IN THE AKRON MUNICIPAL COURT SUMMIT COUNTY, OHIO

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| PLAINTIFF | _ |
| VS | CASE NUMBER |
| | - - |
| DEFENDANT | - |
| COMPLAINT | |
| FIRST CAUSE OF ACTION | |
| - | d Defendant(s) have/has ever since the |
| | lawfully and forcibly detained, and do still unlawfully and |
| • | ving described premises, situated in the (City/Township/ |
| Village) of, Count | ty of Summit, and State of Ohio, and known as (address) |
| together with the lot of land on which said premises | is situated. The said Defendant(s) entered upon said |
| premises as tenant(s) of Plaintiff, the lease hereby ex | xpired at the time therein first mentioned, and from that time |
| said Defendant(s) have/has unlawfully and forcibly h | neld over said term. On the day of |
| , 20, Plaintiff du | uly served upon the said Defendant(s) as required by law, |
| notice in writing to leave said premises. Plaintiff ask | s process and restitution. |
| SECOND CAUSE OF ACTION | |
| Plaintiff for his second cause of action says that: | |
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| PLAINTIFF/PLAINTIFF'S ATTORNEY | PHONE NUMBER |