CLEVELAND MUNICIPAL COURT HOUSING DIVISION

CUYAHOGA COUNTY, OHIO W. MONÁ SCOTT, JUDGE

		CASE NO
	(Plaintiff)	-
	VS.	COMPLAINT FOR INJUNCTIVE RELIEF AND MONEY DAMAGES
		• •
	(Defendant)	-
As my	First Cause of Action I state as	s follows:
1.	I have resided as a tenant, a known as	as defined in O.R.C. Section 5321.01(A), in the premises
2.	It is my belief that the defendant has been the landlord, as defined in O.R.C. Section 5321.01(B), of the premises described in paragraph (1) at all times pertinent to this complaint.	
3. 4.	The property in question is res	sidential as defined in O.R.C. Section 5321.01(C). , 20, defendant took, or allowed the following actions in d/or 1923, of the Ohio Revised Code:
5.	Unless restrained by this couparagraph (4).	rt, the defendant will continue to perform the acts stated in
6. 7.	Such actions will cause me irreparable harm for which I have no adequate remedy at law. The issuance of preliminary injunctions will not cause undue inconvenience or loss to defendant but will prevent irreparable harm to me.	
As my 8.	Second Cause of Action I state I restate paragraph (1) through	
9.	Due to the actions taken by	y Defendant as stated in paragraph (4), I seek monetary of \$ for the inconvenience and suffering caused
defend particij actions	ant, his/her agents, servants, e pation with them from engag s prohibited by Chapters 1923	issue preliminary and permanent injunctions against the employees and attorneys and all persons in active concert or ging in the actions alleged in paragraph (4), or any other or 5321 or the Ohio Revised Code; as well as to grant me on in the amount of \$

Plaintiff