LANDLORD'S GUIDE TO HOLDOVER SUMMARY PROCEEDINGS

For Courts Outside New York City



New York State Unified Court System

DIVISION OF COURT OPERATIONS
OFFICE OF TRIAL COURT OPERATIONS

SEPTEMBER 2007

What to do Before Starting a Holdover Summary Proceeding

Procedure for rentals without written lease or other rental agreement: The tenant's right to occupy the rental property ends when the lease or other rental agreement ends and is not renewed. As a landlord, you may start a <u>Holdover Summary Proceeding</u> to evict the tenant immediately after that date if the tenant fails to leave unless the lease or other rental agreement says that you have to give the tenant additional notice of when to leave.

Procedure for rentals with written lease or other rental agreement: Before starting a <u>Holdover Summary Proceeding</u>, a landlord must give the tenant a <u>Notice to Terminate</u>.

There are two types of Notices to Terminate and a landlord is allowed to use either one:

- Oral Notice to Terminate You may speak to the tenant in person, tell the tenant that the right to occupy the property has ended, and tell the tenant the date the tenant must leave.
- Written Notice to Terminate You may have someone give the tenant a written notice telling the tenant that the tenant's right to occupy the property has ended and giving a date when the tenant has to leave. The written notice should be delivered to the tenant in the same way as the Notice of Petition and Petition. See pages 4 and 5 of this booklet for the rules on delivering or "serving" court papers. You are not allowed to give the tenant a Written Notice to Terminate.

The date when the tenant has to leave must be at least one full rental period from the date the tenant gets the Notice to Terminate. For example, for a month-to-month tenancy in which the tenant is given a Notice to Terminate on May 31st, the date to leave cannot be earlier than June 30th.

Important Note:

• If you accept a full or partial rental payment from the tenant after giving the tenant a Notice to Terminate, a judge is allowed to decide that a new rental agreement has been put into effect and may dismiss your Holdover Summary Proceeding.

A <u>Written Notice to Terminate</u> form and instructions are included in the Forms and Instructions section of this booklet.

How to Begin a Holdover Summary Proceeding

A landlord must file two court forms to begin a <u>Holdover Summary Proceeding</u>: (1) a <u>Notice of Petition - Holdover</u>; and (2) a <u>Holdover Petition to Recover Possession of Real Property</u>.

The two court forms and instructions for filling them out are included in the Forms and Instructions section of this booklet.

Bring your completed <u>Notice of Petition</u> and <u>Petition</u> to the court. If the tenant was given a <u>Written Notice to Terminate</u>, attach a copy of it to the <u>Petition</u>.

There will be a fee for filing the court papers. If you are unsure of the amount, you can contact the Court Clerk's Office for this information.

A court clerk will assign an index number or a docket number to your case. You must write this number on the <u>Notice of Petition</u> and <u>Petition</u> before you have them "served" on the tenant. (More information about "service" is provided below.) You must also include this number on all other papers that you file with the court about this case.

The court clerk will assign a date for your case to be heard in court.

The next step is for you to deliver or "serve" the court papers on the tenant.

"Serving" the Court Papers

There are only three ways to deliver or "serve" a <u>Notice of Petition</u> and <u>Petition</u> in a Holdover Summary Proceeding. A <u>Written Notice to Terminate</u> also should be served in one of these three ways.

As a landlord, you must get a friend or licensed process server to give the papers to every tenant named in the documents. *You cannot serve the tenant yourself*. Your friend must be more than 18 years old and may not have served more than five legal papers in the year to be able to serve your papers. If you wish to hire a process server, you may look in the yellow pages of the phone book to locate one.

• **Personal Delivery.** The person who serves the papers must first try to give the papers to the tenant personally, by giving them to the tenant in his/her hand. The papers can be handed to the tenant anywhere.

