(woman) Welcome to the New York City C	Civil Court's
00:00:04:26 Community Semi	::inar Series.
00:00:06:23 My name is Lisa Courtney,	::
00:00:07:29 and I'm the coord for this program.	:: inator
00:00:10:10 The Community is free and open t	Seminar Series
00:00:13:22 Thank you all for attending.	::
00:00:15:17 The topic of this month's se	:: minar
00:00:17:28 is Defenses to Re Nonpayment Prod	
00:00:22:04 Our guest speake attorney Sandra F	:: r is experienced Russo,
00:00:25:29 Housing Law Cod Legal Services of	
00:00:30:08 Ms. Russo will ac the defenses	:: ldress
00:00:32:01 to nonpayment pr	:: roceedings
00:00:33:08 and will then take from the audience	
00:00:35:14 Thank you.	::
00:00:40:22 (Russo)	::

00:00:02:21 --:--:--

Hi, I'm Sandy Russo,
00:00:43:07::- and I've been doing these trainings for many years
00:00:46:28: for the civil court,
00:00:48:08:: and it's a pleasure to be here this afternoon,
00:00:51:00:: and I thank you all for coming.
00:00:53:25::- Let me start just a little bit with a brief description of
00:00:58:15: [coughs]
00:00:59:15::- Excuse me.
00:01:00:17: [coughs]
00:01:03:06:: An introduction to housing court itself.
00:01:05:21:: You're all here.
00:01:07:29::- This is the housing court in New York County.
00:01:09:27::- There's a housing court in every county in New York City:
00:01:13:02::the Bronx, Brooklyn, Staten Island,
00:01:15:06:: Queens, and New York.
00:01:18:08::- The housing courts in each of these boroughs,

00:01:20:24::except for Staten Island, is divided into two sections.
00:01:24:17::- There's something called the resolution parts,
00:01:27:26:: and those are several court rooms
00:01:29:18::where your case will first go
00:01:32:20::when you get a notice of petition
00:01:36:13:: and petition what you may call a dispossess.
00:01:40:00:: You will first go to the civil court clerk's office
00:01:44:29:: and answer that dispossess,
00:01:48:05:: and the clerk then will give you
00:01:50:02:: another date and time to come back,
00:01:52:18:: and we'll go over it a little bit later.
00:01:55:28:: On this form that the clerk will give you,
00:01:58:11::-it will say the date, the time, the part,

00:02:01:09

--:--:--

and the court room number to which you are to return,

00:02:05:24 --:--:-and you will be sent at that initial stage 00:02:08:24 --:--:-to a resolution part. 00:02:10:13 --:--:--If you cannot resolve your case 00:02:13:29 --:--:-with the landlord or the attorney, 00:02:15:19 --:--:-then the case will ultimately go to what's called a trial part 00:02:19:23 --:--:-where, in fact, you will have a trial, 00:02:21:29 --:--:-and there'll be a judge in that part who will hear the trial. 00:02:25:25 --:--:--Most cases in housing court 00:02:27:24 --:--:-are settled in the resolution parts. 00:02:30:22 --:--:--The vast majority of nonpayment cases 00:02:33:06 --:--:-are settled in the resolution parts. 00:02:38:14 --:--:--As you may know,

00:02:44:14 --:--:-and most tenants in New York City's Housing Court

most landlords in New York City

--:--:--

--:--:--

00:02:40:08

00:02:48:09

do have attorneys,

do not have attorneys. 00:02:49:24 --:--:--So many of you will be navigating this system 00:02:52:14 --:--:-on your own without the benefit of an attorney. 00:02:56:02 --:--:--I'm here today to try and tell you folks 00:02:59:26 --:--:-what it is you may need to know, 00:03:01:23 --:--:-give you some of the tools and information 00:03:04:02 --:--:-so that you can defend against a nonpayment proceeding. 00:03:11:00 --:--:--By the very nature of the word 00:03:12:23 --:--:-defend against the nonpayment proceeding, 00:03:14:25 --:--:-it means I am addressing you as tenants. 00:03:17:16 --:--:--There is the assumption that your landlord 00:03:20:02 --:--:-has some claim against you for rent 00:03:23:13 --:--:-that he or she believes is owed.

00:03:26:15

at the end.

