LC005699

19

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO PROPERTY -- RESIDENTIAL LANDLORD AND TENANT ACT

<u>Introduced By:</u> Representatives Fellela, Hull, Shallcross Smith, and Messier

Referred To: House Judiciary

Date Introduced: March 20, 2024

It is enacted by the General Assembly as follows:

1	SECTION 1. Section 34-18-56 of the General Laws in Chapter 34-18 entitled "Residential
2	Landlord and Tenant Act" is hereby amended to read as follows:
3	34-18-56. Notices and complaint forms.
4	(a) A notice in substantially the following language shall suffice for the purpose of giving
5	a tenant a five (5) day demand for payment of rent prior to commencement of an eviction pursuant
6	to § 34-18-35:
7	FIVE-DAY DEMAND NOTICE FOR NONPAYMENT OF RENT
8	R.I.G.L. 34-18-35
9	Date of Mailing:
10	TO:
11	(tenant)
12	
13	
14	You are now more than fifteen days in arrears for some or all of the rent owed under your
15	rental agreement. State law requires that you be sent this Notice of arrearage.
16	Unless you make payment of all rent in arrears within five days of the date this notice was
17	mailed to you, an eviction action may be instituted in court against you. You can prevent the
18	eviction by paying all rent owing within five days of the mailing of this notice.

If you believe you have a legal reason for not paying this rent, you will be able to present

that defense at the eviction her	aring. The rent in arrears as o	of the above date is \$
		(signature)
		(name and address of land-
		lord/owner)
I certify that I placed i	n regular U.S. mail, first class	s postage prepaid, a copy of this Notice,
dressed to the tenant, on the	day of	, 20
		(landlord or owner
		signature)
(b) A notice in substant	ntially the following language	e shall suffice for the purpose of giving
tenant a notice of noncompli	ance with the rental agreeme	ent pursuant to § 34-18-36:
	NOTICE OF NONCOMPL	IANCE
	R.I.G.L. 34-18-36	
Da	ate of Mailing:	
TO:		
(tenar	nt)	
(addres	s)	
You are in breach of	your rental agreement, or of	your legal duties under R.I.G.L. 34-18-
24, because you:		
	(provide details)	
To remedy this situat	ion you must do the follow	ring within twenty days of the date of
mailing of this Notice:		
If you do not remedy t	his situation within twenty da	vs. your rental agreement will terminate

1	without further notice on (date, which must be not less than twenty-one days from the
2	date of mailing of this Notice). (NOTE: Under the law you lose this right to remedy your
3	noncompliance if this is the second notice on the same subject within the past six months.) After
4	that date an eviction case may begin in court, and you may be served with a complaint. You will
5	have the right to a hearing and to present any defenses you believe you have.
6	
7	(signature)
8	
9	
0	(name and address of land-lord/owner)
1	I certify that I placed in regular U.S. mail, first class postage prepaid, a copy of this Notice,
2	addressed to the tenant, on the day of, 20
3	
4	(landlord or owner signature)
5	(c) A notice in substantially the following language shall suffice for the purpose of giving
6	a tenant notice of termination of tenancy pursuant to § 34-18-37:
7	NOTICE OF TERMINATION OF TENANCY
8	R.I.G.L. 34-18-37
9	Date of Mailing:
0	TO:
1	(tenant)
2	
3	
4	(address)
5	You are hereby directed to vacate and remove your property and personal possessions from
6	the premises located at and deliver control of the
7	premises to the
8	(address of premises)
9	landlord/owner on the first day after the end of your current rental period, namely
)	
l	(insert date)
2	This notice is given for the purpose of terminating your tenancy. You must continue to pay
3	rent as it becomes due until the date indicated above. If you fail to pay that rent, a nonpayment
	eviction action may be instituted against you.
4	eviction action may be instituted against you.

	If you fail to vacate the premises	s by the date specific	ed, an eviction may be instituted against
yo	ou without further notice. If you believ	ve you have a defen	se to this termination, you will be able
to	raise that defense at the court hearing		
			(signature)
	Y (C. 4) . (Y. 1) . 1		(name and address of land-lord/owner)
	, ,		s postage prepaid, a copy of this Notice,
ac	Idressed to the tenant, on the	_ day of	
			(landland on arrivan signatura)
	(d) A complaint in substantially	tha fallanina lan	(landlord or owner signature)
		-	guage shall suffice for the purpose of
CC	ommencing an eviction action for nonp	tate of Rhode Island	
	, S		DISTRICT
C	OURT	c.	DISTRICT
C,	OURI		
D	IVISION		
	PLAINTIFF		DEFENDANT
	(Landlord's Name)		(Tenant's Name)
		V	
	(address)		(address of rental premises)
	COMP	LAINT FOR EVIC	TION
	FOR NO	ONPAYMENT OF	RENT
		R.I.G.L. 34-18-35	
	1. Plaintiff is the owner/landlord	of the rental premis	ses listed above, in which the Defendant
Т	enant currently resides.		

