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### SCRU-11-0000580

### IN THE SUPREME COURT OF THE STATE OF HAWAI'I

# In the Matter of the District Court Rules of Civil Procedure

### ORDER ADOPTING TEMPORARY USE FORM (By: Recktenwald, C.J., Nakayama, McKenna, Wilson, and Eddins, JJ.)

In April 2020, Governor David Ige enacted an eviction moratorium to protect renters who were unable to pay rent because of the effects of the COVID-19 pandemic. The eviction moratorium is currently set to expire on August 6, 2021. In anticipation of the expiration of the eviction moratorium, on June 16, 2021, Governor Ige signed Act 57, which provides a framework for evictions to proceed with mediation. The framework also allows for the gradual filing of unpaid rent summary possession cases. Among other things, Act 57 temporarily amends the residential landlord-tenant code by requiring landlords to attempt to engage in mediation prior to the filing of a complaint, increasing the notice period for actions based on unpaid rent from five days to fifteen days, expanding the contents of the written notice

provided to tenants, and phasing in summary possession filings based on the alleged amount of unpaid rent. These amendments will remain in effect until December 31, 2022, or upon the one year anniversary of the expiration date of the eviction moratorium, whichever occurs first. Thus, it is necessary to temporarily amend Form 8, Complaint (Assumpsit & Summary Possession) (#DC08), designed for both residential and commercial summary possession actions, to satisfy the requirements of Act 57. Accordingly,

IT IS HEREBY ORDERED that the attached temporary use form is adopted for use in the District Courts of the State of Hawai'i, effective August 7, 2021 and expiring on December 31, 2022, or upon the one year anniversary of the expiration date of the eviction moratorium, whichever occurs first.

IT IS HEREBY ORDERED that the district courts are authorized to insert circuit identifiers, addresses and contact information and to publish the forms in print or electronic format.

DATED: Honolulu, Hawai'i, July 6, 2021.

- /s/ Mark E. Recktenwald
- /s/ Paula A. Nakayama
- /s/ Sabrina S. McKenna
- /s/ Michael D. Wilson
- /s/ Todd W. Eddins



## COMPLAINT - RESIDENTIAL SUMMARY POSSESSION (Unpaid rent only) Temporary use form Act 57, SLH 2021

IN THE DISTRICT COURT OF THE CIRCUIT DIVISION	
STATE OF HAWAI'I	
Plaintiff	
	Civil No.
Defendant	Filing Party/Attorney Name, Attorney Number, Firm Name (if applicable), Address, and Telephone Number
Premises Address:	
COMPLAINT - UNPAID RENT ONLY	
1. This Court has jurisdiction over this matter and venue is proper.	
2. Plaintiff is the landlord or the agent for the landlord of the premises	3.
3. The premises are located in this division of this Court.	
4. Defendant has not paid rent and is in possession of the premises.	
5. $\square$ There is a written rental agreement for the premises. (Attach a	copy of the written rental agreement)
$\Box$ There is no written rental agreement for the premises, only an o	ral agreement.
☐ There was a written rental agreement which expired on (date) _	. (Attach a copy of the expired rental agreement)
☐ Defendant is a month-to-month tenant.	
6. Monthly rent is $\$$ As of (date), to or greater than: $\square$ 4 months' rent; $\square$ 3 months' rent; $\square$ 2 months	Defendant owes \$ in unpaid rent. This amount is equal as' rent; \( \subseteq 1 \) month's rent or \( \subseteq \) less than 1 month's rent.
7. $\square$ A written 15 day notice providing all the information required	by Hawaii Revised Statutes (HRS) 521-68(b) was given to Defendant
on (date): (Attach a copy of the write	tten notice)
☐ Notice is not required as tenant breached the mediation agreement	ent or settlement agreement. (Attach a copy of the agreement)
8. Documentation from the mediation center verifying its receipt of the 15 day notice provided by the plaintiff to the defendant is attached.	
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	COMPLAINT (continued)
9. The parties participated in med	iation on (date)
☐ Mediation is scheduled for (	(date)
☐ As of (date)	, mediation has not been scheduled.
10. Despite the notice and mediati	ion, Defendant has failed to correct this situation and is still in possession of the premises.
11. The Servicemembers Civil Re	lief Act, 50 U.S.C. App. §501 may apply to a Defendant who is classified active duty as defined in the Act.
Please check all that apply.	
$\square$ To the best of my knowledge	ge, the Defendant is not an active duty member of the Military.
☐ The following Defendant is	an active duty member of the Military. Name
	hether the Defendant is an active duty member of the Military. Please attach separate sheet indicating what nine Defendant's military status.
Plaintiff is asking the Court for	the following:
A. A Judgment giving Plaintiff po	ssession of the premises.
B. A Writ of Possession directing	the Sheriff or Police Officer to:
	a the premises and all persons possessing the premises through the Defendant; all personal belongings of the Defendant and of any other person; and f the premises.
C. Judgment against the Defendar	nt for \$
In addition, the Court may award reasonable attorney's fees.	additional rent and other charges owed under the rental agreement, damages, court costs, interest and
	Signature of Plaintiff/Attorney:
Date:	Print/Type Name:
	DECLARATION
I DECLARE UNDER PENAI	LTY OF PERJURY THAT WHAT IS STATED IN THE COMPLAINT IS TRUE AND CORRECT.
Date:	Signature of Declarant:
	Print/Type Name:
	he Americans with Disabilities Act, and other applicable State and Federal laws, if you require an
	a disability when working with a court program, service, or activity please contact the District Court
	ee at PHONE NO, FAX, or TTY at least ten (10) working days before
your proceeding, hea	rring, or appointment date.