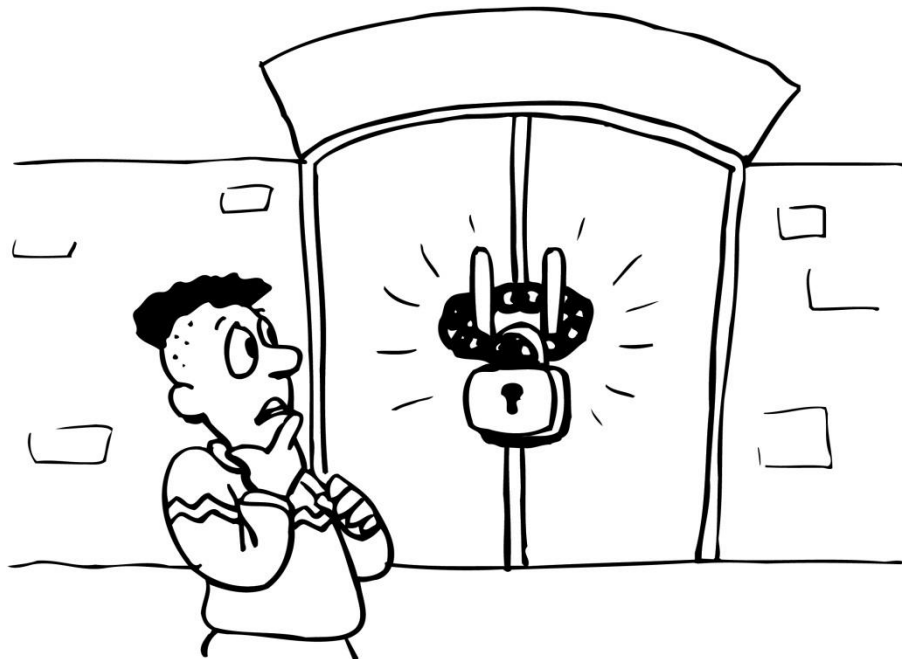


Kisa pou w fè si pwopriyetè a chanje seri yo epi koupe itilite yo



Legal Services of Greater Miami, Inc.

Pwojè dwa Lokatè

KOMAN PWOPRYETÈ A KAPAB PRAN POSESYON KOTE W'AP VIV LA

Nan Florida, gen sèlman 3 jan yon pwopryetè kapab pran posesyon kay w'ap lwe a:

1. Si ou abandone kay la, pwopryetè a kapab rantre nan kay la epi chanje seri yo. Si w'ap kite kay la pandan plis pase 15 jou, sa ta yon bon bagay si ou ta fè pwopryetè a konn sa. Pwopryetè a kapab panse ou abandone kay la si:
 - Si ou pa nan kay la pou yon peryòd ki egal a mwatye tan ou fè nan kay la EPI ou pa peye lwaye a; oswa,
 - Si ou pa nan kay la pou yon peryòd ki egal a mwatye tan ou lwaye ou a EPI ou pa te mete pwopriyetè ou a o kouran ke ou pa t ap la.
2. Ou kite pwopryetè a pran posesyon kay la paske ou demenaje.
3. Pwopryetè a soumèt yon manda eviksyon kont ou nan yon tribinal epi jij la ba w lòd pou w kite kay la.

PWOPRYETÈ A KLETE W DEYÒ !!!

Si w'ap viv nan yon kay ou lwe epi ou ta vle kontinye viv la, pwopryetè a PA KAPAB ba w lòd pou w kite kay la oswa klete w deyò pou w pa kapab rantre nan kay la. Menm si ou poko peye lwaye a oswa ou pa respekte kontra lwaye a, pwopryetè a pa kapab fòse ou kite kay la. Règ sa aplike lè w'ap lwe yon apatman, yon kay, yon diplèks, yon chanm oswa yon kondominyòm. Sa aplike tou si kontra lwaye ou genyen an se yon kontra a loral. Sèl jan yon pwopryetè kapab fòse w kite kay li se si li soumèt yon plent kont ou nan tribinal pou l mande jij la mete w deyò.