1	2. Defendant is more than fifted	en days in arı	rears in rental payments due to the plaintiff from
2	the defendant. The rent is \$	_ per	, and the amount in arrears is \$
3	as of the day of	, 20	
4	(month)		
5	3. Plaintiff has served the five	-day deman	d notice as required by law, and a copy of that
6	notice is attached to this complaint. The	e notice was	mailed to the defendant on the day
7	of, 20		
8	4. Defendant has not paid the	rent in arrea	ars or offered the full amount in arrears, either
9	before or after the demand notice. Defe	endant remai	ns in possession of the rental premises.
10	WHEREFORE, Plaintiff reque	ests that this	Court grant a judgment for possession of the
11	premises (eviction of the tenant) and for	or back rent i	n the amount of \$, plus costs.
12			
13	(1	Name & add	ress of landlord/owner or attorney for landlord)
14			
15			omplaint filed with clerk
16	(e) A complaint in substantial	lly the follow	wing language shall suffice for the purpose of
17	-	-	with the rental agreement pursuant to § 34-18-
18	•	holding ove	er after expiration or termination of the tenancy
19	pursuant to § 34-18-38:		
20			DE ISLAND
21	, \$	Sc.	DISTRICT
22	COURT		
23			
24	DIVISION		
25	PLAINTIFF		DEFENDANT
26	(I II II N	·	
27	(Landlord's Nai		(Tenant's Name)
28 29		V	
29 30			
31	(address)		(address of rental
32			premises)
33	COM	PLAINT FO	R EVICTION
34	FOR	REASON O	THER THAN

1	NONPAYMENT OF RENT	
2	R.I.G.L. 34-18-36	
3	R.I.G.L. 34-18-38	
4	1. Plaintiff Landlord(s) owns the rental premises listed above, in which the Defendar	ıt
5	Tenant(s) resides.	
6	2. CHECK ONE:	
7	Defendant breached the tenant's obligations under the rental agreement or § 34-18	}-
8	24 as set forth in the attached copy of the notice of noncompliance which was mailed to the	e
9	defendant. Defendant has not cured or remedied the breach. (Plaintiff must attach copy of require	d
10	notice of noncompliance.)	
11	Defendant has remained in possession of the rented premises following the period se	et
12	forth in the attached notice of termination of tenancy which was mailed to defendant. (Plaintif	ff
13	must attach copy of required termination notice.)	
14	Defendant breached the tenants' obligations under § 34-18-24(8), (9) or (10).	
15	3. Plaintiff seeks judgment for possession of the premises plus judgment in the amount of	f
16		
17	for	
18		
19		
20		-
21	(explain basis for money claim)	
22	Plaintiff seeks costs and fees (if applicable).	
23		_
24	(Signature of Landlord/Owner or Attorney	1)
25		
26	Date complaint filed with clerk	
27	(f) A complaint in substantially the following language, or in similar language, shall b	e
28	sufficient for use by landlords or by tenants to bring any claims or causes of action other than	n
29	eviction actions:	
30	NOT FOR EVICTION	
31	State of Rhode Island	
32	, Sc. DISTRICT	
33	COURT	
34		

1	DIVISION	
2	PLAINTIFF	DEFENDANT
3		
4	(Name)	(Name)
5	V	
6		
7		
8		
9	(address)	(address of rental
10		premises)
11	LANDLORD-TENANT COMPI	LAINT
12	(NOT FOR USE IN EVICTIO	NS)
13	1. Plaintiff is the Tenant Landlord/Owner of	of the rental premises
14	at	
15	(address of rental premis	ses)
16	2. Defendant is the Tenant Landlord/Owne	r.
17	3. Plaintiff claims that defendant has breached the ob	ligations of the rental agreement or
18	law in relation to this landlord-tenant relationship, as follows:	
19		
20		
21		
22	(brief description of claim, attach extra sheet, if necess	sary)
23	4. Plaintiff seeks the following judgment or relief from	n the Court:
24		
25		
26		
27	Date Complaint Filed	
28	With Clerk:	
29	(Signatu	re of plaintiff or plaintiff's attorney)
30		
31		(address)
32	(g) The summons in an action for eviction for nonpay	ment of rent pursuant to § 34-18-35
33	shall be in substantially the following form:	
34	STATE OF RHODE ISLAN	D

