In the (check one box and fill in the blank for the court where you are filing):

• . .

.

. .

☐ Justice Court of	County,				
(county of	court where you are filing)				
□ City Court of	_				
(city of	f court where you are filing)				
☐ Municipal Court of	· · · · ·				
(city of	f court where you are filing)				
Judicial District Cour (number of district)	t ofCounty, (county of court where you are filing)				
State of Montana					
( <i>your name</i> ) Plaintiff, v.	Cause No.: Dept. No.: (filled out by court)				
(name(s) of tenant(s))	Judgment				
Defendant(s).					
(Rest of form to be filled out by court.)					
A Complaint for Action for Possession w	as filed in this case. A hearing was held				

on: \_\_\_\_\_\_. Plaintiff appeared in person, and Defendant:

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	Appeared	in	person
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With counsel.

 $\square$ Without counsel.

Did not appear. 

Based on the testimony and evidence presented, the court makes the following:

## **Findings of Fact:**

2

5

The Defendant(s) rented the Plaintiff's property located at: 1

	Street Addr	ess	<u></u>			<u> </u>	
	City	State		Z	Zip Code		
	Defendant(s	s) agreed to pay Plaintiff rent of \$ _	of \$ per				
	Plaintiff:	· •					
		Gave Defendant(s) written notice to vacate.					
		Did not give Defendant(s) written notice to vacate.					
	Plaintiff gav	ve Defendant(s) notice to vacate	for	the	following	reasons:	
	Defendant(s) did not move out of the rental.						
n	clusions o	f Law:					

1 The rental agreement:

Was properly terminated before Plaintiff filed the Complaint in this Court.

Asking the Court to Evict Your Tenant, Page 24 of 26, including instructions and forms. © 2010 Montana Supreme Court Commission on Self-Represented Litigants and Montana Legal Services Association. Use of this form is restricted to not-for-profit purposes. Last updated 7/8/2010 Was not properly terminated before Plaintiff filed the Complaint in this Court.

2 The Defendant(s):

 $\Box$ 

Owe(s) the Plaintiff unpaid rent in the amount of \$\_\_\_\_\_ Here is how this amount was calculated:

Do(Does) not owe(s) Plaintiff unpaid rent. Here is why unpaid rent is not owed:

Has (Have) a right to retain possession of the rental. Here is why Defendant(s) do(does) not have to move out:

Must move out and give up possession of the rental. Here is why Defendant(s) must move out:

## <u>Order</u>:

This Court orders that:

The Defendant(s) must pay the Plaintiff \$\_\_\_\_\_, which is the amount of unpaid rent due. The Court awards judgment to Plaintiff in the sum of \$\_\_\_\_\_ along with costs of court in the

Asking the Court to Evict Your Tenant, Page 25 of 26, including instructions and forms. © 2010 Montana Supreme Court Commission on Self-Represented Litigants and Montana Legal Services Association: Use of this form is restricted to not-for-profit purposes. Last updated 7/8/2010 amount of \$\_\_\_\_\_\_ for a total judgment of \$\_\_\_\_\_\_ together with interest thereon at the rate of ten percent (10%) per annum from the date of this judgment until paid in full. Plaintiff is granted the right of execution on the judgment.

The Defendant(s) does(do) not owe unpaid rent to Plaintiff.

The Defendant(s) must move out of and surrender the rental property to the Plaintiff on or before \_\_\_\_\_\_, 20\_\_\_\_.

The Defendant(s) retain(s) possession of the rental.

The Plaintiff takes nothing by this lawsuit.

Other:

This is a final judgment.

Signed on \_\_\_\_\_, 20

Judge

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