00:03:28:15

I'm going to take questions

I may answer your questions

--:--:--

as I go along.

00:03:35:04 --:--:The kind of case that goes on here in housing court

00:03:38:05 --:--:--is called a summary proceeding.

00:03:40:06 --:--:--It's very quick.

00:03:41:17 --:--:-There aren't long adjournments and delays

00:03:44:16 --:--:-- and discovery and motion practice.

00:03:49:22 --:--:--Things happen very quickly in housing court,

00:03:53:00 --:--:--so the more information you have

00:03:56:23 --:--:--at the earliest stages of the proceeding,

00:03:59:14 --:--:-the better off you are to defend your case

00:04:04:23 --:--:-and raise issues that you believe are important

00:04:08:10 --:--:--in this proceeding.

00:04:12:09 --:--:--A nonpayment case starts with a landlord's,

00:04:22:09::- In a nonpayment proceeding, in these summary proceedings,
00:04:25:24: the landlord is called the petitioner,
00:04:29:06: and the tenant is called the respondent.
00:04:32:11:: It's very much like plaintiff and defendant,
00:04:35:24:: only in this court, those labels are changed,
00:04:39:17:: and it's petitioner and respondent.
00:04:42:01:: Tenants are the respondents.
00:04:44:25:: You will be
00:04:45:29:: those papers will be delivered to you
00:04:48:08::-in a certain way.
00:04:49:18::- The law provides that they have to be given to you
00:04:52:01::in a certain manner,
00:04:53:15: that the process server has to take certain steps
00:04:55:28:
00:05:01:15: Failing to find you to hand the papers to you personally,

00:05:05:26 --:--:-the process server can do two other things. 00:05:08:19 --:--:--If there is someone else in the household 00:05:10:24 --:--:-who lives or works there, 00:05:12:08 --:--:-the process server is allowed to give them the papers. 00:05:14:26 --:--:--That's called substituted service. 00:05:17:03 --:--:--If no one answers the door after two tries, 00:05:22:05 --:--:-the process server is permitted 00:05:24:03 to tape the petition or the dispossess to the door 00:05:28:14 --:--:-and then must follow up with a regular mailing 00:05:32:17 --:--:-and a certified mailing, 00:05:34:04 --:--:-and they have to mail copies 00:05:35:27 --:--:-for every respondent named in the proceeding. 00:05:41:20 --:--:--The papers will have what's called a caption.

00:05:44:18

It'll have the civil court

00:05:46:13: of the city of New York, county of,
00:05:48:25:and that will be the county where you live,
00:05:51:16:: where the property that's involved in the litigation
00:05:55:14:is located,
00:05:56:19::so that if you live in New York, Manhattan,
00:06:00:08:you will come to this court, New York County.
00:06:03:08:: If you live out on Staten Island,
00:06:05:25:
00:06:10:28:and you will go to that court to answer.
and you will go
and you will go to that court to answer. 00:06:14:29::
and you will go to that court to answer. 00:06:14:29: In the petition 00:06:16:07: the petition has to,
and you will go to that court to answer. 00:06:14:29 In the petition 00:06:16:07 the petition has to, once you receive it, 00:06:19:01
and you will go to that court to answer. 00:06:14:29: In the petition 00:06:16:07: the petition has to, once you receive it, 00:06:19:01 has to lay out a bunch of facts 00:06:21:20 that are very crucial

00:06:27:16 --:--:--So so that the court knows 00:06:29:09 --:--:-that everything is being done properly, 00:06:31:24 --:--:-all the information that's necessary to the court 00:06:35:11 --:--:-must be in that paper, in that petition. 00:06:40:00 --:--:--Your name or the respondent's name, 00:06:42:04 --:--:-the tenant's name, has to be correct. 00:06:45:13 --:--:--If there are more than one tenant--00:06:48:12 --:--:-if there's more than one tenant, then the landlord knows that. 00:06:50:26 --:--:--If there are two people on the lease, 00:06:52:22 --:--:-both respondents have to be named. 00:06:57:22 Then the petition has to describe the property 00:07:01:29 --:--:-that the landlord is bringing you to court about, 00:07:05:11 --:--:-so it has to have the address and your apartment number 00:07:08:06 --:--:--

or a description of your apartment:

