## SMALL CLAIMS EJECTMENT INSTRUCTION SHEET MARSHALL COUNTY, INDIANA

Effective January 1, 2025

## YOU Are the PLAINTIFF / The Person You Are Suing Is the DEFENDANT

Maximum dollar limit per claim is Ten thousand dollars (\$10,000.00). Maximum judgment granted is claim amount plus court cost plus interest

# <u>Ejectment/Rent filings must be served to the Defendant by</u> <u>"SHERIFF"</u>

# <u>FILING FEE:</u> \$125.00 \*\$10.00/EACH ADDITIONAL DEFENDANT\* \*Payment must be cash, business check, money order or credit card\*

Return the ORIGINAL and required number of copies of both sides of completed Notice of Claim (2 pages) form and the Ejectment/Rent form (3 pages):

SHERIFF'S SERVICE – COPIES

1 Defendant - Original + 3 copies 2 Defendants - Original + 5 copies 3 Defendants - Original + 7 copies

# **SMALL CLAIMS MANUAL:**

https://www.in.gov/judiciary/2710.htm

TO VIEW YOUR DIGITAL FILE ONLINE, LOG IN TO: <u>https://public.courts.in.gov/mycase</u>

# NOTE TO LANDLORD: PROVIDE LEASE AGREEMENT (IF ANY)

\*NATURAL PERSON: May represent him/herself or may be represented by counsel.

\*SOLE PROPRIETORSHIPS and PARTNERSHIPS: May represent him/herself.

\*CORPORATE ENTITIES/LLC/LLP: May represent him/herself.

\*\*If you are NOT the owner, the OWNER must complete an Appointment of Designee form.\*\*

Any questions, Call the Small Claims desk (574) 935-8706

MARSHALL SUPERIOR COURT NO. 2		NOTICE OF CL	AIM
Small Claims DivisionMarshall County Courthouse211 West Madison Street, Suite 201Plymouth, IN 46563Telephone (574) 935-8761		Cause No. 50D02	-EV
Name		Name	
Address		Address	
City IN Zip		City	IN Zip
Telephone NoPLAINTIFF		Telephone No	PLAINTIFF
	VS		
Name		Name	
Address		Address	
CityIN Zip		City	IN Zip
Telephone No DEFENDANT		Telephone No	DEFENDANT
<b>Service by: D</b> Certified Mail	OR	□ Sheriff	

#### TO THE DEFENDANT:

You have been sued by the Plaintiff whose name appears above. YOU ARE HEREBY NOTIFIED THAT the initial hearing of this claim is set for the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20\_\_\_\_, at 9:00 a.m. If you fail to appear in the Marshall Superior Court No. 2, Marshall County Courthouse, 211 West Madison St., Suite 201, Plymouth, Indiana, 46563 at the date and time set for initial hearing, a default judgment may be entered against you. At the initial hearing the judge or a court representative will meet with the parties to finalize the issues of the case or formalize any agreements of the parties. If an agreement is not reached a trial date will be confirmed. If you intend to appear and contest this claim, notify the Small Claims Clerk of the Marshall Superior Court No. 2 at least seven (7) calendar days prior to the trial date. IMPORTANT INSTRUCTIONS CONCERNING YOUR RIGHTS ARE CONTAINED ON PAGE TWO (2) OF THIS NOTICE.

A brief statement of the nature of the Plaintiff's claim against you is as follows:

 Exhibits Attached:
 Account \_\_\_\_\_\_ Contract \_\_\_\_\_ Other: \_\_\_\_\_\_

 The Plaintiff demands judgment against Defendant for:

 \$\_\_\_\_\_\_+ Court Costs in the sum of \$\_\_\_\_\_\_ for a total due of \$\_\_\_\_\_\_+ interest as allowed by law.

