2021 -- H 6087

LC002282

19

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2021

AN ACT

RELATING TO PROPERTY -- RESIDENTIAL LANDLORD AND TENANT ACT

Introduced By: Representatives Fellela, Noret, and McLaughlin

Date Introduced: March 03, 2021

Referred To: House Judiciary

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 to § 34-18-35: 6 7 FIVE-DAY DEMAND NOTICE FOR NONPAYMENT OF RENT 8 R.I.G.L. 34-18-35 9 Date of Mailing: _____ 10 (tenant) 11 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

					(signature)
			(name	and ad	ldress of la
lord/ow	ner)				
	I certify that I placed in regula	r U.S. mail, first	class postage pre	paid, a cop	oy of this Not
address	ed to the tenant, on the			_	
					_, _,
				(landlor	d or ow
-: <i>-</i>				(landiore	d or ow
signatur			1 11 00	0 1	
	(b) A notice in substantially the	ne tollowing lang	guage snall suffic	e for the p	urpose of givi
		a a		0.24.40	
a tenan	t a notice of noncompliance wi	_	eement pursuant t	o § 34-18-	-36:
a tenan	_	CE OF NONCO	eement pursuant t	o § 34-18-	-36:
a tenan	_	_	eement pursuant t	o § 34-18	-36:
a tenan	NOTIO	CE OF NONCO	eement pursuant t	o § 34-18	-36:
a tenan	NOTIO	CE OF NONCO R.I.G.L. 34-18 ailing:	eement pursuant t MPLIANCE 3-36	o § 34-18-	-36:
a tenan	NOTIO Date of Ma	CE OF NONCO	eement pursuant t MPLIANCE 3-36	o § 34-18-	-36:
a tenan	NOTIO Date of Ma	CE OF NONCO	eement pursuant t MPLIANCE 3-36	o § 34-18	-36:
a tenan	Date of Ma TO:(tenant)	CE OF NONCO	eement pursuant t MPLIANCE 3-36	o § 34-18-	-36:
a tenan	Date of Ma TO:(tenant)	CE OF NONCO	eement pursuant t MPLIANCE 3-36	o § 34-18-	-36:
a tenan	Date of Ma TO:(tenant)	CE OF NONCO	eement pursuant t		
	Date of Ma TO: (tenant)(address)	CE OF NONCO	eement pursuant t		
	Date of Ma TO:	R.I.G.L. 34-18 ailing: atal agreement, o	r of your legal du	ıties under	R.I.G.L. 34-
	Date of Ma TO:(tenant) (address) You are in breach of your renause you:	R.I.G.L. 34-18 ailing: tal agreement, o	r of your legal du	ities under	· R.I.G.L. 34-
	Date of Ma TO:	R.I.G.L. 34-18 ailing: matal agreement, o	r of your legal du	ities under	R.I.G.L. 34-
	Date of Ma TO:	R.I.G.L. 34-18 ailing: atal agreement, o	r of your legal du	ities under	R.I.G.L. 34-
	Date of Ma TO:	R.I.G.L. 34-18 ailing: ntal agreement, o	r of your legal du	ities under	R.I.G.L. 34-

If you do not remedy this situation within t	wenty days, your rental agreement will terminate
vithout further notice on(date, whic	h must be not less than twenty-one days from the
ate of mailing of this Notice). (NOTE: Unde	r the law you lose this right to remedy your
noncompliance if this is the second notice on the	same subject within the past six months.) After
that date an eviction case may begin in court, and	I you may be served with a complaint. You wil
have the right to a hearing and to present any defe	enses you believe you have.
	(signature)
	(name and address of land-
ord/owner)	(
,	first class postage prepaid, a copy of this Notice.
addressed to the tenant, on the day of	
	(landlord or owner
signature)	(minuora of owner
	language shall suffice for the numerous of civing
•	language shall suffice for the purpose of giving
a tenant notice of termination of tenancy pursuant	
NOTICE OF TERMINA	
R.I.G.L. 3	
Date of Mailing:	
TO:	
(tenant)	
(address)	

1	Tou are necession to vacate and remove your property and personal possessions from
2	the premises located at and deliver control of the
3	premises to the
4	(address of premises)
5	landlord/owner on the first day after the end of your current rental period, namely
6	·
7	(insert
8	date)
9	This notice is given for the purpose of terminating your tenancy. You must continue to pay
10	rent as it becomes due until the date indicated above. If you fail to pay that rent, a nonpayment
11	eviction action may be instituted against you.
12	If you fail to vacate the premises by the date specified, an eviction may be instituted against
13	you without further notice. If you believe you have a defense to this termination, you will be able
14	to raise that defense at the court hearing.
15	
16	
17	(signature)
18	
19	
20	
21	
22	(name and address of land-
23	lord/owner)
24	I certify that I placed in regular U.S. mail, first class postage prepaid, a copy of this Notice.
25	addressed to the tenant, on the day of, <u>1920</u>
26	
27	
28	(landlord or owner
29	signature)
30	(d) A complaint in substantially the following language shall suffice for the purpose of
31	commencing an eviction action for nonpayment of rent pursuant to § 34-18-35:
32	State of Rhode Island and Providence Plantations
33	, Sc. DISTRICT
34	COURT