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- Substituted Service. If the person serving the papers tries to serve the tenant at home and the tenant is not present, the server can give the papers to the person who answers the door as long as (1) the person resides in the apartment; and (2) is of an appropriate age and has appropriate judgment to take the papers. By the next business day, the server must mail two copies of the papers to the tenant, one by regular mail and one by certified mail.
- Conspicuous Place Service ("Nail and Mail"). If the person serving the papers is unsuccessful on the first try to serve the papers either by personal delivery or substituted service, then he/she must make a second attempt during a different time period. For example, if no one is home during working hours (9:00 a.m. to 5:00 p.m.), the server can return at 7:30 p.m. during non-working hours. After two unsuccessful attempts have been made to serve the person at home either by personal delivery or substituted service, the server may then use conspicuous place delivery. This is also known as "Nail and Mail."

"Nail and Mail" requires that a copy of the papers be attached to the door of the actual residence of the tenant or be slipped under the entrance door of that residence. By the next business day, the server must mail two copies of the papers to the tenant, one by regular mail and one by certified mail.

Important rules about "serving" the court papers:

- The court papers cannot be served on a Sunday, Sabbath day, or any other day of religious observance.
- The person who serves the court papers must complete an <u>Affidavit of Service</u> form for each person served. An <u>Affidavit of Service</u> form and instructions is included in the Forms and Instructions section of this booklet. After completing the form, the person who served the papers must sign the <u>Affidavit of Service</u> before a Notary Public, and have it notarized. The completed <u>Affidavit of Service</u> must be submitted to the court within three days of the personal delivery or mailing.
- The <u>Notice of Petition</u> and <u>Petition</u> must be served no more than twelve days and no less than five days before the court date shown on the <u>Notice of Petition</u>.

If the papers are not served as described above, the tenant may tell this to the court clerk or judge as a <u>Defense</u> to the <u>Holdover Summary Proceeding</u>. You will read more about <u>Defenses</u> later in this booklet.

What Happens in Court?

You must appear in court on the date and at the time specified in the <u>Notice of Petition</u>. If you fail to appear on the court date, the judge is allowed to dismiss your case against the tenant. If your tenant fails to appear on the assigned court date, the judge may grant you a default judgment.

The tenant may have filed a written <u>Answer</u> to your <u>Petition</u>. If you receive an <u>Answer</u>, read it carefully, as it may contain a description of the tenant's <u>Defenses</u> to the eviction. (More information about <u>Defenses</u> is provided below.)

Bring all of your evidence to court. This might include, for example, rental receipts, a lease or other written agreement, or photographs of the condition of the rental property. You can bring witnesses to testify about the rental property or about the tenant.

When the court clerk or the judge announces your case, you should say that you are present. Then follow the clerk's and the judge's directions.

The judge may ask both you and the tenant if you are the people named in the <u>Notice of Petition</u> and <u>Petition</u>. The judge may also ask other questions to see if there is any possibility of a <u>Settlement</u>, in order to learn whether you or the tenant would like to work with a mediator or if a trial will be necessary.

What is the Difference Between Settlement, Mediation and Trial?

• **Settlement** - A <u>Settlement</u> is an agreement between you and the tenant about the case. The terms are determined by you and the tenant. For example, the tenant may agree to pay the past due rent if you make certain repairs to the rental property. Or, you may agree to let the tenant stay in the rental property for a certain time period so that the tenant can find another place to live. You and the tenant may agree to have the court enter a <u>Judgment</u> against the tenant allowing the eviction but delaying the time when it will happen.

In some courts, a <u>Settlement</u> is called a <u>Stipulation and Agreement</u>. The judge may state the terms of the agreement while you and the tenant are in court to avoid any misunderstanding on your part, the tenant's part, or the court's part about what each has agreed to do.

• **Mediation** - In some courts, you and the tenant can agree to have a mediator handle your case instead of the judge. A mediator is a professional, neutral person who is trained to help you and the tenant to come to an agreement about your dispute without the need for a judge to decide it.

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• **Trial** - If you and the tenant cannot agree to settle the dispute, the judge will hold a trial to get information that the judge needs to decide the case. During the trial, you will be asked for evidence to support the request to have the tenant evicted. The judge will give the tenant a chance to ask you questions about your evidence. The judge also may ask questions. Then the tenant will have the chance to present evidence. The judge will give you a chance to ask questions about the tenant's evidence and also may ask the tenant questions about it.

