DISTRICT CO	OURT OF MARYLAND FOR		
Located at			
		Affixed on Premises	
Landlord		Data	
Address	State	Date Zip	
City		Zip	
1 Tenant	② Tenant		
(3) Tenant	(4) Tenant	Constable/Sheriff	
Address		Served on Party:	
City	State Z	Zip	
FAILURE TO I	PAY RENT - LANDLORD'S COMPLAINT	Date FOR REPOSSESSION OF RENTEI	Date PROPERTY (REAL PROPERTY § 8-401)
The property is descr	ribed as:		, Maryland.
	ed to be licensed in order to operate as	a rental property?	
	License number and expiration date because: \square exempt; \square of reasons under 1	DD 8 8 $406(c)(1)(iii)$ (iv) or (v): \Box	other
			☐ MDE registration is current, its registration
	quired; MDE inspection certificate numbe		, is valid for the current tenancy; or \square owner is
	ate No. because: \square exempt \square tenant non-		, is valid for the carrent tenancy, or \square owner is
The tenant rents from t	he landlord who asks for possession of the	property based on the amount of ren	t and costs determined to be due.
☐ Landlord requests a	money judgment (requires personal service overnment subsidized tenancy \square § 8 \square of	ce).	fallowing amount of monte \$
this \square is not \square is a gadae on the	\square of the \square week \square month, which	n has not been paid or reduced to judg	ement.
As of today, rent is due	for the \square weeks \square months of	in the tot	al amount of \$less tenant
payments of \$ (\square) for utility bills, fees, and secundary months of \square	urity deposits under PU §7-309 / RP §	\$ 8-212.3.
Late for the \square weeks		are due ii	n the amount of \$
	sts rent becoming due after the date of filing	 σ but due by the date of trial in the ar	mount of
	so rent eccoming and area are and are and		
The landlord requests t	Foreclosure of the tenant's rights of redemp	tion due to prior judgments; prior cas	se numbers and judgment dates within the past 12
). ☐ The tenant is dece	ased intestate (not having made a legal wil	Case Numbers & Judgment Dates UVe	erified through DOD at: scra.dmdc.osd.mil/
All the tenants on the	OF TENANT(S) lease are listed above. ☐ At least one tenar out are:	nt is in the military service. \square No ten	nant is in the military service and the facts
I am unable to deter	Specific facts must be graine whether or not any tenant is in the	iven for the court to conclude that each tenant who is a na	ntural person is not in the military.
T 11 1 '1 1 3	T .: CT	E' (E'I D D	A. d
by ☐ first-class mail	– mail service certificate of mailing \square affi	xed to door of the leased property \square	delivered electronically – proof of transmission.
o solemnly affirm und	er the penalties of perjury that the matters a	and facts set forth above are true to the	e best of my knowledge, information, and belief.
nt Name of Signer (Landlord/Attorn	ey/Agent)	Signature of Landlord/Attorney/Agent	Attorney Number / Party # Date
ress			Telephone
	DISPOSITION	E-mail New Date	SUMMONS
	of: \square Tenant \square Landlord \square Court Reason:		TO the sheriff or constable (in Wicomico Co.,
	of: ☐ Tenant ☐ Landlord ☐ Court Reason:		other process server): you are ordered to notify the
	peared on the final trial date: s Agent/Attorney \square Tenant 1 \square Tenant 2 \square T	enant 3 ☐ Tenant 1 ☐ Tenant's Attawas	tenant, assignee, subtenant, or their agent, by personal service, to appear in the District Court to
	s Agent/Automey \Box Tenant \Box Tenant $Z \Box$	Grant 5 L. Tenant 4 L. Tenant 8 Autome	show cause why the demand of the landlord should
nt due and unpaid: \$; minus utility credits of \$	under PU § 7-309 / RP § 8-212.3	not be granted. Personal service may be performed
t due and unpaid: \$	by: □ Default □ Trial □ Conse	nt No right of redemption	at any other known address. If landlord has not
	———— plus costs against: ☐ Tenant 1 [☐ Landlord ☐ Stipulation of parties	☐ 1 enant 2 ☐ Tenant 3 ☐ Tenant 4	requested personal service, or if at least one person to be served cannot be located and served, affix an
Case dismissed Land	\square Landlord \square Supulation of parties lord FTA \square No party appeared \square Other:		attested copy of the summons and complaint
Judgment for tenant	rang appraisa in outer.		conspicuously on the subject property and mail a
If applicable: Landlor	d has violated RP §8-216(b) Recovery of pos		copy thereof to the tenant, assignee, or subtenant
	es of \$ Reasonable Attorney		by first-class mail to the address specified by the landlord. In the case of a deceased tenant, notify
Execution stayed \square unti	l by filing an approved appea	ai bond in the amount of \$	the occupant or next of kin of the deceased tenant
Judge	ID Number	Date	by the same procedure.
Outin	legal help or rental assistance? Talk with a lawye e. In Person. By Phone. ¿Necesita ayuda legal o a		
aboga	do en un Centro de Ayuda de Los Tribunales de l	Maryland. Gratis. En línea. En persona. Por	Judge/Clerk
Rev. 10/01/2024) teléfo	no. <u>www.mdcourts.gov/helpcenter</u> . 410 260-1392	2.	Date

