	lacksquare If applicable, for the costs of any repairs of damages to the leased property		
		related to the Defendant's possession.		
	c.	☐ If applicable, for .		

11.	For Plaintiff's costs that were incurred.		
12.	For an order directing the Sheriff to remove Defendants from the leased propert		
13.	For any other relief as this Court deems just and pro	oper.	
	Dated this day of	_, 20	
(Signa	ture of Plaintiff)	_	
(Printe	ed Name)	-	
(Addre	255)	-	
(City, S	State, Zip Code)	-	
(Telep	hone Number)	-	

STATE OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF	JUDICIAL DISTRICT	
, Plaintiff (landlord),	) Case No	
VS	) FINDINGS OF FACT, CONCLUSIONS OF LAW ) AND ORDER FOR JUDGMENT )	
 Defendant (tenant).	) )	
The above entitled action for Evicti	on, pursuant to Chapter 47-32 of the North Dakota	
Century Code, came on for hearing before	the Court on at	
:am/pm. Plaintiff appeared in p	erson, Pro Se. Defendant □did/□did not appear.	
The Court, after hearing the testimony, an	d after having reviewed the entire file and record in	
this proceeding, now makes the following:		
FINI	DINGS OF FACT	
1. The Plaintiff is the owner of the pro	operty located at	
	, North Dakota.	
2. The Plaintiff entered into a lease ag	greement with the Defendant on,	
20		
3. The terms of the lease that apply to	o this eviction are:	

4.	The Defendant has breached the terms of the lease based on the following conduct:
5.	The Defendant is (or) is not currently in default for failure to pay the
follo	wing:
	\$ in past due rent from
	\$ in late fees from
6.	The Defendant has (or) has not damaged the property.
7.	Service on the Defendant of the three-day notice of intent to evict was completed on
	by
8.	The Defendant continued to occupy the property without the consent of the Plaintiff.
9.	Service on Defendant of the summons and complaint was completed on
	by
10.	The Defendant □has (or) □has not shown that immediately vacating the premises
woul	d be a substantial hardship on the Defendant or Defendant's family based on the following
infor	mation:

#### **CONCLUSIONS OF LAW**

- 11. This court has personal and subject matter jurisdiction of this action and the parties.
- 12. Service of the three-day notice of intent to evict is in compliance with Section 47-32-02 of the North Dakota Century Code.
- 13. Service of the summons and complaint for eviction on the Defendant is in compliance with Section 47-32-02 of the North Dakota Century Code.
- 14. The Defendant is in violation of the lease agreement with the Plaintiff with respect to
- 15. Based on the above findings of fact and the Plaintiff having met the standard of eviction in Chapter 47-32 of the North Dakota Century Code, the Court concludes that the Plaintiff shall have a Judgment of Eviction against the Defendant restoring the Plaintiff to the restitution of the leased premises.
- 16. That the Defendant must remove their possessions and vacate the premises at:

no later than	In the event the Defendant does not
vacate the premises, a Writ of Eviction	shall be issued to the Sheriff of
County on	. A member of the

County Sheriff's Department shall accompany the Plaintiff to the premises herein to ensure that all occupants are removed from the premises.

17. The Plaintiff shall be granted a	The Plaintiff shall be granted a money judgment against the Defendant of the following,			
as of the date of the hearing on	:			
Unpaid Rent	\$			
Late Fees	\$			
Costs and Disbursements	\$			
Damages	\$			
	\$			
(less security deposit on hand)	- \$			
TOTAL	\$			
OR	RDER FOR JUDGMENT			
LET JUDGMENT BE ENTERED ACCORDINGLY.				
NOTICE				
YOU ARE HEREBY GIVEN NOTIC	CE OF YOUR RIGHT TO REVIEW OF A JUDICIAL REFEREE'S			
FINDINGS AND ORDER BY A DISTRICT	COURT JUDGE. TO REQUEST A REVIEW, YOU MUST FILE			
A WRITTEN REQUEST STATING THE RE	EASONS FOR THE REVIEW WITHIN SEVEN (7) DAYS AFTER			
SERVICE OF THIS NOTICE.				
Dated this day o	of, 20			
В	Y THE Court:			
	udge of the District Court/			
	udicial Referee of the District Court			