1	DISTRICT COURT
2	SU
3	MMONS
4	EVICTION-NONPAYMENT OF RENT
5	DIVISION COUNTY CIVIL ACTION-FILE NO.
6	Address of Court:
7	
8	
9	
10	(name & address of plaintiff landlord) (name & address of defendant-tenant)
11	TO THE TENANT: You are served with an eviction complaint for nonpayment of rent. If
12	you do nothing, you will lose by default and be evicted. If you claim any defense, you must
13	complete the enclosed ANSWER and file it with the Court Clerk at or before the hearing date. You
14	should also mail a copy to the landlord or the landlord's lawyer. Your hearing will be at 9:30 9:00
15	A.M. on the hearing date, at the court address listed above. You should go to the hearing or you
16	may lose by default. If you think the case is "settled," you should still go to the hearing to make
17	sure the settlement is in the court record.
18	YOUR HEARING DATE IS:
19	(Proof of Service on next page)
20	
21	PROOF OF SERVICE
22	I hereby certify that I served a copy of the Complaint and Summons & Answer upon the
23	defendant(s) by delivering or leaving said papers in the following manner:
24	to the defendant personally; or
25	at his or her dwelling unit or usual place of abode
26	at the
27	address listed below with a person of suitable age
28	then
29	residing therein; or
30	if none be found, by posting conspicuously on the
31	door
32	to the defendant's dwelling unit.
33	ADDRESS OF DWELLING OR USUAL PLACE OF ABODE:
34	

NAME OF PERSON OF SUIT	ΓABLE AGE:	
SERVICE DATE:		
DEPUTY	SHERIF	FF/CONSTABLE:
	TIFICATE OF SERVICE	
	this Complaint and Summons was placed	l into regular U.S.
	day of, 2	-
o defendant at the following address:		
	(Signature of	Clerk)
(h) The summons in an action	n for eviction for noncompliance with the	rental agreement
oursuant to § 34-18-36, or for unlawfu	ally holding over after termination or exp	iration of tenancy
pursuant to § 34-18-38, shall be in sub	stantially the following form:	
;	State of Rhode Island	
	District	Court
	Summons	
EVICTION FOR REASO	N OTHER THAN NONPAYMENT OF F	RENT
DIVISION	COUNTY	CIVIL ACTION-
FILE NO <u>.</u>		
	Address of Court:	
	V	
(name & address of plaintiff la	andlord) (name & address of de	fendant-tenant)
TO THE TENANT: You are	served with an eviction complaint for no	ncompliance with
rental agreement (R.I.G.L. 34-18-36), o	or for unlawfully holding over after termina	ation or expiration
of tenancy (R.I.G.L. 34-18-38). If you	do nothing, you will lose by default and	be evicted. If you
claim any defense, you must complet	e the enclosed ANSWER and file it with	h the Court Clerk
within TWENTY (20) days after you ar	re served with this summons and complain	t. You should also
'1 C. (1 ANOWED ()1	landlord or the landlord's lawyer. If you	Cla dha analasad

1	ANSWER, then you will receive another written notice telling you when the hearing will be. If you
2	have any questions, you may consult a lawyer. If you think the case is "settled" you should still file
3	the enclosed ANSWER or be sure that the written settlement is in the file at the Clerk's office.
4	(Proof of Service on next page)
5	
6	PROOF OF SERVICE
7	I hereby certify that I served a copy of the Complaint, Summons, and Answer form upon
8	the defendant(s) by delivering or leaving said papers in the following manner:
9	to the defendant personally
10	at his/her dwelling unit or usual place of abode at the address listed below, with a
11	person of suitable age then residing therein
12	to an agent named below authorized by appointment or by law to receive service of
13	process
14	further notice as required by law was given as noted below
15	Address of dwelling or usual place of abode:
16	
17	Name of person of suitable age or of agent:
18	
19	If none can be found, by posting conspicuously on the door to the defendant's dwelling unit
20	or usual place of abode.
21	Service Date:
22	Deputy Sheriff/Constable (circle one):
23	
24	
25	(signature)
26	<u>CERTIFICATE OF SERVICE</u>
27	I hereby certify that, on the day of, 20, I mailed a copy of this Summons, and
28	Complaint for Eviction for Reason Other than Nonpayment of Rent, blank Answer forms, and
29	Language Assistance Notice addressed to the Defendant/Tenant, at the address listed above.
30	Affiant
31	(i) The summons in an action relating to any claims by tenants, or by landlords other than
32	for eviction, shall be in substantially the following form:
33	State of Rhode Island
34	District Court Summons