	ICT COURT OF MARYLAND FOR			
Located	at			
THE STATE OF THE S			Affixed on Premises	
Landlord				
Address			Date	
City	State	Zip	☐ Mailed to Tenant	
1 Tenant	② Tenant			
3 Tenant	(4) Tenant		Constable/Sheriff	
Address			Served on Party:	
City	State	Zip		
1 The property i	RE TO PAY RENT - LANDLORD'S COMPLAIR s described as: required to be licensed in order to operate a			Date D PROPERTY (REAL PROPERTY § 8-401) Apt. City Apt. City
	provide License number and expiration date	as a rental j	property?	
	icensed because: \square exempt; \square of reasons under	er RP § 8-40	$06(c)(1)(iii), (iv), or (v): \square c$	other:
	is not affected property under §6-801, Enviro			
	ed as required; MDE inspection certificate num			, is valid for the current tenancy; or \square owner is
unable to state (The tenant rents	Certificate No. because: \square exempt \square tenant no s from the landlord who asks for possession of t	on-cooperati	ion during remedial work. hased on the amount of ren	t and costs determined to be due
☐ Landlord red	quests a money judgment (requires personal ser	vice).		
due on the	is a government subsidized tenancy \square § 8 \square of the \square week \square month, where	nich has not	been paid or reduced to judg	ement.
As of today, rer	It is due for the \square weeks \square months of		in the tot	al amount of \$less tenant
payments of $\$$ (Late for the \square	weeks \square months of \square	ecurity depo	osits under PU §7-309 / RP § are due ii	§ 8-212.3. \$ Net Rent In the amount of \$
,				
7. □ The landlord	I requests rent becoming due after the date of fi	ling, but due	e by the date of trial in the ar	mount of\$
				se numbers and judgment dates within the past 12
months:			ase Numbers & Judgment Dates	
MILITARY STA	is deceased, intestate (not having made a legal ATUS OF TENANT(S) on the lease are listed above. At least one te	will), and w	vithout next of kin. \Box V	erified through DOD at: scra.dmdc.osd.mil/nant is in the military service and the facts
supporting this ☐ Lam unable to	statement are: Specific facts must let determine whether or not any tenant is in t	be given for the co	ourt to conclude that each tenant who is a na	atural person is not in the military.
1. Landlord prov by □ first-clas	ided a Notice of Intent to File a Complaint for S is mail – mail service certificate of mailing \square a	Summary É affixed to do	jectment (Failure to Pay Rer oor of the leased property \Box	nt) to the tenant on
Print Name of Signer (Land	llord/Attorney/Agent)	Signat	ture of Landlord/Attorney/Agent	Attorney Number / Party # Date
Address				Telephone
Fax			E-mail	SUMMONS
				TO the sheriff or constable (in Wicomico Co., other
				process server): you are ordered to notify the tenant, assignee, subtenant, or their agent, by personal service, to appear in the District Court to show cause
				why the demand of the landlord should not be
				granted. Personal service may be performed at any other known address. If landlord has not requested
				personal service, or if at least one person to be
				served cannot be located and served, affix an attested copy of the summons and complaint
				conspicuously on the subject property and mail a
	ourt awarded you money in addition to the judgm al property. Maryland Rule 3-621.	ent for poss	ession, you have the right to	copy thereof to the tenant, assignee, or subtenant by first-class mail to the address specified by the landlord. In the case of a deceased tenant, notify the
	Need legal help or rental assistance? Talk with a law Online. In Person. By Phone. ¿Necesita ayuda legal abogado en un Centro de Ayuda de Los Tribunales o	o asistencia co de Maryland.	on el alquiler? Hable con un	occupant or next of kin of the deceased tenant by the
OC-CV-082	teléfono. www.mdcourts.gov/helpcenter. 410 260-13		•	Judge/Clerk
Rev. 10/01/2024)				Date