DIVISION	
PLAINTIFF	DEFENDANT
(Landlord's Name)	(Tenant's Name)
	V
	
(address)	(address of rental premises)
	FOR EVICTION MENT OF RENT
	34-18-35
	ental premises listed above, in which the Defendant
Tenant currently resides.	
2. Defendant is more than fifteen days in	arrears in rental payments due to the plaintiff from
the defendant. The rent is \$per	, and the amount in arrears is \$
as of the, 49	<u> </u>
(month)	
3. Plaintiff has served the five-day der	nand notice as required by law, and a copy of that
notice is attached to this complaint. The notice v	vas mailed to the defendant on theday
of, <u>1920</u>	
4. Defendant has not paid the rent in a	arrears or offered the full amount in arrears, either
before or after the demand notice. Defendant re	emains in possession of the rental premises.
WHEREFORE, Plaintiff requests that	this Court grant a judgment for possession of the
premises (eviction of the tenant) and for back re	ent in the amount of \$, plus costs.

		(Name & address of
landlord/ow	rner	
		or attorney for landlord)
Da	te complaint filed with clerk	
(e)	A complaint in substantially the following	language shall suffice for the purpose of
commencin	g an eviction action for noncompliance with	the rental agreement pursuant to § 34-18-
36, or an ev	viction action for unlawfully holding over aft	er expiration or termination of the tenancy
oursuant to	§ 34-18-38:	
	STATE OF RHODE ISLAND AND PRO	VIDENCE PLANTATIONS
	, Sc.	DISTRICT
COURT		
DIVISION		
	PLAINTIFF	DEFENDANT
	(Landlord's Name)	(Tenant's Name)
	V	
	(address)	(address of rental
oremises)		
	COMPLAINT FOR E	VICTION
	FOR REASON OTHE	ER THAN
	NONPAYMENT O	FRENT

	R.I.G.L. 34-18-36
	R.I.G.L. 34-18-38
	1. Plaintiff Landlord(s) owns the rental premises listed above, in which the Defendant
Τe	enant(s) resides.
	2. CHECK ONE:
	Defendant breached the tenant's obligations under the rented agreement or § 34-18-
24	as set forth in the attached copy of the notice of noncompliance which was mailed to the
de	fendant. Defendant has not cured or remedied the breach. (Plaintiff must attach copy of required
no	tice of noncompliance.)
	Defendant has remained in possession of the rented premises following the period set
fo	rth in the attached notice of termination of tenancy which was mailed to defendant. (Plaintiff
m	ust attach copy of required termination notice.)
	Defendant breached the tenants' obligations under § 34-18-24(8), (9) or (10).
	3. Plaintiff seeks judgment for possession of the premises plus judgment in the amount of
	for
	(explain basis for money claim)
	Plaintiff seeks costs and fees (if applicable).
	(Signature of Landlord/Owner or
	Attorney)
	Date complaint filed with clerk
	(f) A complaint in substantially the following language, or in similar language, shall be
su	fficient for use by landlords or by tenants to bring any claims or causes of action other than
ev	iction actions:
	NOT FOR EVICTION
	State of Rhode Island and Providence Plantations
	So DISTRICT

DIVISION	
PLAINTIFF	DEFENDANT
(Name)	(Name)
V	
(address)	(address of ren
premises) LANDLORD-TENANT CO	OMPLAINT
(NOT FOR USE IN EVI	
1.Plaintiff is the Tenant Landlord/Ov	wner of the rental premises
at	
(address of rental p	oremises)
2. Defendant is the Tenant Landlord	
3. Plaintiff claims that defendant has breached the	
law in relation to this landlord-tenant relationship, as follows	
(brief description of claim, attach extra sheet, if i	necessary)
4. Plaintiff seeks the following judgment or relief	f from the Court:

	int Filed
	(Signature of plaintiff or
plaintiff's	
	attorney)
	(- II)
	(address)
(g) The summons in an action for eviction for n	nonpayment of rent pursuant to § 34-18-35
shall be in substantially the following form:	
STATE OF RHODE I	ISLAND
DISTRICT	COURT
	SU
MMONS	
EVICTION-NONPAYME	NT OF RENT
DIVISION COUNTY CIVIL A	CTION-FILE NO.
Address of Cou	ırt:
(name & address of plaintiff landlord)	(name & address of
_	(name & address of
(name & address of plaintiff landlord) defendant-tenant) TO THE TENANT: You are served with an evic	

