	CASE NO.	COURT DATE:	
		In the Justice Court, Precinct	
	PLAINTIFF	Tarrant County, Texas	
	VS.  DEFENDANT(S):	Amt. of Rent Per Day is \$ TOTAL MONTHLY RENT \$	
	SWORN COMPLAINT FOR EVICTION	FOR MANUFACTURED HOME COMMUNITY	
of ho	nis is a suit brought under the Property Code Chapter 94 and Tenant(s) with a written lease in a manufactured home comme or recreational vehicle. The owner/lienholder of the maddress is:	nmunity by a Landlord. The Landlord is not the owne	er of the manufactured
2. Pla 3. <b>CC</b> Pla	aintiff is the Landlord (owner or manager of the manufacture) DMPLAINT. Plaintiff (Landlord) hereby complains of the desaintiff's premises (including the manufactured home lot, and e appurtenances, grounds, and facilities) located in the abo	efend ant(s) (tenants) named above for withholding y area or facility the lease authorizes the Tenants to	possession of
. SE	reet Address  RVICE OF CITATION: Service is requested on defendants the Texas Justice Court Rules of Court. Other service of pape	by Personal service at home or work or by alternat	P
pre	PAID RENT AS GROUNDS FOR EVICTION: Plaintiff and Demises for occupancy by placement of a manufactured hom, 20 Defendant failed to pay rent for the for the SONT AS OF DATE OF FILING IS: \$	ne or recreational vehicle by Defendants on the pre ollowing time period(s):	emises on the day o
. нс	aintiff reserves the right to orally amend the amount at tria DLDOVER AS GROUNDS FOR EVICTION: Defendant(s) are mor renewal of extension period, which was the da	re unlawfully holding over since they failed to vacat	
	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease V		tions)
. <b>OT</b> . <b>NC</b> De	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATIONS: Lease VIOLATION CONTINUE TO CURE & NOTICE TO VACATE: Plaintiff has given Defendants written notice.	violations (if other than non-paid rent — list lease violat viven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has	cices was delivered to passed and Defendant
De has	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATION COURE & NOTICE TO VACATE: Plaintiff has giftendants on the day of, 20 by some not cured. Plaintiff has given Defendants written notice day of and delivered by this ethod: TORNEY'S FEES: (Check one) Plaintiff will be or will	violations (if other than non-paid rent — list lease violat ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice	cices was delivered to passed and Defendant was delivered on the
De has mo	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATIONS: Lease VIOLATION CONTINUE TO CURE & NOTICE TO VACATE: Plaintiff has giftendants on the day of, 20 by some cured. Plaintiff has given Defendants written notice day of and delivered by this ethod:	ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of	cices was delivered to passed and Defendant was delivered on the the attorney's name, f plaintiff's bond and
7. OT  B. NC  De has model.  AT add.  O. BC  def Tex  1. RE  def as	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATIONS DE LA CASACIONE DE LA CASACIO	ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of defendants and defendants' possessions from the on the above sums at the rate stated in the rent nance Code Chapter 304.	tices was delivered to passed and Defendant was delivered on the  the attorney's name, f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so
De has add of Text and as sta	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATIONS CONTICE TO CURE & NOTICE TO VACATE: Plaintiff has giftendants on the day of, 20 by some some cured. Plaintiff has given Defendants written notice day of and delivered by this ethod:  TORNEY'S FEES: (Check one) Plaintiff will be or will dress, telephone, and fax numbers are: or will dress, telephone,	vivolations (if other than non-paid rent — list lease violativen defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of the served with citation and that plaintiff of defendants and defendants' possessions from the on the above sums at the rate stated in the rent nance Code Chapter 304.	tices was delivered to passed and Defendant was delivered on the  the attorney's name,  f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so liress which is:
De has add on BO def as sta	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATION CURE & NOTICE TO VACATE: Plaintiff has given fendants on the day of 20 by so not cured. Plaintiff has given Defendants written notice day of and delivered by this ethod: TORNEY'S FEES: (Check one) Plaintiff will be or will dress, telephone, and fax numbers are: DND FOR POSSESSION: If Plaintiff has filed a bond for put fendant's counter bond be set, (2) that plaintiff's bond be was Justice Court Rules are given to Defendant(s). QUEST FOR JUDGMENT: Plaintiff prays that defendant fendant(s) for: possession of premises, including removal cost forth above, attorney's fees, court costs, and interest ted, at the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for the answer and any other in the statutory rate for the answer and any other in the statutory rate for the answer and any other in the statutory rate for the answer and any other in the statutory rate for the answer and any other in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments under the Texas Firest in the statutory rate for judgments in the statutory rate for judgments in the statutory rate for judgments in the statutory rate	ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of defendants and defendants' possessions from the conthe above sums at the rate stated in the rent nance Code Chapter 304.  It motions or pleadings to be sent to my email add	ices was delivered to passed and Defendant was delivered on the the attorney's name, f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so liress which is: mer) or Agent