During the trial, the tenant may claim certain <u>Defenses</u>. Some of the more common <u>Defenses</u> are described below. If the tenant claims one or more of these, the judge will give you the chance to explain your side.

- You (the landlord) did not give the tenant a <u>Notice to Terminate</u> before starting the case;
- The <u>Notice to Terminate</u> did not give the proper amount of time for the tenant to leave the property;
- You did not follow the rules for having the <u>Notice of Petition</u> and <u>Petition</u> served on the tenant;
- The person named as the "Petitioner" (usually you, as the landlord) is not a person authorized to file a <u>Holdover Summary Proceeding</u>;
- You accepted full or partial rent from the tenant after giving the tenant a Notice to Terminate;
- There are conditions in the rental property that make it unsafe and/or unliveable for the tenant.

After you and the tenant have offered all evidence, the judge will make a decision. For further information about what you can expect at a trial, see *How to Prepare for a Landlord-Tenant Trial* (New York City Civil Court), available at: www.nycourts.gov/publications/L&TPamphlet.pdf.

The Judge's Decision

If the judge decides in favor of the tenant, the judge will dismiss your lawsuit. This means that you cannot evict the tenant on this case.

If the judge decides in your favor, the judge will give you a <u>Judgment</u>. The <u>Judgment</u> will give you the right to have the tenant evicted and to take back possession of the rental property. The <u>Judgment</u> may also give you the right to collect money based on the past due rent.

Even if you win a <u>Judgment</u>, the judge may delay or "stay" the date when the tenant has to move in order to give the tenant time to find another place to live.

Procedures After a Judgment

You may be required to complete a <u>Judgment</u> form for the judge to sign. A <u>Judgment</u> form and instructions are included in the Forms and Instructions section of this booklet.

Only a sheriff, constable, marshal, or other enforcement officer – **not you** – can evict a tenant after you win a <u>Judgment</u>. It is illegal for a landlord to do it personally. You must get a <u>Warrant of Eviction</u> from the judge, then ask a sheriff, constable, marshal or other enforcement officer to use the <u>Warrant of Eviction</u> to evict the tenant.

Some courts fill out the <u>Warrant of Eviction</u> form, others ask the landlord to fill it out before the judge signs it. The form is attached in the Instructions and Forms section of this booklet. If the judge wants you to fill it out, complete the form as instructed and then present it to the court clerk for signature.

The actual eviction cannot take place until 72 hours after the enforcement officer gives the tenant written notice that the eviction is going to happen. There will be fees to pay and procedures to follow with the enforcement officials. Contact the enforcement officer to discuss this information.

Important Notes:

- Orders to Show Cause. You should also be aware that the tenant may file a court paper called an Order to Show Cause after you have won a Judgment. An Order to Show Cause will usually ask the judge for the chance to re-open the case for one or more reasons.
 - If you are served with an <u>Order to Show Cause</u>, read it carefully and be sure to go to court on the date indicated in the court papers. Also read carefully the <u>Affidavit</u> accompanying the <u>Order to Show Cause</u>. This <u>Affidavit</u> will tell you why the tenant is asking the judge to re-open the case.
- Appeals. You and the tenant both have the right to appeal the judge's decision to another court if you disagree with it. If you want to appeal, discuss this promptly with the Court Clerk's Office because there are strict time limits that must be followed.

Notice to Terminate

Find the number on the form for each instruction below. Type or print in black ink only.

- 1. Write the date you are preparing the Notice to Terminate.
- 2. Write the number of rooms, on which floor(s), which side of the building, and the apartment number of the premises. (For example, 4 rooms, 2 floor(s), Left side, Apt., No. 33).
- 3. Write the address of the rental property (for example, 321 FIRST ST., ANYWHERE, NY).
- 4. Check [✓] the first box if the property is used for business purposes.