should also mail a copy to the landlord or the landlord's	s lawyer. Your nearing will be at 9:30 A.M.
on the hearing date, at the court address listed above. Y	ou should go to the hearing or you may lose
by default. If you think the case is "settled," you show	uld still go to the hearing to make sure the
settlement is in the court record.	
YOUR HEARING DATE IS:	·
(Proof of Service on	next page)
PROOF OF SER	RVICE
I hereby certify that I served a copy of the Co	omplaint and Summons & Answer upon the
defendant(s) by delivering or leaving said papers in the	e following manner:
to the	e defendant personally; or
at his	or her dwelling unit or usual place of abode
at the	
addre	ess listed below with a person of suitable age
then	
residi	ing therein; or
if nor	ne be found, by posting conspicuously on the
door	
to the	e defendant's dwelling unit.
ADDRESS OF DWELLING OR USUAL PL	ACE OF ABODE:
NAME OF PERSON OF SUITABLE AGE:	
SERVICE DATE:	
DEPUTY SHERIFF/CONSTABLE:	
CERTIFICATE OF	<u>SERVICE</u>
I hereby certify that a copy of this Complaint	and Summons was placed into regular U.S.
Mail, postage prepaid, on the	day of, <u>1920</u> ,
addressed to defendant at the following address:	
	·
	(Signature of
Clerk)	

	(h) The summons in an action	for eviction for nonc	ompliance with the rental agreement
,	pursuant to § 34-18-36, or for unlawful	ly holding over after	termination or expiration of tenancy
	pursuant to § 34-18-38, shall be in subst	antially the following	form:
	St	ate of Rhode Island	
			District Court
			Summons
	EVICTION FOR REASON	OTHER THAN NO	NPAYMENT OF RENT
	DIVISION	COUNTY	CIVIL ACTION-FILE NO.
		Address of Court:	
		V	
	(name & address of plaintiff lan	dlord)	(name & address of defendant-
	tenant)		
	TO THE TENANT: You are so	erved with an eviction	n complaint for noncompliance with
	rental agreement (R.I.G.L. 34-18-36), or	for unlawfully holding	g over after termination or expiration
	of tenancy (R.I.G.L. 34-18-38). If you of	do nothing, you will	lose by default and be evicted. If you
	claim any defense, you must complete	the enclosed ANSW	/ER and file it with the Court Clerk
	within TWENTY (20) days after you are	served with this sum	mons and complaint. You should also
	mail a copy of the ANSWER to the la	andlord or the landlor	rd's lawyer. If you file the enclosed
	ANSWER, then you will receive anothe	r written notice telling	you when the hearing will be. If you
	have any questions, you may consult a la	wyer. If you think th	e case is "settled" you should still file
	the enclosed ANSWER or be sure that	the written settlement	is in the file at the Clerk's office.
	(Proof	of Service on next pa	age)
	<u>P</u> F	OOF OF SERVICE	
	I hereby certify that I served a	conv of the Complain	at Summons and Answer form upon

me dere	endani(s) by delivering of leaving said	papers in the re	ollowing manner	[·
	to the defendant personally			
	at his/her dwelling unit or usua	al place of abou	de at the address	s listed below, with a
person (of suitable age then residing therein			
	to an agent named below autho	rized by appoin	ntment or by law	to receive service of
rocess				
	further notice as required by lav	w was given as	noted below	
	Address of dwelling or usual place of	abode:		
	Name of person of suitable age or of	agent:		
If no	ne be found, by posting conspicuously			
olace of	f abode.			
	Service Date:			
	Deputy Sheriff/Constable (circle one)):		
_				
				(signature)
	<u>CERTIFICAT</u>	TE OF SERVIO	<u>CE</u>	
	I hereby certify that, on the day	of, 20, I	mailed a copy of	of this Summons, and
<u>Compla</u>	int for Eviction for Reason Other th	an Nonpaymer	nt of Rent, blank	Answer forms, and
Langua	ge Assistance Notice addressed to the	Defendant/Te	nant, at the addre	ess listed above.
		<u>A</u> t	ffiant	
	(i) The summons in an action relating	g to any claims	by tenants, or by	landlords other than
for evic	tion, shall be in substantially the follow	wing form:		
	State o	f Rhode Island		
			District	Cour
			Summons	
	DIVISION	COUNTY		CIVIL ACTION
FILE N	О.			
FILE N	O.			