De has	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATION CURE & NOTICE TO VACATE: Plaintiff has given fendants on the day of 20 by so not cured. Plaintiff has given Defendants written notice day of and delivered by this ethod: TORNEY'S FEES: (Check one) Plaintiff will be or will dress, telephone, and fax numbers are: DND FOR POSSESSION: If Plaintiff has filed a bond for put fendant's counter bond be set, (2) that plaintiff's bond be seas Justice Court Rules are given to Defendant(s). QUEST FOR JUDGMENT: Plaintiff prays that defendant fendant(s) for: possession of premises, including removal cost forth above, attorney's fees, court costs, and interest ted, at the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for find any other ligitude my consent for the answer and any other ligitude in the statutory rate for find any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and ligitude my consent for the answer and ligitude my consent for the answer ligitude my consent for the answer ligitude my consent for the lig	vivolations (if other than non-paid rent — list lease violativen defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of the served with citation and that plaintiff of defendants and defendants' possessions from the on the above sums at the rate stated in the rent nance Code Chapter 304.	ices was delivered to passed and Defendant was delivered on the the attorney's name, f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so liress which is: mer) or Agent
7. OT  De has a defact as sta  Print  DEFEN  DATE	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATION CURE & NOTICE TO VACATE: Plaintiff has giftendants on the day of, 20 by so not cured. Plaintiff has given Defendants written notice day of and delivered by this ethod: TORNEY'S FEES: (Check one) Plaintiff will be or will dress, telephone, and fax numbers are: DND FOR POSSESSION: If Plaintiff has filed a bond for pure fendant's counter bond be set, (2) that plaintiff's bond be exas Justice Court Rules are given to Defendant(s). QUEST FOR JUDGMENT: Plaintiff prays that defendant fendant(s) for: possession of premises, including removal costs forth above, attorney's fees, court costs, and interest ted, at the statutory rate for judgments under the Texas Firest Ligit	ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of defendants and defendants' possessions from the conthe above sums at the rate stated in the rent nance Code Chapter 304.  It motions or pleadings to be sent to my email add	ices was delivered to passed and Defendant was delivered on the  the attorney's name, f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so liress which is: // (rier) or Agent // (rier) or Agent
7. OT De has a def Tex 1. RE def as sta  Print  DATE *LAST	THER GROUNDS FOR EVICTION/LEASE VIOLATIONS: Lease VIOLATION CURE & NOTICE TO VACATE: Plaintiff has given fendants on the day of 20 by so not cured. Plaintiff has given Defendants written notice day of and delivered by this ethod: TORNEY'S FEES: (Check one) Plaintiff will be or will dress, telephone, and fax numbers are: DND FOR POSSESSION: If Plaintiff has filed a bond for put fendant's counter bond be set, (2) that plaintiff's bond be seas Justice Court Rules are given to Defendant(s). QUEST FOR JUDGMENT: Plaintiff prays that defendant fendant(s) for: possession of premises, including removal cost forth above, attorney's fees, court costs, and interest ted, at the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for judgments under the Texas Firest Ligitude in the statutory rate for find any other ligitude my consent for the answer and any other ligitude in the statutory rate for find any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and any other ligitude my consent for the answer and ligitude my consent for the answer and ligitude my consent for the answer ligitude my consent for the answer ligitude my consent for the lig	ven defendant(s) a write notice to cure. Such not y personal delivery or by mail. The time to cure has to vacate and demand for possession. Such notice not beseeking applicable attorney's fees. And ossession, plaintiff requests (1) that the amount of approved by the Court, and (3) that proper notice of defendants and defendants' possessions from the content of the above sums at the rate stated in the rent mance Code Chapter 304.  Signature of Plaintiff (Landlord/Property Ow Address of Plaintiff (Landlord/Property Ow Address of Plaintiff (Landlord/Property Ow	ices was delivered to passed and Defendant was delivered on the  the attorney's name,  f plaintiff's bond and es as required by the have judgment against e premises, unpaid rent al contract, or if not so liress which is:  //ner) or Agent  Zip