00:07:10:28:: front floor, rear.
00:07:12:07:: If you live on the third floor front apartment,
00:07:17:02:: then there's something wrong with that piece of paper.
00:07:20:01:: It's not accurately describing the property, the apartment,
00:07:25:05::that the landlord is taking you to court about.
00:07:31:08:: The petition has to include
00:07:33:02::what rent the landlord says is owed,
00:07:36:24::what months, what amount.
00:07:39:09:: There may be some other fees
00:07:40:29::that will be included in the petition:
00:07:42:28::late fees, a fee for making a key that you never paid.
00:07:47:07:: Those additional fees can be added on to a petition,
00:07:53:01::but let me step back for a minute.
00:07:55:08:: Before, even, you get that dispossess,
00:07:58:27::

you're served with those court papers,
00:08:01:15:: before that, the landlord in a nonpayment proceeding
00:08:04:07::is required to do something else.
00:08:06:23:: He's required to give you what's called a predicate notice.
00:08:09:27:: Before the court case starts,
00:08:12:07:: the landlord must first ask you for the rent
00:08:14:24:
00:08:18:07:: and that demand it's called a demand for rent
00:08:22:08:if you don't have a lease,
00:08:24:00::that demand can be an oral demand.
00:08:25:27:: He can just call you up on the telephone and say,
00:08:30:20:: "Mrs. Jones, you owe January, February, and March rent."
00:08:35:20:: And the demand has to be very specific:
00:08:38:01:: What months are owed?
00:08:39:21:: How much is the rent?

00:08:41:26 --:--:--

, , mar s the tetal o , , ea.
00:08:45:26:: If you have a lease,
00:08:47:03::usually there is a clause in the lease that says,
00:08:50:00:: "All notices must be in writing,"
00:08:52:14::so in that case,
00:08:53:26:: the landlord has to send you a written predicate notice
00:08:56:14:: or demand notice,
00:08:58:21:: and it has to contain the same information:
00:09:01:07:: "You owe me so much rent.
00:09:04:27:: "These are the months for which you owe.
00:09:07:16:: This is the rental amount," and give the total.
00:09:13:24:: If the landlord has not demanded the rent
00:09:17:19:: before giving you these court papers,
00:09:21:16:
00:09:24:04::because the predicate notice that you're entitled to
00:09:27:26::-

What's the total owed?

because the tilliking is,
00:09:33:10:: maybe if the landlord asks you for the rent,
00:09:36:15:: and you pay the rent,
00:09:38:27::there's no need for a court proceeding,
00:09:41:26:: or maybe if the landlord asks you for the rent,
00:09:44:12::then there's some dispute
00:09:46:05::that you and the landlord can work that out
00:09:49:04:: without having to go to court,
00:09:50:21:
00:09:54:14:: that the law places on the landlord.
00:09:56:26: Assuming that you've gotten the notice
00:09:58:29:: and that you're not paying the rent
00:10:01:16:: or there's some dispute that you feel
00:10:03:14::you shouldn't have to pay the rent,
00:10:05:09::-

you weren't given,

because the thinking is,

--:--:--

00:09:30:10

you will then be served with the notice of petition 00:10:08:15 --:--:-and petitioned. 00:10:09:20 --:--:--It is generally a two-page document. 00:10:12:16 --:--:--The front is the notice of petition 00:10:14:12 --:--:-which tells you this is a nonpayment proceeding. 00:10:18:02 --:--:--This is the court that you have to go to 00:10:20:03 --:--:-to respond to this court case. 00:10:23:06 Even if you have paid the rent, 00:10:25:19 --:--:-even if you've had a conversation 00:10:27:14 --:--:-with your landlord or your landlord's attorney 00:10:29:14 --:--:-in which they say, 00:10:31:01 --:--:--"Great, we have your money. Don't bother coming to court. 00:10:34:16 --:--:--Don't bother with those papers. Ignore it." 00:10:37:01 --:--:--I would advise you

to come to court anyway

and answer and make sure

--:--:--

00:10:39:26

00:10:42:08 --:--:-that the landlord has, in fact, discontinued the case,

00:10:45:16 --:--:-and if the landlord has not,

00:10:47:09 --:--:--

00:10:47:09 --:--:--come on the court date that the clerk will assign to you

00:10:50:13 --:--:---to make sure that the case is either dismissed

00:10:54:00 --:--:--or discontinued since you've resolved it.