PWOPRYETÈ A KAPAB SOUMÈT YON LòD EVIKSYON NAN TRIBINAL

Si pwopryetè a soumèt yon plent kont ou pou yo mete w deyò, ou gen dwa defann tèt ou, avèk oswa san yon avoka. Tanpri ale nan brochi "Koman pou w reponn yon Eviksyon" pou plis enfòmasyon. Si jij la dakò ak pwopryetè a, jij la kapab siyen yon lòd pou l mande komisè a mete w deyò nan kay la. Se sèl komisè a ki kapab mete w deyò nan kay wap lwe, pwopryetè a PA kapab fè sa.

PRATIK KI ENTÈDI

Pafwa, pwopryetè a kapab eseye pase a kote lalwa epi koupe kouran, oswa dlo, chanje seri pòt yo, retire pòt yo oswa fè lòt bagay pou w kapab kite kay la. SA A KONT LA LWA.

Si pwopryetè kay kote w rete fè youn nan bagay sa yo, ou kapab pote plent kont li pou 3 fwa lwaye w'ap peye oswa domajl aktyèl ansanm ak domaj endirèk, sa ki pi wo a, epi tou, peye pou frè ak depans avoka ou. Y'ap aplike sa yo *chak fwa* pwopryetè a fè yon aksyon ki entèdi. Ou kapab pote plent kont pwopryetè a nan tribinal pou ti reklamasyon sa yon avoka si domaj yon mwens pase \$5,000. Pou fè sa, ou dwe gade bwochi ki gen pou wè ak "Koman pou w pote plent nan tribinal pou ti reklamasyon."

Si ou vle jij la bay pwopryetè a lòd pou li kite retounen andan kay la, oswa remete tout itilite yo, ou kapab soumèt yon plent nan tribinal konte ou an (a lye tribinal pou ti reklamasyon). Jan de lòd sa yo rele "enjonksyon". Ou kapab mande pou yo peye w lòt domaj tou nan menm plent lan. Nou mete yon modèl plent nan bwochi sa. Si pwopryetè a ap eseye fòse w kite kay la san ou pa ale nan tribinal, ou

kapab rele lapolis tou. Montre la polis bwochi sa epi mande yo ede w. Yo pap arete pwopryetè, men paffwa y'ap mande pwopryetè a kite w retounen nan kay oswa remete itilite yo.

VOYE YON LÈT SOU PRATIK KI ENTÈDI BAY PWOPRYETÈ A

Pafwa pwopryetè a kapab chanje lide epi kite w retounen nan kay si ou eksplike l lwa a. Pi bon jan ou kapab fè sa se si ou voye yon lèt bay pwopryetè a. Fòk ou kenbe yon kopi lèt ou voye bay pwopryetè a. Gen yon modèl lèt sa nan bwochi a.

DEPOZE YON PLENT NAN TRIBINAL KONTE POU W JWENN SOULAJMAN

- **Etap:**

Etap 1: Soumèt Plent lan.

Etap 2: Remèt plent lan bay pwopryetè a.

Etap 3: Kontakte asistan jidisyè a epi mande yon odyans nan tribinal sou odyans an ijans ou pou enjonksyon (nan ka yo koupe itilite yo, oswa si yo klete w deyò). Ale nan odyans nan tribinal lan epi di jij ou vle yo remete itilite yo. Fòk ou pote prèv oswa temwen. Gen yon lis jij, ak asistans jidisyè ansanm ak kontak yo sou adrès sila: https://www.jud11.flcourts.org/documents/judicial_directory/jud_dir2a.pdf.

Etap 4(a): Tann medyasyon, si yo mande w sa. Gen youn nan de bagay ki ka rive:

- Jwenn yon antant ak lòt pati a epi rezoud ka a
- Pa kapab jwenn yon akò ak lòt pati a ki fè ou oblije ale nan tribinal

Etap 4(b): Ale nan pwosè a, si yo bay lòd pou w fè sa. Youn nan de bagay sa yo ap rive:

- Ou pèdi pwosè a epi yo pap remèt ou kòb domaj.
- Ou genyen epi yo peye w kòb domaj.

