# Petition—Forcible Entry and Detainer INSTRUCTIONS FOR FILING

## **IMPORTANT INFORMATION PLEASE READ!!!**

- 1. Documents must be typed DOUBLE-SPACED and on LETTER SIZE PAPER (8 ½" x 11").
- 2. Documents must be signed in front of the Court Clerk or a notary public when you are ready to file.
- 3. Filing fees, copy fees, etc. can be made by DEBIT CARD, CASHIER'S CHECK or MONEY ORDER and must be payable to "Comanche Nation Tribal Court". Filing fees MUST be paid at the time of filing your petition. If you are unsure of the amount of the filing fees, contact the Court Clerk.
- 4. Submit original Documents, a copy fee will apply to all copies made by the court clerk over 50 pages in length. If the Court Clerk makes your copies, you will be charged a copy fee of \$10.00 for any copies over 50 pages.
- 5. Documents must have the FULL ADDRESS including street, city, state & zip of the parties to be served. Obtaining this information is **your** responsibility.
- 6. The forms are a guide to use in preparing the documents. DO NOT fill in the blanks and submit for filing. IT MUST BE RE-TYPED.
- 7. Petitions filed MUST have a copy of the relevant <u>birth certificate</u> and <u>tribal enrollment card/CDIB</u> and be submitted with the petition when filed. Obtaining these documents is <u>YOUR</u> responsibility.
- 8. Proof of Service of a Petition is MANDATORY for your case to proceed. Obtaining proof of service is **your** responsibility. Proof of the Service will need to be filed with Court Clerk before your case will be set for a hearing.

Court Clerks WILL NOT accept documents
that do not conform to these Instructions.

CIVIL					
Petition or Complaint	Filing Fee				
Civil (\$10,000 or Less)	\$120.00				
Civil (Over \$10,000)	\$195.00				
Forcible Entry and Detainer (\$5000 or Less)	\$100.00				
Forcible Entry and Detainer (\$Over \$5000)	\$120.00				
Foreign Judgment	\$85.00				
Misc. Civil (Non-Monetary)	\$105.00				
Replevin (\$5000 or Less)	\$85.00				
Replevin (Over \$5000)	\$180.00				
Additional	Court Costs				
Summons (each) Per Person Summoned	\$15.00				
SUMMONS BY PUBLICATION (Actual					
Publication is to be done independently at your					
own additional expense through a proper					
publishing source)	\$35.00				
SERVICE					
Outside of Territorial Jurisdiction (by certified					
mail through the Court Clerk)	\$15.00				
SERVICE (Independently done, may incur					
additional expense of Private Process Server.					
Proof of Service must be filed with the Court)					
Jury Trial Requested	\$500.00				
Jury Trial Bond	\$1,500.00				
COPY FEES (filer must provide all necessary					
copies of filings or a copy fee will apply to all					
copies made by the court clerk over 50 pages in	\$10.00 flat fee for copies made by the court clerks				
length)	over 50 pages.				

### **Pleadings**

### INTRODUCTORY COMMENT—PLEADINGS

**Allowable Pleadings.** Pleadings are statements by the parties of their respective claims and defenses. Pleadings serve the important purpose of informing an adverse party of the nature of the claim or defense asserted and the relief demanded. Pleadings include:

- 1. A petition and answer;
- 2. A reply to a counterclaim denominated as such;
- 3. An answer to a cross-claim if the answer contains a cross-claim denominated as such;
- 4. A third-party petition, if a person not an original party is summoned; and
- 5. A third-party answer.

No other pleadings are allowed, except that the court may, in its discretion, order a reply to an answer or third-party answer. Motions and responses to motions are not "pleadings".

A claim for relief whether an original claim, counterclaim, cross claim or third-party claim must contain:

- 1. A short and plain statement of the claim showing that the pleader is entitled to relief, and
- 2. A demand for the relief to which the pleader deems himself entitled. It is not necessary for the petition to identify the particular theory or theories of recovery under the notice system of pleading.

Except in actions sounding in contract, every pleading demanding money damages in excess of the amount required for diversity of citizenship jurisdiction specified in 28 U.S.C. § 1332 must set forth only that the amount of damages sought are in excess of the jurisdictional amount without demanding any specific amount of money. If the amount demanded is less than the jurisdictional amount, the pleading must specify the amount of money damages sought. The jurisdictional amount specified in 28 U.S.C. § 1332 is \$75,000, exclusive of interest and costs. If the amount the plaintiff specifies is less than the jurisdictional amount, the defendant may file a motion to clarify damages prior to the pretrial order.