ADDRESS ADDRESS DEFENDANT DEFENDANT'S ADD TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon nswer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE CLEF	
DEFENDANT DEFENDANT'S ADD TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we and address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do the taken against you for the relief demanded in the complaint. DATE CLEFT DATE CLEFT C	
DEFENDANT DEFENDANT'S ADD TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we and address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do the taken against you for the relief demanded in the complaint. DATE CLEFT DATE CLEFT C	
DEFENDANT DEFENDANT'S ADD TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we and address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do the taken against you for the relief demanded in the complaint. DATE CLEFT DATE CLEFT C	
DEFENDANT'S ADD TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we and address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do the taken against you for the relief demanded in the complaint. DATE CLES DATE CLES	
TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE CLER	
TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by determined the against you for the relief demanded in the complaint. DATE CLEF	
TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by determined the against you for the relief demanded in the complaint. DATE CLEF	
TO THE ABOVE-NAMED DEFENDANT: You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE DATE CLEF	DRE
You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date. The original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE DATE CLEF	
You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date. The original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE DATE CLEF	
You are hereby summoned and required to serve upon the plaintiff's attorney, we not address appears above, an answer to the complaint which is herewith served upon answer must be made within 20 days after service of this summons, excluding the date. The original must be filed in writing with this court. If you fail to do so, judgment by do to taken against you for the relief demanded in the complaint. DATE DATE CLEF	
nd address appears above, an answer to the complaint which is herewith served upon inswer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by do taken against you for the relief demanded in the complaint. DATE CLEF	
nswer must be made within 20 days after service of this summons, excluding the date the original must be filed in writing with this court. If you fail to do so, judgment by de taken against you for the relief demanded in the complaint. DATE CLER	hose
The original must be filed in writing with this court. If you fail to do so, judgment by do taken against you for the relief demanded in the complaint. ———————————————————————————————————	you.
e taken against you for the relief demanded in the complaint. ———————————————————————————————————	of se
DATE CLER	lefaul
DATE CLEF	
	RK
SEAL OF THE DISTRICT COURT DATE	
ECEIVED	
PROOF OF SERVICE	
I hereby certify that on the date below I served a copy of this summons and a co	
omplaint received herewith upon the above-named defendant by delivering or leaving s	сору (

I	\Box to the defendant personally.	\Box to the defendant personally.		
2	□ at his dwelling house or usu	□ at his dwelling house or usual place of abode at the address entered		
3	below, with a person of suitable age and discretion then residing therewith			
4	□ to an agent named below authorized by appointment or by law to receive			
5	service of process.			
6	□ Further notice as required by	☐ Further notice as required by statute was given as noted on the reverse		
7	side.			
8				
9	Address of Dwelling or Usual Place of Abode			
10				
11	Name of Authorized Agent or Person of Suitable	e Age		
12				
13				
14				
15	Date	Deputy Sheriff/Constable		
16				
17				
18				
19		SERVICE FEE \$		
20	(j) The blank answer served in eviction actions sl	hall be in substantially the following form:		
21	State of Rhode Island and Provi	dence Plantations		
22	, Sc.	DISTRICT		
23	COURT			
24				
25	DIVISION			
26	PLAINTIFF	DEFENDANT		
27				
28				
29				
30	(Landlord's Name)	(Tenant's Name)		
31	V			
32				
33				
34				

1			
2			
3			
4	(address) (address of rental		
5	premises)		
6	INSTRUCTIONS TO THE DEFENDANT		
7	Listed below are several possible defenses to the eviction action your landlord has file		
8	against you. If one or more of these defenses apply to your case, check the appropriate box(es).		
9	space is provided, write in facts in support of that defense. Use additional paper if necessary. Some		
10	of these defenses are technical, and there may be others not listed here. You may consult a lawye		
11	and seek representation before filling out this Answer.		
12	TENANT'S ANSWER		
13	The complaint against me is untrue or fails to state the following facts:		
14	I offered rent, but my landlord refused it. I am still able and willing to pay the rent.		
15	I have a defense for nonpayment because the landlord has failed to maintain the premise		
16	in a fit and habitable condition.		
17	My rent has not been paid, but I have a legally justifiable defense for not paying:		
18	I have a written lease which does not expire until:		
19	I have not received the required notice from the landlord before this complaint was serve		
20	on me.		
21	The landlord is trying to evict me because I have exercised my legal rights by calling cod		
22	enforcement officials, or by taking the following protected action:		
23	I have other defenses as follow:		
24	WHEREFORE: Because of the defense(s) indicated above, I ask the court to grant a		
25	judgment in my favor and not order me to be evicted.		
26	COUNTERCLAIM		
27	Instructions: If you believe you are entitled to be awarded damages or money for any reaso		
28	from your landlord, you may fill out the statement below:		
29	I hereby sue my landlord for the amount of \$		
30	I believe I am entitled to receive an award of this amount because		
31			
32			
33			
2.4			

1	Name of Defendant (or attorney)	Signature of Defendant
2		-
3	Address	
4		-
5	Telephone number	
6		-
7	SECTION 2. This act shall take effect on January	ary 1, 2022.
	LC002282	

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, 2022.

LC002282