Etap 5: Soumèt fòmilè jijman final la, si ou genyen.

Etap 6: Rekipere jijman an lè ou swiv pwosedi aprè jijman an.

- **Frè.** Frè ou dwe peye aprè ou fin soumèt plent lan koresponn ak kantite kòb ou te mande lè w te soumèt plent ou a.

Si plent ou an pou:

\$1.00 - \$99.99 , w'ap peye \$55.00	\$100.00 - \$500 , w'ap peye \$80.00
\$500.01 - \$2,500 , w'ap peye \$175.00	\$2,500.01 - \$5,000 , w'ap peye \$300.00

Si ou genyen yon revni ki ba, ou kapab mande pou yo anile frè ou peye pou soumèt plent ou an lè ou soumèt Aplikasyon pou Detèmine Estati endijan sivil (Application for Determination of Civil Indigent Status). Mande grefye a pou fòmilè sa a lè ou soumèt plent ou an.

- **Sèvis.** “Sèvis” se lè komisè a oswa sèvè pwosedi yo pèsònèlman vin bay pwopryetè yon kopi plent ou an. Ou dwe konnen egzakteman kiyès moun w'ap depoze plent kont li a ye. Fòk ou verifye ke enfòmasyon ou genyen sou non ak siyati ak adrès legal moun oswa biznis w'ap pote plent kont li an kòrèk. Yo pap pwosede ak plent ou an toutotan si yo pa sèvi papye yo bay pwopryetè a. Si w'ap pote yon plent kont yon konpayi, ou dwe eseye sèvi ajan anrejistreman an anvan. Ou kapab jwenn non ajan anrejistreman an lè ou rele “Enfòmasyon Konpayi” an nan

Sekreteri Deta Florida nan nimewo 1-850-488-9000 oswa nan sit entènèt Sunbiz www.sunbiz.org. Si ou pa kapab sèvi ajan anrejistreman an, ou kapab sèvi nenpòt ofisye konpayi an.

Ou gen 2 opsyon pou sèvis :

1. Ou kapab itilize komisè a pou li soumèt somasyon an e sa ap koute w \$40.00, sof si ou genyen yon egzansyon.
2. Ou kapab itilize yon sèvis ki aprouve pou w sèvi pwopriyete kay la (gen de fwa li pi rapid ke komisè a). Kòb w'ap genyen pou w peye ap varye selon founisè. Ou kapab genyen yon lis sèvè yo lè ou rele grefye a nan nimewo (305) 349-5543.

- **Kisa pou w soumèt.** Nan biwo grefye a , ou dwe soumèt yon somasyon ak yon plent. Nou mete yon modèl somasyon nan brochi sila. Mande grefye a yon fòmilè somasyon. Ou dwe peye frè pou w soumèt plent ou an ansanm ak frè pou somasyon an oswa soumèt yon fòmilè Aplikasyon pou Detèmine Eitati endijan sivil. Lè sa, grefye a pap kapab ba w ankenn konsèy legal sou fòmilè yo.

Ou dwe soumèt yon mosyon an ijans pou enjonksyon pou yo rekonekte dlo oswa kouran, oswa pou w kapab rerantre nan kay ou a. Genyen yon modèl fomilè sa nan bwochi sila. Se jan ou kapab mande tribinal la pou li remete dlo ak kouran nan kay la, oswa bay pwopriyete a lòd pou li kite w retounen nan kay la.

Vini ak tout enfòmasyon ki gen pou wè ak plent ou an ansanm ek mosyon an ijans pou enjonksyon an lè ou prale nan tribinal la. Pa egzanp, si ka ou a gen pou wè ak pwopriyete a ki klete w deyò epi ou te rele lapolis, ou dwe ajoute yon kopi rapò lapolis la, si w genyen li, pou w prouve ke pwopriyete a te klete w deyò kay la.