A pleading may set forth two or more statements of a claim or defense alternatively either in one count or defense or in separate counts or defenses. A pleading may also state as many separate claims or defenses as a party may have regardless of the consistency of such claims and whether based on legal or equitable grounds. Each claim founded upon a separate transaction or occurrence and each defense, other than denials, shall be stated in a separate count or defense whenever a separation facilitates the clear presentation of the matters set forth. All claims and defenses shall be made in numbered paragraphs, the contents of each of which shall be limited as far as practicable to a statement of a single set of circumstances.

The claim for relief must be signed by the claimant, or the claimant's attorney, in accordance with the signature and verification requirements. If the court determines that a pleading is signed in violation of the rule, it may impose sanctions on the pleader, including the imposition of costs and reasonable attorney's fees. The relief granted to the plaintiff, if there is no answer, cannot exceed the relief demanded in the petition, but in any other case, the court may grant the plaintiff any relief consistent with the facts or matters pleaded.

Statements in a pleading may be adopted by reference in a different part of the same pleading, in another pleading, or in any motion. A copy of any written instrument which is an exhibit to a pleading is a part thereof for all purposes.

Petitions

#### INTRODUCTORY COMMENT

A petition must contain only a short and plain statement of the claim that shows the plaintiff's entitlement to relief and a demand for judgment. The petition should be simple, concise and direct, and it should give fair notice of the nature of the plaintiff's claim and the grounds on which it is based. It need not have detailed factual allegations, except with respect to the circumstances that constitute fraud or mistake and the nature of special damages, which must be stated with particularity. Specificity in pleading is no longer necessary, because of the availability of discovery.

It is not necessary for the petition to identify the particular theory or theories of recovery under the notice system of pleading. There may be differences in the standard of proof and the statutes of limitation for various theories of recovery, so, when plaintiffs file their petitions, they should be aware of the elements and limitations for every theory of recovery upon which they rely. As long as the petition gives the defendant fair notice of the claim and the grounds on which it is based, these elements and limitations need not be stated in the petition.

**Jurisdiction and Venue.** Tribal courts are courts of general jurisdiction. A petition also does not need to contain allegations that venue is proper or that the court has territorial jurisdiction, because these are affirmative defenses that are waived if not raised in the answer or a pre-answer motion. Although allegations concerning subject matter jurisdiction, territorial jurisdiction, or venue are often found at the beginning of petitions, they are not included in the forms that follow.

**Signature.** Like other papers filed in a case, petitions must be signed by at least one attorney of record, or if the plaintiff is unrepresented by an attorney, by the party. Petitions do not need to be verified, unless verification is required by a specific statutes.

An attorney is provided a lien on the client's recovery in an action. An attorney who wishes to assert a lien on the client's claim must either endorse the petition or counterclaim with the words "Lien claimed" or else serve a notice setting forth the nature and extent of the lien being claimed on the opposing parties.

# COMANCHE NATION TRIBAL COURT DISTRICT COURT

	Plaintiff,	)	)			
Vs.		)	) )	Case No.:		
	Defendant.	)	)			
	PETITION FOR FORCE	<u>IBLE</u>	E	NTRY AN	D DETAINE	<u>R</u>
	COMES NOW, the Plaintiff,					, and for cause of
action	n against the Defendant,			:	, alleges and s	states:
1.	That the Plaintiff is now, and at all ti	mes o	of '	which he/s	he complains,	, the owner of certain
premi	ises situated and described as follows:					
					Street, City o	of
	, County of				_, State of	,
and is	s entitled to immediate possession there	eof.				
	I attest and can provide proof upon re	equest	st t	hat the abo	ve described l	land is held in trust
by the	e United States for the benefit of the Pla	aintiff	f.			
2.	The Defendant entered into a rental a	igreen	me	nt with the	Plaintiff whe	ereby he/she agreed
to pay	y \$, per month rental on	said p	pre	emises. The	at the Defenda	ant, at the present
time,	is in default on said rental in the amoun	nt of §	\$_		·	
	The Defendant entered into a rental a	agreen	me	nt with the	Plaintiff whe	ereby he/she agreed
to cer	rtain terms and conditions, specifically					. That
	befendant, at the present time, is in defar					

3. That the notice to vacate required by	That the notice to vacate required by law has been served upon the Defendant.					
WHEREFORE, Plaintiff prays for ju	adgment against the De	fendant for possession and				
control on the premises; for judgment in the amount of \$; and plus rent						
arrearage to date of judgment; for the costs	of this action; and reaso	onable attorney fees in the				
amount of \$						
	Plaintiff:					
	Address:					
Signed and sworn to before me on this	day of	, 20				
	Ву:					
	Court Clerk/N	otary Public				