

CAUSE NO. _____

(PLAINTIFF)

VS.

(DEFENDANT)

§

IN THE JUSTICE COURT

§

PCT. 3

§

§

ORANGE COUNTY, TEXAS

COMPLAINT FOR WRIT OF RE-ENTRY

NOW COMES, the above named tenant filing this sworn complaint for re-entry against the above named landlord and would show the court as follows:

1. That the tenant has the lawful right as tenant to occupy the property described as: _____
2. That on or about the _____ day of _____, 20____ the above named landlord unlawfully changed or altered the door locks to the above described property or otherwise took actions that have physically prevented tenant from having access to and/or use of said premises as his residence.
3. Other facts, if any:

WHEREFORE, tenant request this court issue an order to the above named landlord, ordering said landlord to permit tenant access to and the use of the above-described property as tenants residence.

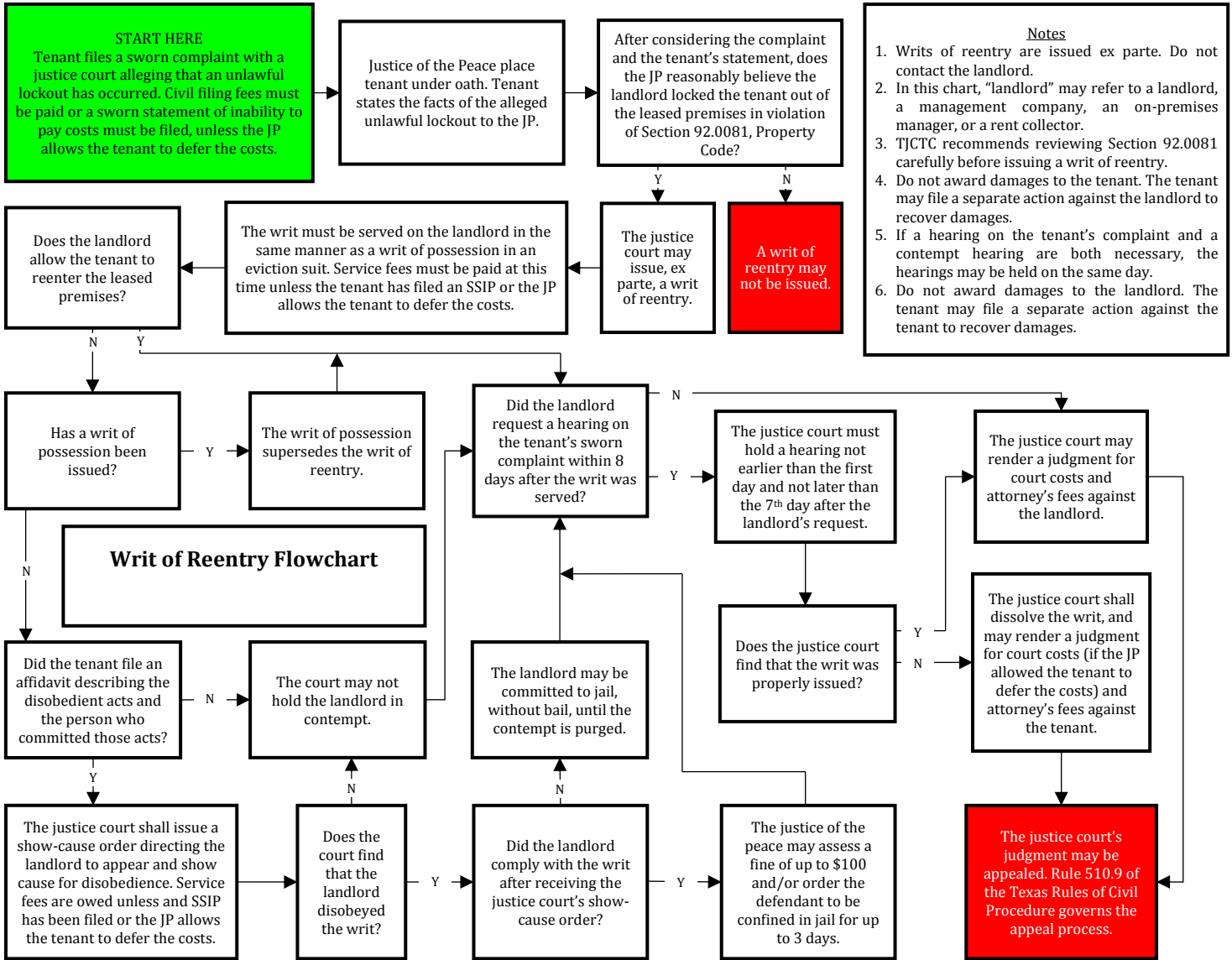
SIGNED this _____ day of _____, 20 _____ .

Signature of Tenant

SWORN TO AND SUBSCRIBED before me this _____ day of _____, 20 _____.

Notary Public in and for State of Texas

Writ of Re-Entry Flow Chart



- Notes**
1. Writs of reentry are issued ex parte. Do not contact the landlord.
 2. In this chart, "landlord" may refer to a landlord, a management company, an on-premises manager, or a rent collector.
 3. TJCTC recommends reviewing Section 92.0081 carefully before issuing a writ of reentry.
 4. Do not award damages to the tenant. The tenant may file a separate action against the landlord to recover damages.
 5. If a hearing on the tenant's complaint and a contempt hearing are both necessary, the hearings may be held on the same day.
 6. Do not award damages to the landlord. The tenant may file a separate action against the tenant to recover damages.