DISTR	ICT COURT OF MARYLAND FOR		
Located	at		
Landlord		Affixed on Premises	
Address		Date	
	State Zip	☐ Mailed to Tenant	
City	State Zip	□ Mailed to Tenant	
1 Tenant	② Tenant		
(3) Tenant	4 Tenant	Constable/Sheriff	
Address			
City	State Zip	Served on Party:	
•		Date	D .
FAILUR	RE TO PAY RENT - LANDLORD'S COMPLAINT FOR F		
1. The property i	s described as:	Number Street	Apt. City , Maryland.
2. Is the property	required to be licensed in order to operate as a renta	l property?	Apr. Chy
· 1	provide License number and expiration date	40.5(.)(4)(4)(1)(1)(4)(1)(1)(1)	
	censed because: exempt; of reasons under RP § 8		
	is not affected property under §6-801, Environment Ared as required; MDE inspection certificate number,	ticle; \square is affected property,	\square MDE registration is current, its registration \rceil , is valid for the current tenancy; or \square owner is
	Let as required; MDE inspection certificate number, \square Certificate No. because: \square exempt \square tenant non-cooper	ration during remedial work	j, is valid for the current tenancy; or □ owner is
4. The tenant rents	from the landlord who asks for possession of the proper	rty based on the amount of rer	nt and costs determined to be due.
☐ Landlord rec	uests a money judgment (requires personal service).		
5. This □ is not □	is a government subsidized tenancy \square § 8 \square other. To	enant is responsible to pay the of been paid or reduced to jud	oment
As of today, ren	of the \square week \square month, which has n t is due for the \square weeks \square months of	in the to	tal amount of \$less tenant
payments of \$ (weeks \square months of	eposits under PU §7-309 / RP	§ 8-212.3. \$ Net Rent
	weeks \square months of		
7. □ The landlord	requests rent becoming due after the date of filing, but of	lue by the date of trial in the a	mount of\$
8			
9. The landlord red months:	quests foreclosure of the tenant's rights of redemption du	ue to prior judgments; prior ca	se numbers and judgment dates within the past 12
		Case Numbers & Judgment Dates	7 : " 14 1 DOD . 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
III. ☐ The tenant	is deceased, intestate (not having made a legal will), and ATUS OF TENANT(S)	without next of kin.	Verified through DOD at: scra.dmdc.osd.mil/
\square All the tenants	on the lease are listed above. \square At least one tenant is in	the military service. \square No te	nant is in the military service and the facts
supporting this	Specific facts must be given for th	e court to conclude that each tenant who is a n	natural person is not in the military.
11. Landlord prov	determine whether or not any tenant is in the milital ided a Notice of Intent to File a Complaint for Summary	ry service. Ejectment (Failure to Pay Re	nt) to the tenant on
by ☐ first-clas	s mail – mail service certificate of mailing affixed to	door of the leased property \Box	delivered electronically – proof of transmission.
I do solemnly affir	m under the penalties of perjury that the matters and fac	ts set forth above are true to th	ne best of my knowledge, information, and belief.
Print Name of Signer (Land	lord/Attorney/Agent) Sig	gnature of Landlord/Attorney/Agent	Attorney Number / Party # Date
Address			Telephone
Fax		E-mail	SUMMONS
			TO the sheriff or constable (in Wicomico Co., other
			process server): you are ordered to notify the tenant,
			assignee, subtenant, or their agent, by personal service, to appear in the District Court to show cause
			why the demand of the landlord should not be
			granted. Personal service may be performed at any
			other known address. If landlord has not requested personal service, or if at least one person to be
			served cannot be located and served, affix an
			attested copy of the summons and complaint
NOTICE, 1941 -	ust awarded you manay in addition to the independence of	onoggion was have the minter	conspicuously on the subject property and mail a copy thereof to the tenant, assignee, or subtenant by
obtain a lien on rea	urt awarded you money in addition to the judgment for po al property. Maryland Rule 3-621.	ssession, you have the right to	first-class mail to the address specified by the
		and Court Holm Courton From	landlord. In the case of a deceased tenant, notify the
	Need legal help or rental assistance? Talk with a lawyer at a Ma Online. In Person. By Phone. ¿Necesita ayuda legal o asistencia	a con el alquiler? Hable con un	occupant or next of kin of the deceased tenant by the same procedure.
	abogado en un Centro de Ayuda de Los Tribunales de Marylan teléfono. www.mdcourts.gov/helpcenter. 410 260-1392.	d. Gratis. En línea. En persona. Po	r
DC-CV-082	teletono. www.mucourts.gov/neipcemer. 410 200-1392.		Judge/Clerk
(Rev. 10/01/2024)			Date