00:10:57:00 --:--:--Many tenants mistakenly think,

00:10:59:18 --:--:"Well, I've worked it out with the super or the landlord

00:11:02:29 --:--:-"or someone
in the management office,

00:11:04:28 --:--:--"and, you know, they said,

00:11:06:09 --:--:-"'Oh, it's okay,
and you can pay it out,'

00:11:08:15 --:--:-and I didn't bother coming to court,"

00:11:11:14 --:--:-and lo and behold, several weeks later,

00:11:14:07 --:--:--you may be getting a notice of eviction

00:11:16:09 --:--:-because you defaulted.

00:11:18:00 --:--:--

You did not come to court.
00:11:19:22:: So I advise everyone,
00:11:21:18::you must go to court for your own safety
00:11:24:24:: and make sure that the case is resolved
00:11:26:14:: the way you think it is.
00:11:28:20:: As I was saying, in that petition,
00:11:31:21:
00:11:34:08:: Your name has to be right.
00:11:35:25::- The apartment that the landlord is seeking to possess
00:11:41:15:: what the dispossess or the petition
00:11:44:21::in these cases is asking for is,
00:11:47:09:: I want to recover the property.
00:11:49:21:: If the rent is not paid, I want the apartment back,

00:11:52:20 --:--:--which means I want to be able to get a warrant of eviction

--:--:--

00:11:56:17

and have a marshal

evict this tenant 00:11:59:11 --:--:-so that I can get my apartment back 00:12:01:20 --:--:-if the rent is not paid, 00:12:03:05 --:--:-so it's very serious, 00:12:05:08 --:--:-and the court takes it very seriously 00:12:07:12 --:--:-because it's housing. 00:12:08:18 --:--:--It's a vital need. 00:12:11:19 --:--:--Also, what has to be included in the petition 00:12:15:25 --:--:-is the status of your apartment. 00:12:18:01 --:--:--Are you an unregulated apartment? 00:12:20:07 --:--:--Do you live in a one- or twoor three-family house 00:12:23:12 --:--:-where there are no regulations? 00:12:25:09 --:--:--Are you a rent-controlled tenant? 00:12:27:20 --:--:--Are you subject to rent stabilization? 00:12:30:10

--:--:--

--:--:--

Is this

00:12:32:25

or some other

a section eight tenancy

federal subsidy?
00:12:35:03:: All of that information has to be accurately included
00:12:39:17:in the petition.
00:12:41:09: If you're a rent-stabilized tenant
00:12:43:15:
00:12:45:04::the landlord also has to include in the petition
00:12:48:10::that your apartment is registered with the DHCR.
00:12:52:01:: That's the Division of Housing and Community Renewal,
00:12:54:24: the state agency that oversees those two programs,
00:12:59:02:: and landlords are required annually
00:13:01:14:
00:13:04:25:: with the DHCR, indicating what the rent is
00:13:08:14:: and who the tenant in occupancy is.
00:13:12:21:: So there are all these requirements.
00:13:19:15:: So you receive it,

00:13:20:20

and I'm skipping over some things 00:13:22:05 --:--:-because we only have an hour, 00:13:23:20 --:--:-and I want to give you a chance, also, to ask some questions. 00:13:27:12 --:--:--You get this one way or another, 00:13:29:09 either personally delivered to you, 00:13:31:04 --:--:-you come home one day and find it on your door, 00:13:34:02 --:--:-and what it'll say on the notice of petition 00:13:37:01 --:--:-is that you have five days to answer 00:13:40:07 --:--:-in a nonpayment proceeding, 00:13:42:08 --:--:-so what that means is, 00:13:44:11 --:--:-take those papers with you to court, 00:13:47:10 --:--:-to the court indicated on the notice of petition: 00:13:51:05 --:--:-the Brooklyn Court at 141 Livingston Street 00:13:54:05 --:--:-or the New York Housing Court

at 111 Center Street,

--:--:--

00:13:57:03

and go to the clerk's office.