 Check [✓] the second box if the property is used for residential purposes.
- 5. Write the name of the tenant(s) residing at the property.
- 6. Write the tenant's address, including the zip code.
- 7. If there are any under-tenants, write their names.
- 8. If there are any under-tenants, write their address including the zip code.
- 9. Write the date that the tenancy will expire.
- 10. Write the name of the City/District/Town/Village Court.
- 11. Write the date you are preparing the Notice to Terminate.
- 12. The landlord signs on this line. Print the landlord's name next to the signature.
- 13. If the landlord has an agent, the agent signs on this line. Print the agent's name next to the signature.
- 14. If the landlord signed the form, write the landlord's address. If the agent signed the form, write the agent's address.

	NOTICE	TO TERMINATE	
		(1) Re: Premises: (2)roomsfloor (3) at	
		(4) used for □ Business □	Residence
то:			
• •	er-tenant(s) or assigns, and possession of the premises	3.	
		(8)	
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(11) Dated: _			
(12) Landlord: _			
(13) Agent:	Signature	Print or 7	Гуре Name
	Signature	Print or 1	Гуре Name
(14) Landlord or	Agent's Address:		

Instructions for Preparing Notice of Petition: Holdover Proceeding

Find the number on the form for each instruction below. *Type or print in black ink only.*

- 1. Write the name of the court where the case is being started.
- 2. Write the name of the county where the court is located.
- 3. Write the <u>Index Number</u> or <u>Docket Number</u> after the court gives you one for this case.
- Write your name and address, if you are the landlord. (The landlord is the "Petitioner.")
 If you are filling out this form for the landlord, write the landlord's name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the name of the court where the case is being started.
- 7. Write the name of the county where the court is located.
- 8. Leave blank. The court will fill in the scheduled court date and time.
- 9. Write the address of the rental property, the number of rooms, which floor(s) and/or apartment number.
- 10. Write the name of the county where the rental property is located.
- 11. Write the total amount of money you want the judge to award to you.
- 12. Write the date of the first day after the rental term ended.

Leave the rest blank. Do not sign the form.

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	(2)				
(4)					
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	Responden	t(s)/Tenant(s)			
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44.4	(6) (Citv/District/To	wn/Village Court		
	(0)	•	IS FOR COURT USE OF	ILY	
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	(9) Si	treet Address	Including Zip Cod	е	
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	and such other an				-
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you may have to	OTICE also that if you s the allegations of the p is based in any other p	etition, you m	ay be precluded f		
	OTICE that your failure				
DATED: the	day of	, 20			
				Judge/Clerk/A	Attorney

Holdover Petition To Recover Possession of Real Property (Page 1 of 2)

Find the number on the form for each instruction below.

Type or print in black ink only.

- 1. Write the name of the court where the case is being started.
- 2. Write the name of the county where the court is located.
- 3. Write the <u>Index Number</u> or <u>Docket Number</u> after the court gives you one for this case.
- 4. Write your name and address, if you are the landlord. (The landlord is the "Petitioner.") If are filling out this form for the landlord, write the *landlord's* name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the landlord's name.
- 7. Write the name(s) of the tenant(s).
- 8. Write the date of the rental agreement.
- 9. Write the date the rental agreement ended.
- 10. Write the rental amount.
- 11. Write the day of the month the rent was due.
- 12. Write the name of any Undertenant(s) (Subtenants). An Undertenant (Subtenant) is a person renting the property from the person name in the rental agreement.
- 13. Write the address of the rental property.
- 14. Write the date the rental agreement ended.
- 15. Check the first box if the rental agreement was oral or in a writing other than a lease.
 - Check the second box if the rental agreement was a lease.
- 16. Check the box(es) that apply.

LT-H-RP (9-07)

Continued Instructions for Preparing Holdover Petition To Recover Possession of Real Property (Page 2 of 2)

- 17. Read the statement. Check the box if the statement is true in your case. Otherwise, leave it blank.
- 18. Check the box that applies to your case.
- 19. Check the box that describes the rental property. (For example, a rental property used *solely* for a business would not be the tenant's residence.)
- 20. Write the amount of unpaid rent you want the judge to award to you.
- 21. Write the date of the first day after the end of the rental agreement.
- 22. Write the date you finish filling out this form.
- 23. The *landlord* signs on this line. Print or type the landlord's name next to the signature.
- 24. Write the name of the county where the petition is being signed.