1			
2	DIVISION	COUNTY	CIVIL ACTION-FILE NO.
3			
4	PLAINTIFF		PLAINTIFF'S ATTORNEY
5			ADDRESS
6		***	ADDRESS
7 8	DEFENDANT	<u>vs</u>	
9	DEFENDANT		
10			DEFENDANT'S ADDRESS
11 12	TO THE ABOVE-	NAMED DEFENDANT:	
13			ve upon the plaintiff's attorney, whose name
14	•	-	nt which is herewith served upon you. Your
15		•	his summons, excluding the date of service.
16		•	f you fail to do so, judgment by default will
17	be taken against you for the	-	
18			·
19	DATE		CLERK
20			
21	SEAL OF THE DIS	STRICT COURT	DATE
22	RECEIVED		
23 24		PROOF OF SEF	RVICE
25	I hereby certify tha		d a copy of this summons and a copy of the
26			efendant by delivering or leaving said papers
27	in the following manner:	-	
28	_ t	o the defendant personally	
29	_ 3	at his dwelling house or u	isual place of abode at the address entered
30	bel	ow, with a person of suitab	le age and discretion then residing therewith.
31	_ t	o an agent named below au	thorized by appointment or by law to receive
32	ser	vice of process.	
33	□ I	Further notice as required l	by statute was given as noted on the reverse
34	sid	e.	

	Address of Dwelling or Usual Place of Abor	de
	Name of Authorized Agent or Person of Sui	table Age
	Date	Deputy Sheriff/Constable
		SERVICE FEE \$
	(j) The blank answer served in eviction actio	ns shall be in substantially the following form
	State of Rhod	e Island
	, Sc.	DISTRICT COURT
		DIVISION
	PLAINTIFF	DEFENDANT
	(Landlord's Name)	(Tenant's Name)
	V	
	(address)	(address of rental
	(audress)	premises)
	INSTRUCTIONS TO T	•
	Listed below are several possible defenses	
	nst you. If one or more of these defenses apply	·
agaiı		to your case, eneck the appropriate box(es).
	ce is provided write in facts in support of that de-	fense. Use additional paper if necessary. Son
spac	ce is provided, write in facts in support of that de	
space of th	nese defenses are technical, and there may be oth	ners not listed here. You may consult a lawy
space of th	nese defenses are technical, and there may be other seek representation before filling out this Answer	ners not listed here. You may consult a lawy
space of th	nese defenses are technical, and there may be other seek representation before filling out this Answer	ners not listed here. You may consult a lawyer. NSWER
space of th	nese defenses are technical, and there may be otherwise seek representation before filling out this Answer TENANT'S A. The complaint against me is untrue or fails to	ners not listed here. You may consult a lawy er. NSWER to state the following facts:
space of th	nese defenses are technical, and there may be other seek representation before filling out this Answer TENANT'S A. The complaint against me is untrue or fails to I offered rent, but my landlord refused it. I a	ners not listed here. You may consult a lawy er. NSWER to state the following facts: am still able and willing to pay the rent.
space of the	nese defenses are technical, and there may be other seek representation before filling out this Answer TENANT'S A. The complaint against me is untrue or fails to I offered rent, but my landlord refused it. I a	ners not listed here. You may consult a lawy er. NSWER to state the following facts: am still able and willing to pay the rent.
space of the	nese defenses are technical, and there may be otherwise seek representation before filling out this Answer TENANT'S A. The complaint against me is untrue or fails to I offered rent, but my landlord refused it. I at I have a defense for nonpayment because the	ners not listed here. You may consult a lawy er. NSWER to state the following facts: am still able and willing to pay the rent. the landlord has failed to maintain the premis
space of the	nese defenses are technical, and there may be otherwise seek representation before filling out this Answer TENANT'S A. The complaint against me is untrue or fails to a light of the second of the se	ners not listed here. You may consult a lawy er. NSWER to state the following facts: um still able and willing to pay the rent. the landlord has failed to maintain the premisely in the prem

1	on me.
2	The landlord is trying to evict me because I have exercised my legal rights by calling cod
3	enforcement officials, or by taking the following protected action:
4	I have other defenses as follow:
5	WHEREFORE: Because of the defense(s) indicated above, I ask the court to grant
6	judgment in my favor and not order me to be evicted.
7	COUNTERCLAIM
8	Instructions: If you believe you are entitled to be awarded damages or money for any reaso
9	from your landlord, you may fill out the statement below:
10	I hereby sue my landlord for the amount of \$
11	I believe I am entitled to receive an award of this amount because
12	
13	
14	
15	
16	Name of Defendant (or attorney) Signature of Defendant
17	
18	Address
19	
20	Telephone number
21	
22	SECTION 2. This act shall take effect on January 1, 2025.
	======
	LC005699

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PROPERTY -- RESIDENTIAL LANDLORD AND TENANT ACT

This act would modify the summons for eviction for reasons other than nonpayment of rent
with the district court, to add a certificate of service section, and provide the option to post the
summons and complaint conspicuously on the door of the defendant/tenant's dwelling.

This act would take effect on January 1, 2025.

This act would take effect on January 1, 2025.