

Small Claims Replevin Packet

Small Claim Replevin cases are for Petitioners to obtain their property instead a Judgment. This property must be valued under \$5000.00 and the Petitioner must have proof of ownership of the property that they wish to obtain.

Filing Fees:

Amount	\$ 1.00	to less than	\$ 999.99	\$ 130.00
Amount	\$ 1001.00	to less than	\$ 2499.99	\$ 260.00
Amount	\$2,500.00	to less than	\$ 4,999.00	\$ 385.00

Plus: Certified Mail Fee Per Defendant \$ 5.54

Summons Issue Fee: \$10.00 per summons

Cash or Check Made out to: John A. Crawford
Clerk of Courts

Or

Sheriff's Service Fee Per Defendant \$40.00

*Cash or **Separate** Check* Made out to: Nassau County Sheriff

Complete the form, attach supporting documentation and return to the Clerk's Office to file.

The Clerk will prepare an Order to Show Cause and schedule the case for a hearing and this will be sent out certified mail or to the Sheriff at your choice. A copy of the Order to Show Cause will be mailed to you so you will know the court date.

Plaintiff

Address:

-VS-

Defendant

Address:

Statement of Claim in Replevin

This is an action in Replevin and plaintiff alleges:

1. That he is the plaintiff or plaintiff's agent, and plaintiff is/are lawfully entitled to the possession of the following described personal property, located _____

in Nassau County, Florida, to-wit: _____

2. Defendant came into possession of above said goods by virtue of _____

3. To the best of my knowledge, information and belief the value of said property is the sum of \$_____, that said property has been taken for any tax, assessment or fine levied by virtue of any law of the State of Florida, nor seized under any execution or attachment against the goods and chattels of said plaintiff liable to execution and that the above named defendant has/have possession of the above described personal property and wrongfully detains the same from plaintiff in the County of Nassau, State of Florida.
4. That said plaintiff is the owner of said personal property and entitled to the possession thereof by virtue of _____
_____ that said defendant, in Nassau County, Florida, wrongfully detains from said plaintiff said personal property of the value as aforesaid; that said plaintiff made demand upon said defendant for possession of said personal property prior to the institution of this claim, yet said defendant continues to wrongfully withhold possession thereof from said plaintiff, the reason being _____

5. Said plaintiff demands the return of said personal property and damages for the wrongful detention thereof or for the value thereof, and a reasonable attorney fee for the plaintiff's attorney and the cost of this action, and that this action has been brought in a county in which Venue is proper, pursuant to Chapter 47, F.S.

Plaintiff

DATE