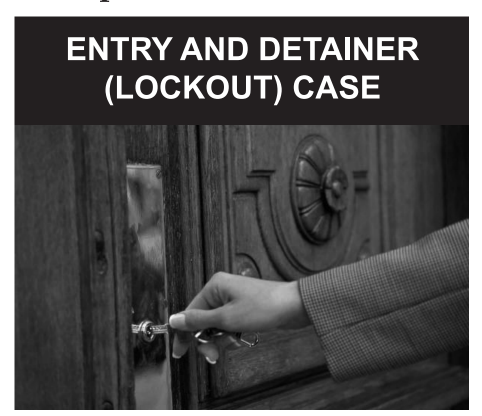
Procedures to Follow to Represent Yourself in an



Procedures to Follow to Represent Yourself in an Entry and Detainer (Lockout) Case (Form JDP-HM-23 (Revised 8/2017)

Important Changes January 1, 2017 and September 15, 2017

Page 10: Appendix IV - Geographical Area Court Locations Handling Housing Matters

Housing Matters are no longer handled in Geographical Area locations. Housing matters are handled in Housing Sessions (Appendix I) and in Judicial District Court Locations (Appendix V).

Page 11: Appendix V – Judicial District Court Locations Handling Housing Matters

The Judicial District court locations handling housing matters are the following:

Judicial District of Ansonia-Milford at Milford 14 West River Street Milford, CT 06460 (203) 877-4293

> Judicial District of Danbury 146 White Street Danbury, CT 06810 (203) 207-8600

Judicial District of Litchfield at Torrington
50 Field Street
Torrington, CT
(860) 626-2100

Judicial District at Meriden 54 West Main Street Meriden, CT 06450 (203) 238-6666 Judicial District of Middlesex 1 Court Street Middletown, CT 06457-3374 (860) 343-6400

Judicial District of New London at New London 70 Huntington Street New London, CT 06320 (860) 443-5363

> Judicial District at Norwich 1 Courthouse Square Norwich, CT 06360 (860) 887-3515

Judicial District of Tolland 69 Brooklyn Street Rockville, CT 06066 (860) 875-6294

Judicial District of Windham at Putnam 155 Church Street Putnam, CT 06260 (860) 928-7749

NOTICE

The Clerks' Offices of the Housing Session are authorized to help self-represented individuals. (Section 51-52 (d) of the Connecticut General Statutes). A list of the Clerk's office closest to where you live is on page 6.

We will help you as much as we can, <u>but we cannot act as your attorney</u>. You are responsible for any actions you take when you represent yourself. The Clerks' Offices are not responsible for any errors in the forms provided to you or in these instructions.

If you feel you need more information or help, you should talk with an attorney or read the appropriate sections of the Connecticut General Statutes and Connecticut Practice Book. If you want an attorney to represent you and do not know the name of an attorney in your area go to page 7. Go to page 8 for the Legal Aid Offices closest to where you live if you want an attorney to represent you but you cannot afford to hire one.

The Clerks' Offices of the Judicial District courts and Geographical Area courts are <u>prohibited</u> by law from providing help to self-represented individuals other than the information contained in these instructions or in official forms. A list of the Judicial District and a list of the Geographical Area Clerks' offices that are closest to where you live are on pages 10 and 11.

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PROCEDURES TO FOLLOW TO REPRESENT YOURSELF IN AN ENTRY AND DETAINER (LOCKOUT) CASE

- 1. Read these instructions carefully and completely before trying to fill out any of the forms related to this type of case.
- 2. The first step in representing yourself is to fill out the form called <u>Verified Lock-Out Complaint and Application for Temporary Injunction</u> (Form JD-HM-24, see sample on page 3). You are known as the "plaintiff" and your landlord is known as the "defendant." Once you have read and understand what these papers say, fill in all the blank spaces and check off all of the boxes that apply to you. The complaint must be signed in front of a clerk, notary public, or attorney and verified by you under oath.
- 3. Three orders will be given to the judge to review with your verified complaint. See Entry and Detainer Proceedings Summons and Order to Show Cause (Form JD-HM-23 on page 4). These orders will be filled out by the Clerk's office after you fill out the top part of the form. The first order, the Summons, gives the court hearing date for not more than 8 days from the date the judge signs the order. This form orders the defendant (landlord) to come to court at the date and time in the Summons. Of course, you must also be in court at that date and time. Your landlord may bring an attorney to represent him or her. You have the same right if you want an attorney to represent you.