00:14:00:04:: There's the housing court clerk in every borough.
00:14:03:17:: And you presentyou show the petition, and you say,
00:14:07:25:: "I'm here to respond. I got these papers."
00:14:10:29:: Now, the law says that the landlord has certain rights,
00:14:15:02::certainly, the right to collect rent
00:14:16:28::-if there's an agreement between you,
00:14:18:27:: and you don't need a lease
00:14:21:06::to be bound by an agreement to pay rent.
00:14:24:09::- There are tenancies in New York
00:14:26:11::that are called month-to-month tenancies.
00:14:28:08:: There's no lease.
00:14:29:23::- There's just a verbal agreement between you and the landlord
00:14:32:28::that you will pay so much per month.
00:14:35:06:: If you don't pay that amount,

00:14:37:15 --:--:

you're not excused from that obligation
00:14:40:09::because you don't have a written lease.
00:14:42:01:: You're required to do that,
00:14:43:19::certainly if you're occupying the premises.
00:14:46:26:: But there are also certain rights that tenants have.
00:14:51:03:: And those are the rights that you should be aware of
00:14:53:23:: when you're responding to the nonpayment petition.
00:14:57:28:: I talked or touched upon one of them, which is,
00:15:01:03::you have to get the papers,
00:15:02:23:: and you have to get the papers the right way
00:15:05:17:: so that if you come home and find something
00:15:09:08:: stuffed in the neighbor's mailbox
00:15:11:06:: and happened to see that your name was on it,
00:15:13:26:

that the law says

--:--:--

00:15:16:07

the process server has to give you the papers,
00:15:18:10:: and that's called a defense.
00:15:21:09:: You can come to court and tell the clerk,
00:15:24:06:: "I didn't get the papers the right way,"
00:15:28:03::or you can come to court and say,
00:15:30:04:: "There are two of us on the lease.
00:15:32:14:: "The landlord has only named one of us
00:15:34:24:: "and only given one of us papers.
00:15:37:26:: I think that both people should have been named."
00:15:42:12:: So there's a defense that a necessary party,
00:15:47:07::someone who's entitled to be notified
00:15:50:11::that there's a legal case against them,
00:15:53:19:: hasn't been properly notified.
00:15:55:14:: They haven't been named.

00:16:01:18 --:--:-

So I've talked about what the clerk has in front of him

00:16:06:28 --:--:-is this document.

00:16:08:29 --:--:--It's called--we call it a pro se answer.

00:16:12:18 --:--:--:--I'm not sure how the court refers to it--

00:16:15:06 --:--:-- an answer form.

00:16:17:22 --:--:--You cannot fill it out,

00:16:19:15 --:--:-but this is blown up on the wall in the clerk's office

00:16:23:25 --:--:--very large so that you can read it,

00:16:26:18 --:--:-and you can see, there are 14 defenses listed,

00:16:30:20 --:--:-and you can look up there
and see what may apply to you.

00:16:38:00 --:--:--Now, another defense is-let's talk about the rent.

00:16:42:13 --:--:--:--:
Is this the proper rent?
Maybe it's not.

00:16:45:13 --:--:--Maybe you had an oral agreement,

00:16:46:28 --:--:and for months,
you've been paying \$800 a month,

00:16:50:11 --:--:-- and you get the petition,

00:16:53:03 --:--:--

and it says you owe \$900 a month. 00:16:56:11 --:--:--Well, that's the improper rent, 00:16:58:07 --:--:-and that's a defense to this case. 00:17:01:03 --:--:--The landlord is not asking for the proper rent. 00:17:03:16 We have an agreement. 00:17:05:02 I've paid pursuant to that agreement for many months. 00:17:08:09 --:--:-and now the landlord is claiming I owe some other amount, 00:17:12:10 --:--:-or if you are rent-controlled or rent-stabilized 00:17:17:08 --:--:-or in Mitchell-Lama Housing or other regulated housing, 00:17:21:21 --:--:-the rent may be wrong. 00:17:23:21 --:--:--"Wait a second. I have a rent-stabilized lease. 00:17:26:20 --:--:--"It says here that my rent is \$747.22 a month. 00:17:32:05 --:--:--Why does the petition say another amount?" 00:17:36:25 --:--:--

So that those are defenses, or,

00:17:39:24

"Wait a second.