RETURN OF PERSONAL SERVICE ON TENANT(S) (to be completed by process server)

		Case No.			
I convered a convert the White of Comme	none Complaint and all	supporting per-	ara by doliyam	u to	
I served a copy of the Writ of Sumn	_				
Title , 0	n Date The person I				
bove listed address; (2) 18 years of age or olde	•			•	
nd that; (4) the above listed address is the d			-		
ndividual served is of suitable age and discr		•		-	
Description of the person served: Race					
other		•	11a11		Age
FOR PRIVATE PROCESS SERVER ONI			Address:		
				Telephone	
am at least 18 years of age. I solemnly affir	m under the penalties of	neriury that all	information n	-	herein is true to th
est of my knowledge, information, and beli-		perjury that an	ппотпалоп р	novided by me	nerem is true to the
Date	Signature of Sheriff/Co	nstable		Printed Nan	ne
WICOMICO COUNTY ONLY:	DETUDN OF DDI	/ATE DDO	~E00 0EE	OVED DO	STING AND
WICOMICO COUNTY ONLY.	MAILI		JESS SER	KVER - PO	STING AND
served a copy of the Writ of Summons, Con	mplaint, and all supportin	g papers by firs	st-class mail o	on the named to	enants on
, and	d by posting on the premi	ses on			·
Date				Date	
am at least 18 years of age. I solemnly affir	m under the penalties of	pariury that all	information n	rovided by me	harain is true to th
pest of my knowledge, information, and believest	•	perjury mai am	штоппаноп р	novided by file	nerem is true to th
est of my knowledge, information, and ben-	CI.				
	Signature of Private Pr	ocess Server		Printe	d Name
				111110	

(Back)

NOTICE TO THE TENANT

- 1. If you need an interpreter or a reasonable accommodation under the Americans with Disabilities Act, please contact the court immediately.
- 2. The court may limit the use of cell phones and other electronic devices in certain areas of the courthouse.
- 3. Your landlord is required by law to give you a written notice that they intend to file a case against you ten (10) days before filing the complaint for failure to pay rent. If you did not receive the notice, tell the judge at the beginning of your hearing.
- 4. This complaint asks the court to evict you for not paying rent. The landlord can include rent that isn't due on the date the landlord filed but is due before the trial date. This is sometimes called "future rent." It is listed on line seven (7) of the complaint.
- 5. You have the right to go to court and to be heard by a judge. The date and time of your hearing are stamped on the first page of this complaint.