NOTE: THIS FORM MUST BE NOTARIZED. LEAVE THE REST OF THIS FORM "BLANK" UNTIL YOU ARE IN THE PRESENCE OF THE NOTARY PUBLIC.

- 25. Check the box that applies.
- 26. The person signing this form (from #25) must do so in the presence of a Notary Public.
- 27. The Notary will complete the date and sign his/her name after it has been signed in their presence by the person indicated in # 25.

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(4) _		
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		(3) Index/Docket No
	Petitioner(s)/Landlord(s)	
	-against-	HOLDOVER PETITION TO RECOVER POSSESSION OF REAL PROPERTY
(5) _		
	Respondent(s)/Tenant(s)	
THE	PETITION OF (6)	owner and landlord of the
2. Re is/are or ab	spondent(s) (7) the Tenant(s) of said premises who entered in	possession thereof under rental agreement made on ing on (9), 20 at the rental of (10)
	the Under-tenant(s) of the aforesaid responder	at Tonont(a)
	e the Under-tenant(s) of the aforesaid responder e premises are described as follows:(13)	
	h is situated within the territorial jurisdiction of th	
	result of:	he respondent(s) expired on (14),20
	(15) The agreed-upon time period of the verbal/w	ritten agreement has ended
	The agreed-upon time period of the lease ha	
_	·	remises without permission of the landlord/petitioner
	the expiration or termination of said term.	•
6.	(16)	
		nergency Tenant(s) Protection Act of 1974 (ETPA), greater than the maximum rent permitted by law.
		the rent demanded herein does not exceed the
	maximum rent prescribed by the New York S (DHCR).	state Division of Housing and Community Renewal
	The premises are presently subject to ETPA	, as amended, because

and the owner of the premises: has registered rents and services with the DHCR pursuant to ETPA and the tenant(s) Protection Regulations promulgated thereunder; is in compliance with ETPA; and the rent demanded herein does not exceed the legal regulated rent permitted the owner under said Law, Regulations, and appropriate Rent Guidelines Board Orders.

(16 continued)

The a	partment	is not subject to rent control by re	eason of:	
□ T	he premis	ses are located in a community w	hich has not adopted ETPA.	
□ T	he buildin	g in which the premises are local	ted was constructed after December 3	1,1973.
□ T	he buildin	g in which the premises are local	ted has less than 6 units.	
7.	(17)			
		Petitioner lacks written informati	on or notice of any address where the	respondent/tenant(s)
			e of business, has its principal office o	, , ,
		· · ·	address of the property sought to be r	*
8.	(18)	•		,
		At least one month before the ex	piration of the term the respondent ter	nant(s) was served in
			w with a notice that the landlord elec	
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		•	d commence summary proceedings	•
		remove tenant(s) therefrom.	a commence cummary processume	
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		The respondent/tenent/s) was a	iven notice in accordance with the ter	me of the lease that
	ш			ins of the lease that
	(19)	the landlord elected to terminate	s said tenancy.	
The n		erein sought to be recovered is	is not □ the residence of the tenant(s) and/or under-
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		; costs and disburseme	fair value of use and occup nts herein.	Janey, interest from
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	(25)			
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	Agent f	or petitioner		
Being	duly swor	rn states: That deponent has rea c	d /heard the petition, and the contents	of the petition are
true to	deponent	t's own knowledge except as to the	ose matters which are alleged on inform	nation and belief, and
as to t	hem depo	onent believes them to be true.		
(26)			(27)	
			Sworn to before me this	day
		(Signature)	of	
		(0.9)		· <u></u>
		Delat as Tons No.		
	(Print or Type Name)	Notary Publi	

Affidavit of Personal Service

Find the number on the form each instruction below.

Type or print in black ink only.

