	CAUSE NO			
	§	IN THE JUSTICE COURT	Γ	
PLAINTIFF	§			
V.	§ §	PRECINCT THREE		
v.	§	FILLEHILL THILL		
	§			
DEFENDANT	§	JOHNSON COUNTY, TE	.XAS	
	PETITION: REPA	IR AND REMEDY CASE	•	
COMPLAINT: Plaintiff files	this petition against Defe	ndant pursuant to Rule 5	09 and Texas Prop	erty Code §
92.0563, because there is a	a condition in Plaintiff's re	esidential rental property	that materially aff	fects the health
or safety of an ordinary ter	nant.			
Information Regarding Res	sidential Rental Property	:		
				_
Street Address	Unit No. <i>(if any</i>	')		
City	County	 State	Zip Code	_
Defendant's Contact Infor	mation (to the extent kno	own).	·	
berendant's contact infor	mation (to the extent kind	,		
Street Address	Unit No. (if any	·)		_
City	County	State	Zip Code	_
Phone Number: ()				
SERVICE OF CITATION: Pla	intiff requests service of	the citation on the Defen	dant and, if requir	ed, alternative
service pursuant to Rule 50)9.4.			
The following are true (che	ck the box next to each st	tatement that is true):		
☐ Plaintiff received in writ	ing Defendant's name and	d business street address	. .	
☐ Plaintiff received in writ	ing the name and busines	ss street address of Defer	ndant's manageme	ent company.
CONTACT INFORMATION ((<i>if known</i>): Plaintiff provid	des the following contact	information to the	e best of their
knowledge:		_		
Management Company's	Contact Information:			
Namo				_
Name				
Street Address	Unit No. (if any	·)		_

Cit	у	County	State	Zip Code	
Pho	one Number: ()				
On	-Premises Manager's Cor	ntact Information:			
 Na	me				
Str	eet Address	Unit No. (if any)			
 Cit	у	County	State	Zip Code	
Pho	one Number: ()				
Rei	nt Collector's Contact Info	ormation:			
Na	me				
Str	eet Address	Unit No. (if any)			
	у	County	State	Zip Code	
Pho	one Number: ()				
		property condition material seeks to have repaired or a		ical health or safety	of an
LE/		owing are true (check the b			
	The lease is oral. □ The I	ease is in writing.			
	The lease requires the notice to repair and remedy a condition to be in writing.				
	Plaintiff gave written not 20	ice to repair or remedy the	condition on		,
	Plaintiff gave a subsequent written notice to repair or remedy the condition after a reasonable time to repair or remedy the condition after giving the first notice. The subsequent written notice was given on, 20				
	Plaintiff gave written not or registered mail or by a	ice to repair or remedy the another form of mail that al	lows tracking of deliv		r a private

	Plaintiff gave oral notice to repair or remedy the condition on, 20
	Name of person(s) to whom notice was given:
	Place where notice was given:
RE	NT: At the time Plaintiff gave notice to repair or remedy the condition, Plaintiff's rent was:
	current (no rent owed); \square not current but Plaintiff offered to pay the rent and Defendant did not accept it; \square not current and Plaintiff did not offer to pay the rent owed.
	sintiff's rent of $\$ is due on the day of the \square month \square week \square (specify y other rent-payment period).
	aintiff's rent: ☐ is not subsidized by the government ☐ is subsidized by the government as follows, if known: paid by the government, and \$ paid by Plaintiff.
RE	LIEF REQUESTED: Plaintiff requests the following relief (check all that apply):
	a court order to repair or remedy the condition; a court order reducing Plaintiff's rent in the amount of \$ to begin on, 20;
	actual damages in the amount of \$; a civil penalty of one month's rent plus \$500; attorney's fees; and court costs.
	RISDICTION: Plaintiff states that the total relief requested does not exceed \$10,000, excluding interest and urt costs but including attorney's fees.
TR	IAL:
	I request a jury trial. (The fee is \$22 and must be paid at least 14 days before trial unless you file a Statement of Inability to Afford Payment of Court Costs in compliance with Texas Rule of Civil Procedure 502.3.)
	I do not request a jury at this time.
ge ac	RVICE BY EMAIL: (Normally, documents in this case are sent by mail. If it is easier for you, you can choose to t some of the documents sent by email. If you choose to get documents by email, you must have an email count where you can receive, open, and view large attachments, and it is important that you check this email count every day. Even if you receive some documents by email, you will still receive some documents
	out the case by mail or personal service, so you must not ignore any documents from the court or other
ра	rties received by mail or personal service.)
	Yes, I would like to receive documents related to this case by email at this email address:
	No, I do not want to receive any documents by email.

REMOTE PARTICIPATION: Hearing by Phone Call: (When a hearing happens by phone call, you will be able to talk to and hear the judge, Defendant, or any witnesses, but you will not be able to see them. Copies of any evidence to be used must be exchanged by the parties and sent to the judge before the hearing.) ☐ Yes, I am able to have any hearings in this case, except a jury trial, by phone call with the judge and Defendant and understand that I must have a phone to use on the date and time of the hearing. ☐ No, I am not able to have hearings by phone call. **Hearing by Video Conference:** (When a hearing happens by video conference, you can hear, see, and talk to the judge, Defendant, and any witnesses. You will be able to see any evidence presented during the hearing. You will need to have a computer, a smartphone, or tablet that has a camera feature. You will also need access to the internet to be able to have a video conference.) ☐ Yes, I am able to have any hearings in this case, except a jury trial, by video conference. I understand that I am responsible for having the equipment and internet access needed to participate in a video conference on the date and time of the hearing. □ No, I am not able to have hearings by video conference. NOTE: Your responses in this section do not guarantee that hearings will be held remotely, but rather they help the court know how you are able to participate. Respectfully submitted,

Signature of Plaintiff	Signature of Attorney, if any		
Printed Name: Address:	Printed Name: Address:		
Email: Telephone: Fax:	Email: Telephone: Fax: State Bar No.:		