Signature of Plaintiff

#### IMPORTANT INFORMATION CONCERNING THIS CLAIM

- 1. If you fail to appear at the scheduled hearings a default judgment may be entered against you.
- 2. If you do not dispute the claim you should appear at the initial hearing in order to establish a method by which the judgment will be paid. Small Claims Rule 2(B)(7).
- 3. You must appear at the initial hearing; a trial will <u>not</u> be held on that date: the hearing is scheduled to allow the parties to meet and attempt to informally resolve their dispute(s) or to schedule a future trial of their disputes. A representative of the Court will be available to assist the parties with the procedure(s) of the Court. You may contact the Court Bailiff regarding this claim in writing or by telephone at Marshall Superior Court No. 2, 211 West Madison Street, Suite 201, Plymouth, Indiana 46563, (574) 935-8761.
- 4. You may appear in person and/or by an attorney; Small Claims Rule 2(B)(5). Corporations must be represented by an attorney. In claims exceeding \$1,500.00 or in unassigned claims by a full-time employee of the corporation designated by the Board of Directors prior to the trial on a form available through the Court and filed with the Court seven (7) days prior to the trial date.
- 5. If the claim arises out of a written contract, a copy shall be attached to the notice of claim or counterclaim filed with the Court; if the claim is on account, an itemized statement shall be attached. Small Claims Rule 2(B)(4)(a)(b).
- 6. The Defendant must provide the Court and the Plaintiff with a written statement of any counterclaim arising out of the Plaintiff's claim at least seven (7) calendar days before the pretrial conference. The counterclaim must conform with the requirements of Small Claims Rule 2(B)(4).
- 7. If, for a good cause shown to the Court, the Defendant is unable to appear at the date and time designated for pretrial and desires a new initial hearing date, he/she must contact the Small Claims Clerk of this Court. The Small Claims Clerk may be contacted by telephone and notified that the Defendant intends to request a continuance. However, all requests for a continuance must be made in person or in writing and received by the Court at least seven (7) calendar days before the date set for the initial hearing. Except for extreme circumstances, the Court will grant only one (1) continuance to each party.
- 8. Plaintiffs and Defendants must bring to the trial all documents in their possession or control concerning this claim. At the trial, both parties must be prepared to present their case. The parties must have all evidence or witnesses at the trial. No continuances will be granted due to a party's failure to prepare for trial. Either party may request the Court to issue a subpoena for a witness who is reluctant to attend. There is a service of process fee established by law for each subpoena issued.
- 9. The initial hearing date is stated on the front of this document.

**CERTIFIED MAIL**:

- 10. If the Defendant intends to appear and contest this claim, he/she must notify the Small Claims Clerk of this Court of that fact at least seven (7) calendar days prior to the pretrial date.
- 11. If a settlement of this claim is made out of court, the parties must submit the settlement in writing to the judge of this Court for his approval before the settlement can become a judgment against the Defendant, or a dismissal may be entered on the record.
- 12. The Defendant may request a jury trial of this claim. However, one must be requested in writing within ten (10) calendar days of receipt of this Notice of Claim or the right to a jury trial is waived. Upon payment of a transfer fee, the claim will then be transferred to the plenary docket and tried according to the formal rules of procedure and evidence.
- 13. Both the Defendant and the Plaintiff MUST advise the Court of any change in their address or telephone number which occurs after receipt of this Notice of Claim.

#### SERVICE INFORMATION

SERVICE BY SHERIFF:

Date Sent:	Come to hand	, 20
Date Served:	1. Served by delivering a true c	opy to the
Date Returned:	within named	
Date Refused:	2. Served by leaving a true copy	y at the last
	and usual place of residence	of
	with a person of suitable age	and discretion.
DEFENDANT'S RESPONSE	3. The within named	
To Appear:	is not found in my bailiwick.	
To Contest:	This the day of	, 20
Date Court Notified:	Sheriff By:	