- 1. Write the name of the court.
- 2. Write the name of the county where court is located.
- Write the <u>Index Number</u> or <u>Docket Number</u> after the court gives you one for this case.
- 4. Write your name and address, if you are the landlord. (The landlord is the "petitioner.") If you are filling out this form for the landlord, write the *landlord's* name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the name of the county where this Affidavit will be signed and sworn to.
- 7. Write the name of the city, town, or village where this <u>Affidavit</u> will be signed and sworn to.
- 8. Write the name of the person who served the papers.
- 9. Write the name of the document that was served.
- 10. Write the name of the tenant(s) as it appears on the case papers.
- 11. Write the address of the place where the tenant was served with the case papers.
- 12. Write the time and date the tenant was served.
- 13. Fill in the description of the person served.

NOTE: THIS FORM MUST BE NOTARIZED. LEAVE THE REST OF THIS FORM "BLANK" UNTIL YOU ARE IN THE PRESENCE OF THE NOTARY PUBLIC.

- 14. The person who served the papers should sign here in the presence of a Notary Public.
- 15. The notary will complete the date and sign his/her name. The person who served the papers must sign and print his/her name in the presence of a Notary Public.

COUNTY OF (2)	
(4)	
	(3) Index/Docket No
Petitioner(s)/Landlord(s)	
-against-	AFFIDAVIT OF PERSONAL SERVICE
(5)	
Respondent(s)/Tenant(s)	
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(8)	, being duly sworn, deposes and says
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in the above entitled action upon the following harned	respondent(s) at the following place(s) and time(s)
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Affidavit of Substituted or Conspicuous Place Service

Find the number on the form each instruction below.

Type or print in black ink only.

- 1. Write the name of the court.
- 2. Write the name of the county where court is located.
- 3. Write the <u>Index Number or Docket Number after the court gives you one for this case.</u>
- 4. Write the landlord's name and address, if you are the landlord. (The landlord is the "Petitioner.") If you are filling out this form for the landlord, write the *landlord's* name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the name of the county where this Affidavit will be signed and sworn to.
- 7. Write the name of the person who served the papers.
- 8. Write the name of the case paper(s) that was served.
- 9. Write the name of the tenant(s) as it appears on the case papers.
- 10. Write the name of the person who received the papers.
- 11. Write the date and time that the papers were served.
- 12. Write the address where the papers were served and place a [✓] in the box that describes that place.
- 13. Provide the information that describes the person who was served.
- 14. Write the address to which the papers were mailed.
- 15. Write the date the papers were mailed.
- 16. If the papers were affixed or left at the tenant's address, write that address and place a [✓] in the box that describes that place.
- 17. Write the date and time the papers were affixed or left at the tenant's address.
- 18. Write the address to which the papers were mailed.
- 19. Write the date the papers were mailed.
- 20. Write the dates and times you tried to make personal service on the tenant. Leave blank if no attempts were made at personal service.

NOTE: THIS FORM MUST BE NOTARIZED. LEAVE THE REST OF THIS FORM "BLANK"

UNTIL YOU ARE IN THE PRESENCE OF A NOTARY PUBLIC.

- 21. The person who served the papers should sign here in the presence of a Notary Public.
- 22. The notary public will complete the date and sign his/her name.

CITY/DISTRICT/TOWN/VILLAGE COURT (1)	
COUNTY OF (2)	
(4)	
	(3) Index/Docket No
Petitioner(s)/Landlord(s)	
-against-	AFFIDAVIT OF SUBSTITUTED OR CONSPICUOUS PLACE SERVICE
(5)	
Respondent(s)/Tenant(s)	
tate of New York County of (6)	
7), being duly sworn in the above entitled action ollowing place and time: By personally delivering to a	in the following manner, stated herein at the
with (10) n the (11) day of,20	_, atam/pm at
2)usual place of abode, □ place of business within th	the □ dwelling place
s)he describes the person actually served as follows: (3) Sex, Color of Skin, Hair Colo Height, Other identifying features	r, Age, Weight,
AN mailing a true copy to the respondent at (14)	
is)(her) last known residence by both first class and	
y affixing a true copy thereof to respondent's door or oor at (1 6)	by placing a copy of the papers under the entrance
e □ dwelling place, □ usual place of abode, □ place of be: (17), 20	at am/pm.
AN mailing a true copy of the same to the respondent at (18	-
eponent previously attempted to serve the responde am/pm; on theday of,20	nt on the (20) , 20
) at am/pm.	
21)	(22)
	Sworn to before me this day
(Signature)	of, 20
(Print or Type Name)	Notary
(**************************************	Public

Holdover Judgment

Find the number in the form for each instruction below. Type or print in black ink only.