- **Ki kote pou w soumèt plent la.** Ou kapab soumèt plent ou an nan tribinal sa yo:

Dade County Courthouse (05)
73 West Flagler Street
Miami, FL 33130

Coral Gables Branch Court (25)
3100 Ponce de Leon Boulevard
Coral Gables, FL 33134

North Dade Justice Center (23)
15555 Biscayne Boulevard
Miami, FL 33160

South Dade Justice Center (26)
10710 SW 211 Street
Miami, FL 33189

Hialeah Courthouse (21)
11 East 6 Street
Hialeah, FL 33010

Miami Beach Court Facility (24)
1130 Washington Avenue
Miami Beach, FL 33139

LÈ OU FIN SOUMÈT PLENT OU AN

Lè yo fin sèvi plent ou an bay pwopriyete a, li genyen 20 jou pou li reponn. Si genyen yon ijans, fòk ou rele asistan jidisyè a epi mande li yon mosyon an ijans sou “Mosyon an ijans pou ka enjonksyon » pa w lan pou jij la ka trete ka w la san pèdi tan.

Si pa genyen ijans, jij la kapab bay lòd pou w ale nan medyasyon. Avantaj ki genyen nan medyasyon se ke ka w la ap fin trete rapid epi ou si sou desizyon kip ran a, o lye w'al pran chans ou nan yon odyans nan tribinal. Dezavantaj la se ke fòk ou peye pou medyasyon an epi tou ou ka pa fin genyen tout sa ou te vle. Si ou menm ak pwopriyete kay kote w rete a pa kapab jwenn yon akò nan medyasyon an, jij la kapab mande yon pwosè nan tribinal.

KISA K'AP RIVE NAN PWOSE W LAN

Pwosè a se dènye odisyon yo pral fè sou ka w lan. Nan pwosè, tout temwen yo dwe temwanye epi tou chak pati dwe prezante tout dokiman oswa tout prèv yo genyen. Si ou te soumèt yon plent, ou se plentif la kidonk ou kapab prezante ka a an premye. Ou kapab kòmanse ak yon “Premye deklarasyon” kote w'ap eksplike tribinal la ka a, kisa ou pral prouve epi koman ou pral pwouve sa.

Après pleyan/plentif la fin prezante tout bagay nesèsè pou pwouve ka a, akize/defandan an genyen opòtinite pou li prezante pati pa l' la. Ou menm ak pwopriyete a kapab rele temwen epi bay dokiman epi lòt prèv ke jij la kapab konsidere. Ou menm ak lòt pati ap kapab poze temwen lòt pati a kesyon tou.

Lè tou de pati a fin prezante ka yo a, plentif ak depandan ap fè yon “dènye deklarasyon” yo chak. Nan dènye deklarasyon an, chak pati pral eseye konvenk jij la pou li pran yon desizyon nan favè li. Ou kapab redi jij la tout sa ou te prouve epi ba l tout rezon ki fè ou ta vle genyen.

Jij la ap deside sou ka a epi kominike desizyon li. Sa rele yon jijman final epi l'ap a lekri. Le pli souvan, jij la pran yon desizyon imedyatman après pwosè a; pafwa jij la kapab pran plis tan pou li pran yon desizyon.

Si jij la pran yon desizyon nan favè ou, y'ap voye yon lèt ki bay jijman final la pou ou oswa yo kapab mande w ale nan biwo grefye a pou w kapab jwenn fòmilè jijman final. Ou dwe remèt fòmilè jijman final la bay jij la pou li siyen li pou ou. Ou dwe konplete fòmilè a epi bay jij la kopi jijman bay jij la ak defandan, ansanm ak anvlòp ki genyen tenb sou yo. Ou dwe kenbe yon kopi pou tèt ou tou. Jijman final la se yon dokiman legal ki di ke youn nan pati a gen dwa rekipere domaj nan men lòt pati a.

