## IN THE JUSTICE COURT OF RANKIN COUNTY, MISSISSIPPI

Name:			Address:	Address:	
			Contact Phone Number:		
				VS.	
			Address:		
			Address:		
Name:			Address:	DEFENDANT(S)	
			COMPLAINT FOR EVICTION (REMOVAL OF TENAN FOR BREACH OF DUTIES	IT FROM PREMISES)	
СОМ	IES N	<b>OW</b> the	e Plaintiff and files this Complaint and in support thereof	would show:	
1. The Plaintiff (hereinafter "Landlord") and the Defendant (hereinafter "Tenant"), on or about					
entered in a			ement for the following Rankin County, Mississippi, prope		
2. The Tenant is in material noncompliance with:					
<del></del>	[ ] a provision of his/her written lease agreement by				
; or					
	his/her following duties required under Miss. Code Ann. § 89-8-25:				
		[]	Keep that part of the premises that he occupies and use premises permits;	es as clean and as safe as the condition of the	
		[]	Dispose from his dwelling unit all ashes, rubbish, garba in compliance with community standards;	ge and other waste in a clean and safe manner	
		[]	Keep all plumbing fixtures in the dwelling unit used by t	he tenant as clean as their condition permits;	
		[]	Use in a reasonable manner all electrical, plumbing, sa other facilities and appliances, including elevators, in the	nitary, heating, ventilating, air conditioning and e premises;	
		[]	Not deliberately or negligently destroy, deface, damage knowingly permit any other person to do so;	e, impair or remove any part of the premises or	
		[]	Conduct himself and require other persons on the prema manner that will not disturb his neighbors' peaceful en	nises with his consent to conduct themselves in njoyment of their premises;	
		[]	Inform the landlord of any condition of which he has act the premises;	tual knowledge which may cause damage to	
		[]	To the extent of his legal obligation, maintain the dwelli reasonable wear and tear excepted, and comply with thousing codes materially affecting health and safety;	ng unit in substantially the same condition, ne requirements of applicable building and	
		[]	Not engage in any illegal activity upon the leased premagency.	ises as documented by a law enforcement	
3. On, the Landlord delivered a written notice to the Tenant specifying the acts and omissions constituting the breach and that the rental agreement will terminate upon a date not less than thirty (30) days after receipt of the notice if the breach is not remedied within a reasonable time not in excess of thirty (30) days. The Tenant has failed to comply with such written notice. This Court should order the Tenant removed from the premises.					
STATE OF				Landlord or Landlord's Agent	
PERS the within n facts, and a			— CAME AND APPEARED BEFORE ME, the undersigned a who, after being that and set forth in the above and foregoing Complaints.	authority in and for the jurisdiction aforesaid, I first by me duly sworn stated that the matters, int are true and correct as therein stated.	
				Landlord or Landlord's Agent	
swo	RN T	O ANE	O SUBSCRIBED BEFORE ME, this the day of	, 20	
My Commis	ssion l	Expires	3:	NOTARY PUBLIC	