- 1. Write the name of the court where the case was started.
- 2. Write the name of the county where the court is located.
- 3. Write the Index Number or Docket Number for this case.
- 4. Write your name and address, if you are the landlord. (The landlord is the "Petitioner.") If you are filling out this form for the landlord, write the landlord's name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the name of the landlord.
- 7. Write the name of the landlord
- 8. Write the name of the tenant(s).
- 9. Write the tenant's current address.

Important Note:

 Do not complete this form after number 9. The remainder of this form will be completed by the Court.

STATE OF NEW YORK		
CITY/DISTRICT/TOWN/VILLAGE COURT (1)		
COUNTY OF (2)	-	
(4)		
-		
	(3) Index/Docket No	•
Petitioner(s)/Landlord(s)	<u> </u>	
-against-	HOLDOV	ER JUDGMENT
(5)		
(5)	·	
Respondent(s)/Tenant(s)		
The Notice of Petition and Petition in this pro	ceeding having been du	y served and filed with the
Court and that the Respondent/Tenant(s) having faile	d to appear and answer	or Respondent/Tenant(s)
naving appeared and an inquest/trial held, and the iss	ues in this proceeding h	ave come before the Court,
NOW, on motion of Petitioner/Landlord,(6)		, it is
AD IUDGED that the Petitioner/Landlord (7)		
ADJUDGED that the Petitioner/Landlord, (7) _ ecover of the Respondents/Tenant(s),(8)		
esiding at (9)		
ogether with \$ co		
n all to the sum of \$, and t		
and it is further		
ADJUDGED that the possession of the pre		
Petitioner/Landlord with \$ cos	ts of this proceeding, an	d it is further
AD HIDOED H. A. C.		
ADJUDGED that a warrant of eviction issue, s	such issuance to be stay	ed to and including the day of
	•	
OR		
ADJUDGED that Respondent/Tenant(s) have	judgment dismissing the	Petition herein on the merits
or) without prejudice, with co	ests.	
Dated:	Date of Judgment:	
		Judge
		Juuge
		Clerk

Warrant of Eviction: Holdover

Find the number in the form for each instruction below. Type or print in black ink only.

- 1. Write the name of the court where the case is being started.
- 2. Write the name of the county where the court is located.
- 3. Write the Index Number or Docket Number for this case.
- 4. Write your name and address, if you are the landlord. (The landlord is the "Petitioner.") If are filling out this form for the landlord, write the landlord's name and address, not your own.
- 5. Write the name and address of the tenant(s). (The tenant is the "Respondent.")
- 6. Write the name of the County where the rental property is located.
- 7. Write the name of the landlord.
- 8. Write the date of the Court's judgment giving you the right to evict the tenant.
- 9. Write the full address of the rental property, including apartment number, upper, lower, etc.
- 10. Write the full name of the tenant(s).
- 11. Write the name of all undertenants, if any.

Do not complete this form after #11. The remainder of this form will be completed by the Court.

COUNTY OF (2)	
(4)	
	(3) Index/Docket No
Petitioner(s)/Landlord(s)	
-against-	WARRANT OF EVICTION HOLDOVER
(5)	
Respondent(s)/Tenant(s)	
	COUNTY OR MARSHAL/CONSTABLE:
Petitioner the delivery of possession of the premises in and a warrant to remove: (10)	
Petitioner the delivery of possession of the premises lead a warrant to remove: (10)	remove Respondent/Tenant(s) and all other persons
Petitioner the delivery of possession of the premises lo and a warrant to remove: (10)	remove Respondent/Tenant(s) and all other persons ds that said tenant(s): EY and continued in possession of aforementioned er Notice of Petition with date of hearing, petition and defense was established by respondent, and that