## **EJECTMENT/RENT**

Name	
Address	MARSHALL SUPERIOR COURT NO. 2 Marshall County Courthouse
City, IN	211 West Madison Street, Suite 201 Plymouth, Indiana 46563 Telephone (574) 935-8761
Telephone	
Attorney Plaintiff	CAUSE NO. 50D02 EV
Name	Name
Address	Address
City, IN	City, IN
Telephone	Telephone
Attorney Defendant	Attorney Defendant
	CLAIM
1. Defendant(s) rented real estate from F	Plaintiff(s) at the following address:
which real estate is located in Marsha	•
2. Defendant(s) was/were to pay, in adva	ance the sum of on the day of each month on
<ul><li>(a) a month to month lease; or</li><li>(b) pursuant to the attached lease,</li><li>(c) (here specify)</li></ul>	or
3. Defendant(s) has/have failed to co	omply with the terms and is/are in default in the sum

- 5. Defendant(s) has/have failed to comply with the terms and is/are in default in the sum of \_\_\_\_\_\_as of the \_\_\_\_\_day of \_\_\_\_\_\_, 20\_\_\_\_\_, which rent is accumulating at the rate of \_\_\_\_\_\_ per day from the day of \_\_\_\_\_\_.
- 4. That Defendant(s) is/are unlawfully detaining possession of the premises from Plaintiff(s) who is/are entitled to possession.

(If a written lease allows recovery of attorney fees, then include paragraph no. 5, otherwise strike through)

- 5. That pursuant to the attached lease, Plaintiff(s) is/are entitled to recover reasonable attorney fees which sum is \_\_\_\_\_\_.
- 6. That Plaintiff(s) has/have not been able to examine the condition of the premises because the Defendant(s) has/have been occupying the real estate. If upon removal, damage has been done, then Plaintiff(s) reserve(s) the right to file with this Court, and serve on Defendant(s) an additional request for damages to be heard at the final hearing.

Plaintiff(s) Demand(s)

- 1. Rent of \_\_\_\_\_ plus accruing rate of \_\_\_\_\_ per day
- 2. Possession
- 3. Attorney fees (if applicable)

Signature of Plaintiff

Plaintiff makes the foregoing representation(s) under the pains and penalties for perjury.

## AFFIDAVIT OF IMMEDIATE POSSESSION

Plaintiff \_\_\_\_\_ makes the following representation under the pains and penalties for perjury.

- 1. Defendant(s) is/are in default of the rent in the amount of \_\_\_\_\_\_, which sum is accruing.
- 2. Defendant(s) has/have unlawfully detained possession of the premises.
- 3. The estimated value of the property is \_\_\_\_\_\_.
- 4. The estimated rental value of the property is \_\_\_\_\_\_ per month

Signature of Plaintiff

\_\_\_\_\_ Date

## NOTICE OF HEARING TO SHOW CAUSE WHY PLAINTIFF(S) SHOULD NOT BE PUT INTO IMMEDIATE POSSESSION

- 1. You are hereby notified that the Plaintiff(s) has/have filed an Affidavit of Immediate Possession. You are hereby directed to appear for the purpose of controverting Plaintiff's(s') affidavit or to otherwise show cause why the property listed in said affidavit should not be taken from you and placed with the Plaintiff(s).
- 2. The hearing is set for the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, at 9:00 A.M. in the Marshall Superior Court No. 2, Plymouth, Indiana 46563.
- 3. Please be informed that you may file affidavits in your behalf with the court, may appear and present testimony in your behalf at the time of the hearing, may file with the court a written undertaking to stay the delivery of the property in accordance with the provisions of I.C. 32-30-3-8 and if you fail to appear, Plaintiff(s) may be granted a judgment of possession in your absence.
- 4. You are further notified that at any time prior to final judgment, and within the time fixed within the Order of Possession, you may require the return thereof upon filling with the court a written undertaking executed by a surety to be approved by the court to the effect that you are bound in an amount as determined by the court sufficient to assure the payment of said sum as may in said cause be recovered against you for any wrongful detention of said property.