00:17:41:17 --:--:--"This says, and the notice I got before the court papers said 00:17:46:21 "that I owed February, March, and April. --:--:--00:17:49:04 "Well, that's wrong. 00:17:50:14 --:--:--"I have a receipt for February, 00:17:52:26 "and I paid a part of March's rent 00:17:55:13 --:--:-that I have a money order copy for." 00:17:58:11 --:--:--So that a defense is, "This is the wrong amount," 00:18:01:17 --:--:-or, "I paid part of what the landlord is asking for 00:18:06:03 in these papers." 00:18:08:20 --:--:--So you have to carefully read through 00:18:11:07 --:--:-the documents that you get. 00:18:16:17 --:--:--There is another major defense that some tenants know about 00:18:21:14 --:--:-and others do not. 00:18:24:19 --:--:--No matter what kind of housing you live in in New York City,

00:18:29:12

whether it's

a small one-family building,

00:18:31:29:
00:18:36:28:a big apartment building, fancy, you know,
00:18:40:24:
00:18:43:28:
00:18:46:19:
00:18:50:24:as a residential tenant,
00:18:53:12:
00:18:57:25:
00:19:02:19:
00:19:06:11:
00:19:07:26:it's written into the law.
00:19:09:28:: If you're in the business of renting to people,
00:19:13:02:
00:19:19:17:

00:19:23:21

then the landlord has breached the warranty of habitability.

00:19:29:18 --:--:--When you go and buy a television set,

00:19:31:25 --:--:--it comes with a warranty.

00:19:35:06 --:--:--It's a guarantee that this is a TV,

00:19:37:10 --:--:-and it will work,

00:19:38:18 --:--:--and when you turn it on, you'll get all four ch--

00:19:40:23 --:--:-all the channels
that you're supposed to get,

00:19:46:12 --:--:-and if it doesn't work,

00:19:47:25 --:--:--you send it back to the store and say,

00:19:50:15 --:--:--:--: "Wait a second.

00:19:53:01 --:--:-"I have a guarantee here, and it's not working.

00:19:56:11 --:--:--I want my money back, or I want it replaced."

00:19:59:14 --:--:--Well, in housing, you can't quite say,

00:20:02:02 --:--:-"I want it replaced,"
or you know--you live here,

00:20:06:02::so the law says
00:20:08:00:
00:20:13:15:
00:20:19:07:
00:20:23:14:
00:20:26:06:
00:20:29:29:
00:20:33:16:: It's not so fancy.
00:20:35:06:: Well, there are laws.
00:20:37:05:: It's not so much fancy,
00:20:38:25:but there are certain basic services
00:20:41:16:that have to be provided,
00:20:44:00:so we know, just from watching TV and hearing the news,
00:20:48:29:
00:20:51:12:in the winter.
00:20:53:22:

in the winter
00:20:56:09:: or for several weeks,
00:20:58:05:: then the landlord has breached broken the guarantee,
00:21:02:12:: breached the warranty of habitability,
00:21:05:03:: and that, for you, is a major defense.
00:21:10:27:: There are others.
00:21:12:02::- There are building codes and health codes
00:21:15:00:: and other laws that deal with what's habitable.
00:21:20:06:: You can not expose people living in residential housing
00:21:23:27:
00:21:25:21:: Rats are dangerous.
00:21:30:07::if you have roaches
00:21:32:00:: and mice and rats, that's a defense.
00:21:35:28::Now, it can only be a defense
00:21:38:01::-

00:21:38:01 --:--:--if the landlord knows about the condition,

00:21:41:21 --:--:--so the law says it may be that you have violations,

00:21:46:25:
00:21:49:00:but you have to tell your landlord,
00:21:51:28:and the law doesn't lay out
00:21:54:01:
00:21:55:23:
00:21:57:29:return receipt requested.
00:22:00:04:: You can call the management office.
00:22:02:22:: You can tell the super.
00:22:04:24: You can write a letter.
00:22:06:11::- There are some conditions that landlords know about:
00:22:09:24:the elevator isn't working.
00:22:12:12:
00:22:15:02:

00:22:19:19

00:22:22:10

that the landlord probably has no idea

There are conditions

in your own apartment, however,

--:--:--

00:22:25:07 unless you tell the management	:: office
00:22:28:12 or the super or the landlord or	:: whoever,
00:22:31:14 so first, you have to tell so	:: omebody,
00:22:33:21 "I have these con-	:: ditions."
00:22:36:03 If they fail to repathose conditions,	:: air
00:22:39:04 then they are brea this guarantee	:: aching
00:22:41:24 that they've given	:: ı you.
00:22:44:20 You're entitled to running water all	
00:22:49:14 You're entitled to the ceiling fall do	not have
00:22:52:15 You're entitled to a toilet that flu	:: shes.
00:22:55:15 You're entitled to where all four but	a stove
00:22:58:18 if you have a stov	:: /e.
00:23:00:23 If you have a refrigerator,	::
00:23:02:12 it has to keep foo and your baby's n	
00:23:06:12 and your insulin o	:: cold.