Si jij la pran yon desizyon an favè pwopriyete a, wap genyen pou w peye frè ak sale avoka pwopriyete a.

Nòt: Nenpòt ki lè pandan pwosis la, defandan kapab peye w epi rezoud pwoblèm lan. Sepandan, lè ou genyen yon pwosè kont yon lòt pati PA menm bagay ak lè ou pran peman pou jijman, e sa kapab difisil anpil. Fòk pwosesis legal après jijman an fèt anvan ou resevwa kòb. Li kapab nesèsè pou w anplwaye yon avoka pou l ede w ak pwosesis après jijman an. Ou kapab rele Sèvis Referans Avoka nan Dade County (305) 371-2646 pou yo kapab refere w yon avoka ki fè travay kòlèk. Sepandan, yo kapab fè w peye pou sèvis yo bay.

IN THE COUNTY COURT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CIVIL DIVISION

CASE NO.: _____

Plaintiff(s),

vs.

Defendant(s).
_____ /

VERIFIED COMPLAINT FOR INJUNCTIVE RELIEF AND DAMAGES

Plaintiff, _____ (hereinafter the "Plaintiff"), sues Defendant, _____
_____ (hereinafter the "Defendant"), and as grounds states:

FACTS

1. This is an action for declaratory and injunctive relief and for compensatory damages not exceeding \$15,000.00.
2. The Plaintiff is a "tenant" within the meaning of Fla. Stat. § 83.43(4).
3. The Defendant is a "landlord" within the meaning of Fla. Stat. § 83.43(3).
4. The Plaintiff resides at the dwelling unit located at _____
_____ (address) (hereinafter the "premises").
5. At all relevant times, the Plaintiff resided and/or resides at the premises.
6. The Defendant is the landlord of the premises where the Plaintiff lives.
7. Plaintiff's monthly rent is \$_____.
8. On _____ (date), the Defendant did the following acts (check all that apply):
 - Defendant shut off the water.
 - Defendant shut off the electricity.
 - Defendant prevented my access to the premises by changing the locks or otherwise locking me out of my home.
 - Other: _____
9. Plaintiff has not surrendered possession of the premises to the Defendant.
10. Plaintiff has not abandoned the premises.
11. Plaintiff is entitled to reasonable costs pursuant to Fla. Stat. § 83.67(6).

CLAIMS FOR RELIEF

COUNT I: PROHIBITED PRACTICES (Declaratory and Injunctive Relief)

12. Plaintiff realleges and reincorporates paragraphs 1 through 11 as if fully stated herein.
13. This is an action for declaratory relief, and for temporary and permanent injunctive relief, pursuant to: Fla. Stat. § 83.67; and, other applicable Florida law.
14. The Defendant's acts, as alleged in Paragraph 8, constitute "prohibited practices" as defined in Fla. Stat. § 83.67(1).
15. The Defendant's acts, as alleged in Paragraph 8, constitute "irreparable harm" within the meaning of Fla. Stat. §§ 83.67(1)-(2) and 83.67(6).
16. The Plaintiff is indigent and unable to post bond for the issuance of a temporary injunction. Furthermore, pursuant to Fla. R. Civ. P. 1.610(b), no bond is required for issuance of a temporary injunction issued solely to prevent physical injury.

WHEREFORE, Plaintiff respectfully requests this Court to:

- A. Declare that Defendant has unlawfully violated Fla. Stat. § 83.67;
- B. Order that Defendant immediately comply with Fla. Stat. § 83.67;
- C. Award Plaintiff the greater of actual and consequential damages or three months of rent pursuant to Fla. Stat. § 83.67(6);
- D. Award Plaintiff costs pursuant to Fla. Stat. §§ 83.67 and 83.48; and,
- E. Grant such further relief as the Court deems necessary and proper.