If you decide to go to court:

- Please be early and bring this paper with you.
- If you have paid your rent and late fees by the trial date, bring your receipt, and show it to the judge when your case is called.
- If your lease requires the landlord to pay the gas or electric bill and you ended up paying it, bring proof of payment to court.
- If you believe that you have paid your rent and fees in full or that the amount the landlord says you owe is wrong, bring proof with you.
- If you believe that you have any other defense to this complaint, be prepared to state all the facts clearly to the judge.
- You have the right to bring a lawyer with you to represent you at the hearing. Under the Access to Counsel in Evictions **Law**, all income qualified tenants will have access to an attorney. Call 211 or visit *legalhelpmd.org* to see if you qualify.

6. What happens next if the court enters a judgment for the landlord?

- The court has entered a judgment for possession for the landlord: this means that you have lost your case.
- If you don't pay the rent and late fees due within seven (7) business days, the court will sign a Warrant of Restitution if requested by the landlord. The court will send the warrant to the sheriff (constable in Baltimore County), who will schedule the eviction.
- The eviction will be cancelled if you pay all money due, including filing fees, before the eviction occurs, unless the judgment issued by the court is without right of redemption. See next paragraph.
- If there have been three (3) prior judgments (four (4) in Baltimore City) against you in rent court for this property in the past twelve (12) months, the judgment of possession will be without right of redemption. This means that even if you pay all money due before the date of eviction, the landlord can still evict you.
- You have the right to appeal to the Circuit Court. File a Notice of Appeal with the clerk of the District Court no later than four (4) business days from the date of judgment. The court may require you to post a bond to keep the eviction from happening until after the Circuit Court decides your appeal. You must continue to pay rent during the appeal period.

7. Shielding:

- If you won your case: The court will shield all court records in the case if the court does not enter a judgment against you.
- If you lost your case: If the court enters a judgment for possession against you, you may petition the court to shield the case records if at least twelve (12) months have passed since the final resolution of the case AND you exercised the right of redemption by paying all past due amounts before eviction. You may also petition to shield if you can show other good cause to shield.

8. Baltimore City only:

- (a) The landlord must give you notice of the first scheduled eviction date by (1) mailing the notice to you by first-class mail at least fourteen (14) days in advance of the scheduled date, AND (2) posting the notice on the property at least seven (7) days before the scheduled date. You may challenge whether the notices were properly sent and posted. Any challenge will be referred to a judge for decision. If the judge decides the challenge in your favor, the eviction will be cancelled. The landlord may apply for a new Warrant of Restitution.
- (b) Abandoned property: when the eviction is completed, any property you leave behind is considered abandoned. The landlord may dispose of the property by transporting it to a licensed landfill, donating it to charity, or any other lawful means.

AVISO A LAS PERSONAS QUE HABLAN ESPAÑOL

Esta es una denuncia por incumplimiento de pago de la renta. La traducción al español de este formulario se encuentra en el Internet en: mdcourts.gov/sites/default/files/court-forms/district/forms/civil/dccv082bls.pdf/dccv082bls.pdf
El folleto informativo en español también se encuentra en el Internet en: mdcourts.gov/sites/default/files/court-forms/district/forms/civil/dccv082tbrs.pdf/dccv082tbrs.pdf
Usted también podrá llevar este formulario a la Oficina del Secretario del Tribunal de Distrito, a la dirección que aparece en la parte del

reverso de este formulario, y el secretario le entregará una traducción impresa, el folleto en español y proporcionará la asistencia de un intérprete si es necesario. Para obtener información sobre los programas de asistencia para pagar el alquiler o sobre la ley que se aplica en su situación, comuníquese con el Centro de ayuda del tribunal. Por teléfono: 410-260-1392 En línea: mdcourts.gov/helpcenter