JUSTICE COURT, HENDERSON TOWNSHIP CLARK COUNTY, NEVADA

Name:)	
Address:))	
City, State, 2	Zip:	Ŷ) CASE NO.	
Phone:			To be completed by court staff	
Email:			DEPT NO.	
VS.		Tenant,	 To be completed by court staff VERIFIED COMPLAINT FOR EXPEDITED RELIEF FOR THE 	
Name:				
Address:			REMOVAL OR EXCLUSION OF THE TENANT OR THE WILLFUL	
City, State, 2	Zip:)) INTERRUPTION OF ESSENTIA) SERVICE	
Phone:)	
Email:		Landlord,))	
1. PLEA	action for unlawful detained IF THIS BOX IS CHECK The Landlord has instituted action for unlawful detained action. IF THIS BOX IS CHECK INSTEAD, YOU MUST IN	ted a pending legal acragainst me. KED, YOU CAN USI I a pending legal action against me, or I have KED, YOU CANNOT FILE A "MOTION	etion for summary eviction or a pending legal E THIS FORM. on for summary eviction or a pending legal e already been locked out pursuant to a prio	
2. The pa	rties entered into a rental agree	ement on or about the	e day of , 20	
3. The No	evada address for the property	at issue is as follows	s:	
S	TREET ADDRESS:			
C	ITY:			
Z	IP CODE:			

·	The rental agreement was <u>not</u> in the rental agreement was in was in was the the thick that the	riting.							
·	LEASE ATTACH A COPY OF TH	•							
·		E RENTAL AG		The rental agreement was in writing.					
5. Th	ne amount of rent is \$		GREEMENT IF ONE IS AVAILA	ABLE.)					
	ic amount of tent is p	•							
6. PL	LEASE CHECK ONE OF THE FOI	LLOWING BOX	XES:						
	I pay rent weekly.								
	I pay rent monthly.								
	I pay rent as follows:								
7. PL	LEASE CHECK ONE OF THE FOI	LLOWING BOX	XES:						
	My rent payments are current.								
	My rent is not current. I am \$		in arrears.						
8. My	y next rental payment is due on the	day of	, 20 .						
9. PL	LEASE CHECK ONE OR BOTH O	F THE FOLLO	WING BOXES:						
	The Landlord barred me from 6	entering my dwe	lling unit on or about the	day of					
		, 20 .							
	The Landlord terminated my ut	ilities or other es	sential services on or about the	day of					
		, 20 .							
	OTE: If the power/gas/water compa								

<u>NOTE:</u> This Complaint is required to be filed within <u>5 judicial days</u> after the date of the unlawful act by the landlord. If this time period has been exceeded, this Complaint for Expedited Relief will be dismissed, but you will retain the right to pursue all other available remedies against the Landlord.

10.	PLEASE DESCRIBE THE FACTUAL CIRCUMSTANCES SURROUNDING THE BLOCKED
	ENTRY AND/OR THE TERMINATION OF ESSENTIAL SERVICES:

(For example, if you were barred from entry, please describe how this was done.

If your utilities were terminated, please state which utilities were affected.)

NOTE: Please make sure that the information you provide is <u>LEGIBLE</u>.

11. PLEASE CHECK ONE OR BOTH OF THE FOLLOWING BOXES:

After I was blocked entry to the premises, I tried to get back into the dwelling, but the Landlord refused to let me in.

(If available, please attach a copy of any letters sent to, or from, the Defendant Landlord.)

After the Defendant Landlord terminated my utilities or other essential services, I tried to convince Defendant Landlord to restore the services, but the Landlord refused.

(If available, please attach a copy of any letters sent to, or from, the Defendant Landlord.)

12. As a result of the Defendant Landlord's actions, I have incurred damages as follows:

In addition to statutory damages of \$1,000.00 allowed under NRS 118A.390, I am seeking to be compensated for the following items of damages:

AMOUNT: DESCRIPTION:

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\$

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- 13. Based on the above, Plaintiff requests that this Court:
 - (a) Find that the Defendant Landlord has violated NRS 118A.390 and/or NRS 118A.480;
 - (b) Assess actual and statutory damages against Defendant Landlord not to exceed the jurisdictional limit (\$7,500.00) of Justice Court;
 - (c) Issue an immediate order restoring me to the premises and/or restoring the utilities or essential services at the premises; and
 - (d) Enjoin the Landlord from violating the provisions of NRS 118A.390 and, if the circumstances so warrant, hold Landlord in contempt.
- 14. **VERIFICATION:** I have read the foregoing Verified Complaint and know the contents thereof, and the contents are true of my own knowledge except for those matters therein stated on information and belief, and as to those matters, I believe them to be true.

DATED:	BY:	
		(Tenant's Signature)

15. **DECLARATION:** I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed on BY: (Tenant's Signature)

NOTE: Unless this Complaint is dismissed for the reasons stated above, the Court will conduct a hearing on this Verified Complaint for Expedited Relief within 3 judicial days after the date this document is filed.

Either before or at the scheduled hearing, you must provide proof that the Landlord has been properly served with this document, or you will be entitled to no relief

THIS ENTIRE PAGE IS TO BE COMPLETED BY COURT STAFF:

NOTICE OF MOTION

TO:	(Landlord)
	You will please take notice that a hearing will be held on this "Verified Complaint for Expedited
Relief f	For the Unlawful Removal or Exclusion of the Tenant or the Willful Interruption of Essential Services."
This he	earing will be held in the Henderson Justice Court in Department No, located at
243 W	ater Street, Henderson, Nevada, on the day of
20	, at the hour ofM.
	Although you are not required to file a written response to the Motion, failure to appear at the hearing
may res	sult in the requested relief being granted by the Court in your absence.
	The purpose of this hearing is to address the Tenant's right to be immediately restored to the premises
and/or t	the Tenant's right to have utilities or other essential services restored. Moreover, Tenant may also be
entitled	to an award of damages against you, so you may wish to consult with an attorney prior to the
schedul	led hearing.
DATE	D:
	Court Clerk, Henderson Justice Court