COUNT II: PROHIBITED PRACTICES (Damages Pursuant to Fla. Stat § 83.67)

17. Plaintiff realleges and reincorporates paragraphs 1 through 16 as if fully stated herein.
18. This is an action for compensatory damages pursuant to Fla. Stat. § 83.67.
19. The Defendant's acts, as alleged in Paragraph 8, constitute "prohibited practices" as defined in Fla. Stat. § 83.67(1).
20. Pursuant to Fla. Stat. Fla. Stat. § 83.67(6), "a landlord who violates any provision of this section shall be liable to the tenant for actual and consequential damages or 3 months' rent, whichever is greater, and costs, including attorney's fees."

WHEREFORE, Plaintiff respectfully requests this Court to:

- A. Declare that Defendant has unlawfully violated Fla. Stat. § 83.67;

- B. Order that Defendant immediately comply with Fla. Stat. § 83.67;
- C. Award Plaintiff the greater of actual and consequential damages or three months of rent pursuant to Fla. Stat. § 83.67(6);
- D. Award Plaintiff costs pursuant to Fla. Stat. §§ 83.67 and 83.48; and,
- E. Grant such further relief as the Court deems necessary and proper.

Dated this ____ day of _____, 20____.

Respectfully submitted,

BY: Plaintiff, _____

Under penalty of perjury, I do swear and affirm that all of the information contained in this "Verified Complaint for Injunctive Relief and Damages" is true and correct.

Address: _____

Telephone: _____

E-mail: _____

IN THE COUNTY COURT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CIVIL DIVISION

CASE NO.: _____

Plaintiff(s),

vs.

Defendant(s).

_____ /

EMERGENCY MOTION FOR INJUNCTIVE RELIEF

Plaintiff, _____ (hereinafter the "Plaintiff"), sues Defendant, _____
_____ (hereinafter the "Defendant"), and as grounds states:

- 2. Plaintiff filed a Verified Complaint for Injunctive Relief and Damages. All of the facts alleged are incorporated herein.
- 3. The Plaintiff is a "tenant" within the meaning of Fla. Stat. § 83.43(4).
- 4. The Defendant is a "landlord" within the meaning of Fla. Stat. § 83.43(3).
- 5. The Plaintiff resides at the dwelling unit located at _____
_____ (address) (hereinafter the "premises").
- 6. At all relevant times, the Plaintiff has resided at the premises.
- 7. The Defendant is the landlord of the premises where the Plaintiff lives.
- 8. Plaintiff's monthly rent is \$ _____.
- 9. On _____ (date), the Defendant did the following acts (check all that apply):
 - Defendant shut off the water.
 - Defendant shut off the electricity.
 - Defendant prevented my access to the premises by changing the locks or otherwise locking me out of my home.
 - Other: _____

- 10. Plaintiff has not surrendered possession of the premises to the Defendant.
- 11. Plaintiff has not abandoned the premises.
- 12. Plaintiff is entitled to reasonable costs pursuant to Fla. Stat. § 83.67(6).
WHEREFORE, Plaintiff respectfully requests this Court to:

A. Declare that Defendant has unlawfully violated Fla. Stat. § 83.67;

- B. Order that Defendant immediately comply with Fla. Stat. § 83.67;
- C. Award Plaintiff the greater of actual and consequential damages or three months of rent pursuant to Fla. Stat. § 83.67(6);
- D. Award Plaintiff costs pursuant to Fla. Stat. §§ 83.67 and 83.48; and,
- E. Grant such further relief as the Court deems necessary and proper.

Dated this ____ day of _____, 20____.

Respectfully submitted,

By: Plaintiff, _____

Address: _____

Telephone: _____

E-mail: _____

Date: _____

Landlord's Name

Landlord's Address

RE: PROPERTY LOCATED AT _____

Dear _____:

On _____ (date), I believe you did the following illegal acts to force me out of my unit (check all that apply):

- You shut off the water.
- You shut off the electricity.
- You prevented my access to the premises by changing the locks or otherwise locking me out of my home.
- Other: _____

Pursuant to Fla. Stat. §83.67, if you want me out of the unit, then you must file an eviction in Court. **Self-help evictions are prohibited in the State of Florida.** If the Judge in the eviction case orders me evicted, then the Miami-Dade County Sheriff's Department will put me out.