STATE OF NORTH DAKOTA		IN DISTRICT COURT	
cou	JNTY OF	JUDICIAL DISTRICT	
	Plaintiff (landlord),	)	
	Plaintiff (landlord),	Case No.	
	VS	)	
		) JUDGMENT	
		)	
	 Defendant (tenant).	)	
	,	, )	
	The above entitled action for Evict	ion pursuant to Chapter 47.22 of the North Daketa	
	The above entitled action for Evict	ion, pursuant to Chapter 47-32 of the North Dakota	
Cen	tury Code, came on for hearing before	e the Court on at	
	. am/nm Digintiff appeared in r	person, Pro Se. Defendant □did/□did not appear.	
	ani/pini. Pianitin appeared in p	berson, Pro Se. Derendant <b>d</b> uid/ <b>d</b> uid not appear.	
The	Court, after hearing the testimony, ar	nd after having reviewed the entire file and record in	
this	proceeding, having made its Findings	of Fact, Conclusions of Law and Order for Judgment,	
	IT IS HEREBY ORDERED, AI	DJUDGED AND DECREED AS FOLLOWS:	
1.	This court has personal and subjec	t matter jurisdiction of this action and the parties.	
2.	Service of the three-day notice of i	intent to evict is in compliance with Section 47-32-02	
of th	ne North Dakota Century Code.		
3.	Service of the summons and comp	laint for eviction on the Defendant is in compliance	
with	Section 47-32-02 of the North Dakota	a Century Code.	
4.	The Defendant is in violation of the	e lease agreement with the Plaintiff with respect to	

5.	The Plaintill is granted a Judgment of Eviction against the Defendant restoring the				
Plain	tiff to the restitution of the leased p	remises.			
6.	The Defendant shall remove their possessions and vacate the premises at:				
no la	ter than	·	In the event the Defendant does not		
vacat	te the premises, a Writ of Eviction sh	all be issued	to the Sheriff of		
Coun	ty on	A	A member of the		
Coun	ty Sheriff's Department shall accom	pany the Pla	intiff to the premises herein to ensure tha		
all oc	cupants are removed from the prem	nises.			
7.	The Plaintiff is granted a money judgment against the Defendant of the following, as of				
the d	ate of the hearing on		:		
	Unpaid Rent	\$			
	Late Fees	\$			
	Costs and Disbursements	\$			
	Damages	\$			
		\$			
	(less security deposit on hand)	- \$			
	TOTAL	\$			
	WITNESS, the Judge of District Co	urt,	County, North Dakota; and		
by my hand and seal thisday of			, 20		
		Clerk of D	District Court		
			County, North Dakota		

	TE OF NORTH DAKOTA	IN DISTRICT COURT		
COUNTY OF		JUDICIAL DISTRICT		
	Plaintiff (landlord),	) Case No		
	VS.	) WRIT OF EVICTION		
	Defendant (tenant).	)		
1.	The Plaintiff's action for forcible	detainer came on for hearing before the District Court		
on _	, 20	at am/pm. Plaintiff appeared in person, Pro		
Se. [	Defendant(s),			
, <b>□</b> a	ppeared/  did not appear. After co	onsidering the testimony of the parties, the court issued		
a Ju	dgment of Eviction in favor of the Pl	laintiff, and against the Defendant(s).		
	IT IS HEREBY ORDERED:			
2.	The Court has jurisdiction over th	he parties.		
3.	The Plaintiff has obtained a judge	ment of eviction.		
4.	The Sheriff of	County shall remove the Defendant(s), or any		
othe	er person in possession of the prope	erty from the premises located at		
5.		eriff of County has		
days	s to return the execution.			
	WITNESS, the Judge of District Co	ourt, County, North Dakota; and		
by n	ny hand and seal thisday of	f, 20		
		Clerk of District Court		
		County, North Dakota		

STATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF	JUDICIAL DISTRICT
, Plaintiff (landlord),	)
VS.	) ) WRIT OF EVICTION )
, Defendant (tenant).	) )
1. The Plaintiff's action for forcib	le detainer came on for hearing before the District Court
on, 20	at am/pm. Plaintiff appeared in person, Pro
Se. Defendant(s),	
, □appeared/ □did not appear. After	considering the testimony of the parties, the court issued
a Judgment of Eviction in favor of the	Plaintiff, and against the Defendant(s).
IT IS HEREBY ORDERED:	
2. The Court has jurisdiction over	r the parties.
3. The Plaintiff has obtained a jud	dgment of eviction.
4. The Sheriff of	County shall remove the Defendant(s), or any
other person in possession of the pro	perty from the premises located at
5. □ ( <i>Choose if Applicable</i> ) The S	heriff of County has
days to return the execution.	
Dated thisday of	, 20
	- <del></del>
	Judge of District Court Judicial Referee of District Court

STATE	OF NORTH DAKOTA		IN DISTRICT COURT
COUN	ITY OF		JUDICIAL DISTRICT
(Plain	ndant)		Case No  AFFIDAVIT OF IDENTIFICATION AND MILITARY STATUS
1.	l,		, declare that I am
the Pl	aintiff in the above entitled action, a	nd that t	to the best of my knowledge the name,
addre	ss, and occupation of the Defendant	are as fo	ollows (list each Defendant):
2.	To the best of my knowledge (choo	se one –	you may check for active military service
online	e at <a href="https://scra.dmdc.osd.mil/">https://scra.dmdc.osd.mil/</a> ):		
☐ The	e Defendant <b>IS NOT</b> in active military	service.	I know this because (select all that apply):
	•		nited States and obtained documentation duty status. The documentation is
	☐ I have personal knowledge of the	e Defend	lant's military status (explain):

(Paragraph 2 continues on next page.)

