SUMMARY PROCESS EXECUTION FOR POSSESSION (EVICTION)

JD-HM-2 Rev. 6-10 C.G.S. §§ 47a-26h, 47a-42, P.A. 10-171, Sec. 1

STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov



						
Court Judicial District	Housing Se		raphical Area Number		185003302-5	
Address of court location (Number 121 Elm St		, '	06510	Date of judgment	8/18	
He	imden, CT	h Ane ste 103	٦	Instructions To Plain 1. Complete this form. 2. Give both copies of this clerk to sign. 3. The clerk will give the or 4. Keep a copy of the form the original to a State Madefendant(s) (tenants an	form to the clerk for the iginal form back to you. for your records and give arshal for service on the	
	rryl Smi		1 ,,,	Fenant(s) and/or Occupant(s))		
TO: Any Proper State N By the authority of the State any other Occupant(s) boun personal effects then you m you must give the chief exec description, if known, of the notice to the chief executive of the date and time the evic Make service of a true copy by the judgment and due rei Notice To Defend Your landlord (the plaintiff) h	Jumbis Awardarshal of Connecticut, you and by the judgment out any remove them and docutive officer of the town officer you must use profficer you must use protection is to take place any upon each defendant furn within 60 days of the ant(s) (Tenant ass won a judgment agent of the control o	re commanded to give the of possession; if the Defer leliver them to the place of m 24 hours notice of the encoperty to be removed from easonable efforts to locate and the possibility of a sale and occupant bound the date hereof. Signal of Occupation of the encoperation of the date hereof.	Plaintiff(s) possession of indant(s) and such other Costorage designated by the viction, stating the date, time the premises and deliver and notify the Defendant of their possessions pursugned (Clerk) Coant(s) (To be completed by If you do not move you	ccupant(s) have not remove chief executive officer of the executive officer of the evidence of the evidence of the designated place (s) and any other Occupant to General Statutes § 4 State Marshal) It possessions and personal	tting the Defendant(s) and red all their possessions and the town; prior to removal ction as well as a general e of storage. Prior to giving t(s) bound by the judgment 47a-42. Date signed	
case giving the landlord pos must move out of the prem	session of the premise	es. This means that you	Date	At (Time)M.	l will return to move	
If you think you have a rig contact an attorney immed	ht to stay in the pren diately.	nises, you should		your possessions and personal effects out of the premises and store them. Your possessions and personal effects will be stored at:		
If you do not move out by th handed to you personally, g possessions and personal e the place of storage designal Return of Service	ives a State Marshal the ffects out of the premiser.	ne legal right to move your ses and deliver them to	You may call: to reclaim any of those have them given back removed and stored a	to reclaim any of those possessions and personal effects and to arrange to have them given back to you. (If your possessions and personal effects are removed and stored and you do not reclaim them and pay the expense of storage within 15 days, then they may be sold by the town under General		
By virtue of the foregoing execution,	On	At (Time)	said premises.	On At (Time)M.	
I used reasonable eff Occupant(s) but was	ant(s) and Occupant(s) forts to locate the Defe unable to notify the fo	ndant(s) and llowing:	had been remove were removed by	And afterwards, the Defendant's(s') and Occupant's(s') possessions, had been removed. were removed by me and stored and I put the Plaintiff(s) in possession of said premises.		
Thereafter I notified the chie are situated,	On On	At (Time)	Signed (State Marshal)		Date signed	
that the eviction of the Defer personal effects would take		M ant's(s') possessions and	Fees			
	On	At (Time)				