The actions you have taken may have violated Florida's landlord/tenant laws and may make you liable to me for 3 times the rent or actual and consequential damages, whichever is greater, and my attorney's fees and costs, for each violation. I am attaching a copy of this law. I suggest you consult with your attorney who can confirm this.

I demand that you stop your illegal activity within 3 hours of receiving this letter. That should give you sufficient time to confirm that what I have said is true. Otherwise, I may go to court to enforce my rights.

Sincerely,

Signature

Print Name

Telephone

Florida Statutes, § 83.67. Prohibited practices—

(1) A landlord of any dwelling unit governed by this part shall not cause, directly or indirectly, the termination or interruption of any utility service furnished the tenant, including, but not limited to, water, heat, light, electricity, gas, elevator, garbage collection, or refrigeration, whether or not the utility service is under the control of, or payment is made by, the landlord.

(2) A landlord of any dwelling unit governed by this part shall not prevent the tenant from gaining reasonable access to the dwelling unit by any means, including, but not limited to, changing the locks or using any bootlock or similar device.

(3) A landlord of any dwelling unit governed by this part shall not discriminate against a service member in offering a dwelling unit for rent or in any of the terms of the rental agreement.

(4) A landlord shall not prohibit a tenant from displaying one portable, removable, cloth or plastic United States flag, not larger than 4 and $\frac{1}{2}$ feet by 6 feet, in a respectful manner in or on the dwelling unit regardless of any provision in the rental agreement dealing with flags or decorations. The United States flag shall be displayed in accordance with s. 83.52(6). The landlord is not liable for damages caused by a United States flag displayed by a tenant. Any United States flag may not infringe upon the space rented by any other tenant.

(5) A landlord of any dwelling unit governed by this part shall not remove the outside doors, locks, roof, walls, or windows of the unit except for purposes of maintenance, repair, or replacement; and the landlord shall not remove the tenant's personal property from the dwelling unit unless such action is taken after surrender, abandonment, recovery of possession of the dwelling unit due to the death of the last remaining tenant in accordance with s. 83.59(3)(d), or a lawful eviction. If provided in the rental agreement or a written agreement separate from the rental agreement, upon surrender or abandonment by the tenant, the landlord is not required to comply with s. 715.104 and is not liable or responsible for storage or disposition of the tenant's personal property; if provided in the rental agreement, there must be printed or clearly stamped on such rental agreement a legend in substantially the following form:

BY SIGNING THIS RENTAL AGREEMENT, THE TENANT AGREES THAT UPON SURRENDER, ABANDONMENT, OR RECOVERY OF POSSESSION OF THE DWELLING UNIT DUE TO THE DEATH OF THE LAST REMAINING TENANT, AS PROVIDED BY CHAPTER 83, FLORIDA STATUTES, THE LANDLORD SHALL NOT BE LIABLE OR RESPONSIBLE FOR STORAGE OR DISPOSITION OF THE TENANT'S PERSONAL PROPERTY.

For the purposes of this section, abandonment shall be as set forth in s. 83.59(3)(c).

(6) A landlord who violates any provision of this section shall be liable to the tenant for actual and consequential damages or 3 months' rent, whichever is greater, and costs, including attorney's fees. Subsequent or repeated violations that are not contemporaneous with the initial violation shall be subject to separate awards of damages.

(7) A violation of this section constitutes irreparable harm for the purposes of injunctive relief.

(8) The remedies provided by this section are not exclusive and do not preclude the tenant from pursuing any other remedy at law or equity that the tenant may have. The remedies provided by this section shall also apply to a servicemember who is a prospective tenant who has been discriminated against under subsection (3).

History.—s. 3, ch. 87-369; s. 7, ch. 88-379; s. 3, ch. 90-133; s. 3, ch. 96-146; s. 2, ch. 2001-179; s. 2, ch. 2003-30; s. 4, ch. 2003-72; s. 1, ch. 2004-236; s. 2, ch. 2007-136.