The service of this notice on Defendant(s) shall be made on or before the	day of,
20	

### IMPORTANT INFORMATION YOU SHOULD KNOW CONCERNING THIS CLAIM

- 1. Either the Plaintiff or the Defendant may represent himself or be represented by an attorney. However, all corporations MUST be represented by an attorney where the claim exceeds \$1,500.00 (fifteen hundred dollars).
- 2. If the claim arises out of a written contract, a copy shall be attached. If the claim is on account, an itemized statement shall be attached to the Notice of Claim.
- 3. The Defendant must provide the Court and the Plaintiff with a written statement of any counterclaim arising out of the Plaintiff's claim at least seven (7) calendar days before the trial.
- 4. If, for a good cause shown to the Court, the Defendant is unable to appear at the time and place designated for trial and desires a new trial date, he must contact the Small Claims Clerk of this Court. The Small Claims Clerk may be contacted by telephone and notified that the Defendant intends to request a continuance. However, all requests for a continuance must be made in person or in writing and received by the Court at least seven (7) calendar days before the date set for trial. Except for extreme circumstances, the Court will grant only one (1) continuance to each party. All correspondence regarding continuances should be directed to: Small Claims Clerk, Marshall Superior Court No.2, 211 West Madison Street, Suite 201, Plymouth, Indiana 46563 or by calling (574) 935-8761.
- 5. The Plaintiff should and the Defendant must bring to the trial all documents in their possession or control concerning this claim. At the trial, both parties must be prepared to present or defend the case with any evidence or witnesses which may help in explanation of the case. Either party may request the Court to issue a subpoena for a witness who is reluctant to attend. There is a service of process fee established by law for each subpoena issued.
- 6. The trial date is stated on the front of this document. If the Defendant fails to appear at the trial, a default judgment may be rendered against him.
- 7. If the Defendant intends to appear and contest this claim, he must notify the Small Claims Clerk of this Court of that fact at least seven (7) calendar days prior to the pretrial date.
- 8. If the Defendant does not wish to dispute this claim, he may appear in the Court at the time specified to establish the method by which the judgment is to be paid.
- 9. If a settlement of this claim is made out of court, the parties must submit the settlement in writing to the judge of this Court for his approval before the settlement can become a judgment against the Defendant, or a dismissal may be entered on the record.
- 10. The Defendant may request a jury trial of this claim. However, one must be requested in writing within ten (10) calendar days of receipt of this Notice of Claim or the right to a jury trial is waived. Upon payment of a transfer fee, the claim will then be transferred to the plenary docket and tried according to the formal rules of procedure and evidence.
- 11. Both the Defendant and the Plaintiff MUST advise the Court of any change in their address or telephone number which occurs after receipt of this Notice of Claim.

## SERVICE INFORMATION

#### **CERTIFIED MAIL:**

Date Sent:
Date Served:
Date Returned:
Date Refused:

#### **DEFENDANT'S RESPONSE**

To Appear:	
To Contest:	
Date Court Notified:_	

#### **SERVICE BY SHERIFF**

- Come to hand \_\_\_\_\_ 20\_\_\_\_ 1. Served by delivering a true copy to the within named ----
  - 2. Served by leaving a true copy at the last and usual place of residence of

With a p	person of	suitable	age and	discretion.
----------	-----------	----------	---------	-------------

- 3. The within named is not found in my bailiwick.
- This the \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_
  - Sheriff \_\_\_\_\_

By: \_\_\_\_\_

STATE OF INDIANA	SS:	IN THE MARSHALL SUPERIOR COURT NO. 2			
MARSHALL COUNTY	55.	CAUS	JSE NO. <u>50D02-</u>		
PLAINTIFF			APPEARANCE OF UNREPRESENTED PARTY		
V.			CIVIL		
DEFENDANT					

# 1. Party information (your information) for service of process as required by Indiana Trial Rules.

Name:				
	Full Legal Name			-
Address:				_
	Street Address			
				_
	Apt., Lot, or Unit Numb	)er		-
	City	State	Zip Code	-
NOTE: IT IS YOUF	R DUTY AND OBL	IGATION TO U	PDATE YOUR	ADDRESS WITH THE COURT.
Phone:				
	CELL PHONE PREFERR	ED, PLEASE. LAND-LIN	-	
*Email:				
	*REQUIRED FIELD			-

2. I acknowledge service of process from other parties and the Court by U.S.P.S. mailing or email at the above noted e-mail address.

Signature - Unrepresented Party

Printed Name