The second order is the <u>Ex-Parte Temporary Injunction</u> (Form JD-HM-37, see sample on page 5), which orders the landlord to let you back into your residence <u>immediately</u> after he/she receives the order from the marshal or other proper officer. If the judge signs the <u>Ex-Parte Temporary Injunction</u>, it will stay in effect until a hearing is held in court on the date and time in the <u>Summons</u>.

The third order is a <u>Order to Show Cause</u> (Form JD-HM-23 on page 4), which also orders the landlord to be in court on the day of the hearing. All 3 orders will be given to the judge by the Clerk with your completed verified complaint and application. It is up to the judge to decide whether or not he or she will sign any of these papers. The judge may sign only the <u>Summons</u> setting up a hearing date without signing the <u>Ex-Parte Temporary Injunction</u> or the <u>Order to Show Cause</u> or, he or she may sign both the <u>Summons</u> and <u>Order to Show Cause</u> without signing the <u>Ex-parte</u> <u>Temporary Injunction</u>.

(continued)

- 4. If you do not have the money to pay the filing fee for your case or the marshal's or other proper officer's fees, you may ask the court to excuse you from having to pay these fees by filing a <u>Financial Affidavit</u> and an <u>Application for Waiver of Fees</u>. Be sure to completely and accurately fill out these papers. They must be signed in front of a clerk, notary public, or attorney and be verified by you under oath. These papers will be given with your other papers to the judge for his or her approval and signature.
- 5. Once the papers have been given to the judge, you will have to have all of the ones which were signed by the judge (with the exception of the <u>Application for Waiver of Fees</u> and <u>Financial Affidavit</u>) served on (delivered to) your landlord by a marshal or other proper officer. Unless you have been excused by the court, there is a fee to have the papers served by a marshal or other proper officer (approximately \$45.00- \$60.00). You must also pay the filing fee of \$175.00 at this time unless the fee has been excused.
- 6. It is important that you get the name of the marshal or other proper officer who is serving (delivering) the papers for you. Also, you <u>must</u> have the papers returned to the Clerk's office before the court hearing date. It is recommended that the papers be returned to the Clerk's office at least 2 full working days before your hearing date.
- 7. On the day of the hearing listed in the <u>Summons</u> be in court <u>on time</u> and be ready to go forward with your case (that is, to show that you have been locked out illegally). You should bring all witnesses or evidence that will support your claims. The evidence should consist of rent receipts, written leases, cancelled rent checks, or any people who may have visited you at the residence you claim that you are being locked out of. Bring anything you consider important or related to your case. If a witness won't agree to come to court, you may request that the court issue a subpoena that orders the witness to come to court for the hearing. You should request the subpoena from the Clerk's office at least 3 days before the scheduled hearing date. The subpoena must be served (delivered) on your witness at least 18 hours before the time of your hearing. The marshal or other proper officer will charge a fee to serve (deliver) the subpoena. You can request to be excused from this fee when you fill out your <u>Application for Waiver of Fees</u> mentioned above.

Your landlord has a right to be at the hearing. Both you and your landlord will be given a chance to give your side of the case. The judge will decide the case on all the evidence.

8. You may also wish to bring a separate small claims action if your money damages equal \$5000.00 or less. The Clerk's office will supply you with forms and instructions to begin a small claims action. If your damages are more than \$5000.00, you should talk with an attorney to represent you in a civil action.