The Defendant <b>IS</b> in active militar	y service, <b>BUT</b> the Defendan	t is represented by a lawyer in
the above entitled action.		
I DO NOT KNOW whether the De	fendant is in active military s	ervice. I did the following to
try to find out:		
<ol> <li>I declare under penalty of pe</li> </ol>	erjury under the law of North	Dakota, that the foregoing is
true and correct.		
Signed on the day o	f,,	at
	(month)	(year)
(city or other location)	(state)	(country)
	(Signature)	
	(Printed Name)	
	(Address)	
	(City, State, Zip Code)	
	(City, State, Zip Code) (Telephone Number(s))	

### STATE OF NORTH DAKOTA

# IN DISTRICT COURT

COUNTY OF		JUDICIAL DISTRICT
(Plaintiff) Vs	PLAINTIFF,	) Case No ) ) ) STATEMENT OF COSTS AND ) DISBURSEMENTS
(Defendant)	DEFENDANT,	) ) )
*******	******	******
l,		_, submit this statement for costs and
disbursements:		
COSTS AND DISBURSEMENTS:		
Statutory fee (N.D.C.C. § 28-26-02	)	\$
Filing fee		\$
Service costs		\$
		<u></u> \$
		<u></u> \$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		_ \$

Total ......\$\_\_\_\_\_\_\$

STATE OF NORTH DAKOTA	)	
County of	) ss. )	
	heing first	duly sworn, on oath deposes
and says that he/she (choose one) is the action. The foregoing items of costs a will necessarily be incurred by or on many control of the same and says that he/she (choose one) is the says that he	he Plaintiff/Defendant ( <i>choo</i> and disbursements are true a	se one) in the above-entitled
Dated	, 20	
By: (Signature)		<del></del>
SWORN to and subscribed before me,	, this the day of	, 20
	NOTARY PUBLIC	
My Commission Expires:		
	TAXATION OF COSTS	
The above statement of costs is hereb		
By:		<del></del>
Clerk of District Court		

# INSTRUCTIONS FOR STATEMENT OF COSTS AND DISBURSEMENTS FORM CIVIL ACTION

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, you should consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. Use at your own risk.

Do not include these instruction sheets when you serve or file the completed form.

THE <u>GUIDE TO A CIVIL ACTION</u> on the ND Legal Self Help Center website has additional information and resources about court processes in North Dakota civil actions.

A party awarded costs and disbursements must submit a detailed, verified statement of the costs and disbursements to the Clerk of Court. Upon receipt of the Order for Judgment granting costs and disbursements, the clerk will allow those costs and disbursements.

If the party awarded costs and disbursements also prepares the judgment, the party inserts the costs and disbursements into the judgment. If the clerk prepares the judgment, the clerk inserts the costs and disbursements into the judgment.

#### **Carefully Review the Following Laws and Rules:**

North Dakota Century Code Chapter 28-26: Costs and Disbursements

Rule 54 of the North Dakota Rules of Civil Procedure: Judgment; Costs

<u>Rule 68 of the North Dakota Rules of Civil Procedure</u>: Offer of Settlement or Confession of Judgment; Tender

If you were awarded attorney's fees, DO NOT include attorney's fees with this statement of costs and disbursements.

**Top of Form (Caption):** Fill in the caption exactly as it appears in the summons.

**First Sentence:** Fill in the name of the party filling out the Statement of Costs and Disbursements.

**Statutory fee:** Go to Section 28-26-02 of Chapter 28-26 (listed above) to determine the amount of the statutory fee. Fill in the amount of the fee.

**Filing fee:** Fill in the amount of the filing fee. If you paid more than one filing fee, use the blank lines below to list the description of each filing fee and the corresponding amount.

**Service costs:** Fill in the amount of the service costs. If you paid more than one service fee, use the blank lines below to list the description of each service fee and the corresponding amount.

**Other costs and disbursements:** Go to Chapter 28-26 (listed above) to determine if you have other costs and disbursements you can list. Cross out all unused lines.

**Date, Signature and Notarization:** Sign and Date the Affidavit in the Presence of a Notary Public or Clerk of Court.

- Fill in the date you sign this document.
- Sign the signature line.
- The notary public or clerk of court will witness the signature and fill out and sign the Notary Public lines.

#### File the following with the Clerk of Court:

• The original, completed Statement of Costs and Disbursements form.

Make at least two copies of the completed Statement of Costs and Disbursements. Keep one copy for your records. You will serve the other copy or copies on the other party or parties when you serve the Notice of Entry of Judgment.

#### Serve the following on the other party:

- A copy of the completed *Statement of Costs and Disbursements* form;
- A copy of the completed *Notice of Entry of Judgment* form; and
- A copy of the Judgment signed and dated by the Clerk of Court.

Do not include these instruction sheets when you serve or file the completed form.