00:23:10:17:: If there are sockets
00:23:11:29:: and there has to be electrical supply
00:23:14:26::they can't be sparking and dangerous.
00:23:18:06:: You know, there can't be wires hanging from the ceiling
00:23:21:08::that are exposed.
00:23:24:03:: There shouldn't be broken windows in your apartment,
00:23:27:29::no matter who broke them.
00:23:29:27:: Often, we hear a landlord may respond,
00:23:32:23:: "Well, you know, your child broke the window.
00:23:35:13:: "There were a bunch of kids throwing balls
00:23:37:26:: and playing in the hallways."
00:23:42:22:: No matter, the landlord is still required to repair it.
00:23:47:06:: It's part of the business
00:23:48:28: of operating a business of residential leasing.
00:23:53:25:: So that there are all these conditions

00:23:57:11:: that the law says must be met
00:24:00:23::in order to make housing livable.
00:24:04:01:: If those conditions do not exist in your apartment,
00:24:06:24:: and your landlord has been put on notice about them,
00:24:09:14::then you can raise conditions,
00:24:13:26:: and in this answer which you will see blown up on the wall,
00:24:19:29:it talks about conditions.
00:24:21:17:: There are conditions in my apartment
00:24:23:11:: which need to be repaired
00:24:25:10:: and services that are not being provided.
00:24:28:04:: So if there is an elevator in the building,
00:24:30:11::it has to work.
00:24:32:04:: Everyone is entitled to a locked mailbox.
00:24:40:25::- One of theanother defense that can be raised
00:24:43:19:in a nonpayment proceeding

00:24:45:16:: or another kind of proceeding which is called a holdover,
00:24:47:24:: and I assume there'll be another training on that issue,
00:24:50:28::but for now, let's stick with nonpayment proceedings,
00:24:53:17::-is, you may be living in an illegal apartment.
00:24:57:00:: We know, certainly, that in the outer boroughs,
00:24:59:26::in Queens, in Staten Island, certainly in Brooklyn,
00:25:04:01::there are apartments that landlords have converted,
00:25:07:23::usually from small homes, one- or two-family homes
00:25:11:22::where they've put in a basement apartment.
00:25:14:15:: Now, that apartment may not be legal.
00:25:17:29:: Certainly, if it doesn't have two means of egress,
00:25:22:25::- a way to get in and out, it probably is not legal.
00:25:28:20:: That's an important fire code
00:25:31:26::that apartments have to have two means of getting out

00:25:34:21::so that if the fire is raging
00:25:36:17:: where you would normally exit the front door,
00:25:39:01::you can get out through the fire escape.
00:25:42:12::- In a basement apartment, you are trapped
00:25:44:20:: if the fire is at that one entrance and exit door.
00:25:50:00:: So you might bring to the court's attention,
00:25:52:12:this is an illegal apartment.
00:25:55:07:: What the law says about illegal apartments
00:25:57:17:is that landlords can't collect rent
00:26:00:13:until it is made legal.
00:26:03:11::- Now, if you had been paying rent up until this point,
00:26:07:12::you can't get the back rent that you've paid,
00:26:10:22::-but you can certainly ask the court to rule
00:26:14:05:: that you shouldn't have to pay any future rent
00:26:16:23::

because you're living in an illegal apartment,

00:26:18:21 --:--:--illegal attics.

00:26:21:04 --:--:--We know of housing and we've seen it on television

00:26:23:20 --:--:-where people are crammed into rooms in bunk beds,

00:26:27:18 --:--:--you know, people who are poor

00:26:30:12 --:--:-- and immigrant workers

00:26:32:03 --:--:-and don't know what their rights are.

00:26:34:03 00:26:39:07 So all of those are defenses to nonpayment proceedings.