Form: JD-HM-24 Rev. 12-10

Verified Lockout Complaint and Application for Temporary Injunction

VERIFIED LOCKOUT COMPLAINT AND APPLICATION FOR TEMPORARY INJUNCTION

STATE OF CONNECTICUT SUPERIOR COURT www.jud.ct.gov

		Note: Use this form with form JD-HM-23 and, if applicable, form JD-HM-37. (Form JD-HM-37 is available only at Clerks' offices.)					
			Judicial District of				
	Plaintiff(s) VS .	_	Judicial District housing session at				
			Geographical Area number				
1. :	Defendant(s) Since . the plaintiff(s) named above has/have be	– een th	ne actual possessor(s) of the rental dwelling unit				
ı	(Date)						
	The defendant(s) named above or his/her/their agents has/have ta against the will of the plaintiff(s) in violation of Section 47a-43(a) o "X" applicable paragraphs)						
[(a) On or about, entered the dwelling unit and locked the plaintiff(s) out					
	Padlocking the door Changing the locks		Other (specify below)				
	Describe other method of locking plaintiff(s) out if "other" box is checked above						
[(b) Prevented the plaintiff(s) from occupying the dwelling since		(Date)				
[(c) Damaged the premises described above or removed, damaged	_	r took possession and control of				
personal property of the plaintiff(s) including, but not limited to, the following items:							
4.	The above actions of said defendant(s) or his/her/their agents hav plaintiff(s) is/are being deprived of his/her/their dwelling and posse The plaintiff(s) is/are without any adequate remedy at law. a plaintiff(s) request(s) that the court:						
	 Issue an ex parte injunction immediately enjoining the defendant(s) and his/her/their agents from depriving the plaintiff(s) of the dwelling unit and the personal property described above; and, waive the bond requirement for the temporary injunction for good cause shown; (Sections 52-472, 52-473 of the Connecticut General Statutes). 						
	Issue an order permanently enjoining the defendant(s) and his/her/their agents from depriving the plaintiff(s) of access to the dwelling unit and the personal property described above; (Section 52-471 of the Connecticut General Statutes and the following sections) Award the plaintiff(s) a writ of restitution ordering that the plaintiff(s) be restored to the premises and/or to his/her/their personal property; (Section 47a-45a of the Connecticut General Statutes)						
4	4. Order any other legal or equitable relief that the court deems pr	oper.	,				
Isw	vear that the above statements are true to the best of my knowledge						
	ed (Plaintiff(s))		Subscribed and sworn to before me on (Date)				
Curre	ent address of plaintiff(s)		Signed (Clerk, Notary Public, Commissioner of the Superior Court)				

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

Entry and Detainer Proceedings Summons and Order to Show Cause

ENTRY AND DETAINER PROCEEDINGS SUMMONS AND ORDER TO SHOW CAUSE

STATE OF CONNECTICUT SUPERIOR COURT www.jud.ct.gov



JD-HM-23 Rev. 9-10 C.G.S. § 47a-43

Instructions To Clerk

Use this form in conjunction with JD-HM-24.
 In the "Summons" section of this form, set down the date and time the defendant is to appear
to answer the complaint. This should not be more than eight nor less than six days from the

date that the summons is signed by the judge.								
Judicial District	Housing Geographic Session Number Idress, and telephone number of pl							
rtamo(o), carront ac	aroso, and tolophone names of pr	3(0)						
Name and address	of defendant							
Summons								
To: Any Proper	Officer							
By authority of the Superior Court complaint, by so hearing.	the State of Connecticut, you	dress on the date and at the rue and attested copy of the s	e time speci	fied below, then and the	nt to appear before the above ere to answer to the attached e the day appointed for			
nereoriali not,	but of this sufficients make	uue service and return.	D-t-	17:				
Date And Tin	ne Defendant Is Summo	oned To Appear	Date	Time				
Dated at (Town)		On (Date)	Signed (A Jud					
date and at the		ove be summoned to come ove summons, to show why	a temporary i		t the above address on the Issue/ Be continued;			
Return Of	Service							
County of SS.			. (Connecticut	Fees			
Name of defendant			Date of service	1				
Then and there above-named d	Endorsement							
Cause.	Service							
The within and complaint, Sum	Travel							
Attest (Name and to	itle)				Total			
	The Judicial Branch of	ADA NO		h the Americans with	Disabilities			

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

Distribution: Original - Return to court after service Copy 1 - Defendant Copy 2 - Plaintiff Copy 3 - Court File

Form: JD-HM-37 Rev. 12-10

Entry and Detainer Proceedings Ex Parte Injunction

Instructions To Clerk

ENTRY AND DETAINER PROCEEDINGS EX PARTE INJUNCTION

JD-HM-37 Rev. 12-10 C.G.S. § 47a-43

Attest (Name and title)





