

THE STATE OF OHIO
County of Mahoning
CITY OF YOUNGSTOWN



S.S.:

IN THE MUNICIPAL COURT OF YOUNGSTOWN

VS.

No. _____

STATEMENT OF CLAIM

Plaintiff’s claim is that the defendant ____ has ____ even since the ____ day of _____
A.D. 20 _____, unlawfully and forcible detained, and do still unlawfully and forcibly detain from plaintiff possession
of the following described premises, situated in the City of Youngstown, County of Mahoning, and State of Ohio,
and known as _____

together with the Lot of Land on which said _____ is situated. The said
defendant ____ entered upon said premises as tenant ____ of plaintiff, the lease hereof expired at the time herein
first mentioned, and from that time said defendant ____ ha ____ unlawfully and forcibly held over _____
_____ said term. On the ____ day of _____ A.D. 20 _____, plaintiff duly served
upon the said defendant ____ as required by law, notice in writing to leave said premises. Plaintiff asks process and
restitution.

Attorney for Plaintiff

THE STATE OF OHIO
County of Mahoning
CITY OF YOUNGSTOWN



Business Address

Being first duly sworn, says
that _____ he is _____ plaintiff _____ in the above entitled cause

_____ and that the facts set forth in the foregoing statement are
true as _____ he verily believes.

Subscribed and sworn to before me this _____ day of _____ A.D. 20 _____.

Richard Vincent Hill

Clerk

*Children are not permitted in the Courtroom

Deputy Clerk

**THE MUNICIPAL COURT OF
YOUNGSTOWN**

**Statement of Claim and Affidavit of Claim in
Forcible Entry and Detainer**

Residence _____

VS.

Residence _____

Residence _____

Residence _____

Attorney for Plaintiff