Total



1. Use this form in conjunction with JD-HM-23 and JD-HM-24. At (Address of court) Geographical Housing Judicial Area Number Session District Name(s), current address, and telephone number of plaintiff(s) Name and address of defendant Ex Parte Temporary Injunction To: The defendant named above It is ordered that, while waiting for the hearing you are being notified of in the attached summons, you and your agents (people helping you) must let the plaintiff(s) into the premises immediately and give them the personal property described in the attached complaint. You and your agents must also let the plaintiff(s) use the dwelling unit (place to live), and you must not try to re-rent the unit used by the plaintiff(s) or stop the plaintiff's(s') from peacefully enjoying the dwelling unit. It is further ordered that, for good cause shown, no bond is required for this temporary injunction to issue. Dated at (Town) On (Date) Signed (A Judge of the Superior Court) Return Of Service County of Fees SS Connecticut Name of defendant Date of service Copy Endorsement Then and there, by virtue of the foregoing, I left with and in the hands of/at the usual place of abode of the above-named defendant a true and attested copy of the verified complaint, Service Summons/Ex Parte Temporary Injunction/Order to Show Cause. The within and attached is the original/ a true copy of the original Travel complaint, Summons/Ex Parte Temporary Injunction/Order to Show Cause.

ADA NOTICE

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA

Appendix I

SUPERIOR COURT HOUSING SESSIONS

Fairfield Judicial District

Superior Court-Housing Session 1061 Main Street Bridgeport, CT 06604 Telephone: (203) 579-6936

New Britain Judicial District

Superior Court-Housing Session 20 Franklin Square, Room 211 New Britain, CT 06051 Telephone: (860) 515-5130

Stamford/Norwalk Judicial District

Superior Court-Housing Session 17 Belden Avenue Norwalk, CT 06850 Telephone: (203) 846-4332

Hartford Judicial District

Superior Court-Housing Session 80 Washington Street Hartford, CT 06106 Telephone: (860) 756-7920

New Haven Judicial District

Superior Court-Housing Session 121 Elm Street New Haven, CT 06510 Telephone: (203) 789-7937

Waterbury Judicial District

Superior Court-Housing Session 300 Grand Street Waterbury, CT 06721 Telephone: (203) 591-3310

Appendix II

LAWYER REFERRAL SERVICE OFFICES

Location:

Fairfield County (203) 335-4116

Hartford, Litchfield, (860) 525-6052

Middlesex, Tolland and Windham Counties

New Haven County (203) 562-5750

New London County (860) 889-9384

Appendix III

LEGAL AID OFFICES

For all initial screening of requests for legal assistance from legal aid programs in Connecticut:

Statewide Legal Services, Inc. (860) 344-0380

(Hartford, Central Connecticut, Middletown Areas)

1-800-453-3320

(All Other Regions)

(continued)

Appendix III (continued)

Greater Hartford Legal Assistance

 Hartford Office
 Enfield Office

 (860) 541-5000
 (860) 745-0606

New Haven Legal Assistance Association, Inc.

New Haven Office (203) 946-4811

Connecticut Legal Services, Inc.

Regional Offices:

Bridgeport (203) 336-3851

New Britain (860) 225-8678

New London (860) 447-0323

Stamford (203) 348-9216

Waterbury (203) 756-8074

Willimantic (860) 456-1761

Satellite Locations:

Danbury 1-800-541-8909

Meriden/Middletown (860) 225-8678

Norwalk (203) 348-9216

Norwich (860) 447-0323

Rockville 1-800-413-7796

Torrington 1-800-413-7797

AIDS Legal Network (860) 541-5040

Legal Assistance for 1-800-413-7796 or Medicare Patients (860) 423-2556

Appendix IV

GEOGRAPHICAL AREA COURT LOCATIONS HANDLING HOUSING MATTERS

G.A. 3

146 White Street Danbury, CT 06810 (203) 207-8600

G.A. 10

112 Broad Street New London, CT 06320 (860) 443-8343

G.A. 18

80 Doyle Road (P.O. Box 667) Bantam, CT 06750 (860) 567-3942

G.A. 5

106 Elizabeth Street Derby, CT 06418 (203) 735-7438

G.A. 11

120 School Street Danielson, CT 06239 (860) 779-8480

G.A. 21

1 Courthouse Square Norwich, CT 06360 (860) 889-7338

Appendix IV

JUDICIAL DISTRICT COURT LOCATIONS HANDLING HOUSING MATTERS

Judicial District at Meriden

54 West Main Street Meriden, CT 06450 (203) 238-6667

Judicial District at Tolland

69 Brooklyn Street Rockville, CT 06066 (860) 875-6294

Judicial District at Middlesex

1 Court Street Middletown, CT 06457-3374 (860) 343-6400



www.jud.ct.gov