Make a claim to evict tenants: accelerated possession

Checklist of next steps

1. Print copies of the form

Keep one copy for your records, and send all the others to the court.

2. Find a court

- go to <u>courttribunalfinder.service.gov.uk</u> to find the court to send your completed form and documents
- enter postcode and select 'housing possession' under area of law
- write court details in black ink at the top of the front page of all copies of the claim form

3. Sign the statement of truth

You need to complete and sign the statement of truth in **black ink** on the **back page** of all copies of the claim form.



4. Include the £280 court fee

Pay by cheque or postal order (made payable to 'HM Courts & Tribunals Service').

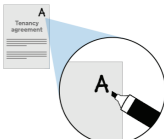
For alternative payment methods contact your local court.



5. Include required documents

All documents must be **copies** not originals.

Use black ink to write a letter on each document. See below for details.



Your required documents:

6. Post your claim to court

Include the following:

- all copies of the claim form (keep 1 copy for your records)
- the court fee
- copies of all required documents









Claim form for possession of property

(accelerated procedure) (assured shorthold tenancy)

In the	
Claim no.	
Fee Account no.	

- Please write clearly using black ink.
- · All documentation must be included with the claim form.
- The full names and addresses, including postcode must be completed on the claim form together with the full address of the premises for which possession is sought.

Claimant — (name(s) and address(es))	
Postcode	Postcode
Defendant(s) — (name(s) and address(es))	
Postcode Postcode	Postcode
The claimant is claiming possession of:	
The diameter claiming possession of	IMPORTANT – TO T

for the reasons given in the following pages.

The claimant is also asking for an order that you pay the costs of the claim.

HE DEFENDANT(S)

This claim means that the court will decide whether or not you have to leave the premises and, if so, when. There will not normally be a court hearing. You must act immediately.

Get help and advice from an advice agency or a solicitor.

Read all the pages of this form and the papers delivered with it.

Fill in the defence form (N11B) and return it within 14 days of receiving this form.

Detendant's
name and
address for
service

Postcode

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Postcode					
rosicode					
					4

Court fee	£
Legal representative's costs	£
Total amount	£
Issue date	D D / M M / Y Y Y Y

premises let under a demoted assured	d shorthold tenancy, you should complete only	sections 1 and 5 to 9.
1. The claimant seeks an order that the defendant(s) give possession of: (If the premises of which you seek possession are part of a building identify the part eg. Flat 3, Rooms 6 and 7)	Postcode	
('the premises') which is a dwell	ling house part of a dwellinghouse	
Is it a demoted tenancy? Yes	No	
If Yes, complete the following:		
On the DD/MM/YYYY, tl	he	County Court
• •	nost recent (assured) (secure) tenancy agreemer o this claim form. The defendant was previously	. ,
2. On the DD/MM/YYYY, tl	he claimant entered into a written tenancy agre	ement with the defendant(s).
A copy of it, marked 'A' is attached to th which was not an assured shorthold ter	is claim form. The tenancy did not immediately nancy.	follow an assured tenancy
[One or more subsequent written tenar	ncy agreements have been entered into. A copy	of the most recent
one, made on DD/MM/YYY	, marked 'A1', is also attached to this claim fo	orm.]
a) No notice was served on the defence shorthold tenancy.b) There is no provision in the tenancy	nent for it were made on or after 28 February 19 dant stating that the tenancy would not be, or co y agreement which states that it is not an assure defined in Schedule 3 to the Housing Act 1988 is	ontinue to be, an assured d shorthold tenancy.
(or)		
,	nent for it were made on or after 15 January 198	9.
, -	or a fixed term of not less than six months. d to end the tenancy earlier than six months aft	or it bagan
	(before the tenancy began) a notice in writing,	J
	ancy, was served on the defendant(s). It was ser	,
was to be an assared shorthold term	aney, mas served on the deteriorings, it mas ser	
d) Attached to this claim form is a cop	y of that notice marked 'B' [and proof of service	marked 'B1'].
4. Whenever a new tenancy agreement hat tenancy agreement,	as replaced the first tenancy agreement or has r	eplaced a replacement
a) has it been of the same, or substant	cially the same, premises?	Yes No N/A
	me people at the start of the replacement at the end of the tenancy which it replaced?	Yes No N/A

If you are a registered social landlord or a private registered provider of social housing claiming possession of

5. On the DD/MM/YYYY, a notice in writing, saying that possession of t served upon the defendant(s). It was served by:	the premises was required, was
The notice expired on the DD/MM/YYYYY	
Attached to this claim form is a copy of that notice marked 'C' [and proof of service	e marked 'C1'].
6. Is the property part of a house in multiple occupation?	Yes No
If Yes, complete the following:(a) The property is part of a house in multiple occupation and is required to be licensed under part 2 of the Housing Act 2004 and has a valid licence.	
The licence was issued by (name of authority)	on D D / M M / Y Y Y Y
If the licence application is outstanding with the local housing authority, evidence of the application should be attached to this claim form marked 'D'.	
Is the property required to be licensed under Part 3 of the Housing Act 2004? If Yes, complete the following:	Yes No
(b) The property is licensed under part 3 of the Housing Act.	
The licence was issued by (name of authority)	on D D / M M / Y Y Y Y
If the licence application is outstanding with the local housing authority, evidence of the application should be attached to this claim form marked 'E'.	
7. The following section must be completed in all cases	
(a) was a money deposit received on or after 6 April 2007?	Yes No
If Yes, at the date of service of the Section 21 Notice:	
(i) The deposit was held under a Tenancy Deposit Scheme (TDS) authorised under	r
Part 6 of the Housing Act 2004. My reference number is	
and a copy of the Deposit Protection Certificate or Insurance Premium Certificatis enclosed	ate Yes No
(ii) The initial requirements of the TDS had been complied with in relation to the d	leposit.
(iii)The claimant gave to the defendant and anyone who paid the deposit on behalf of the defendant the prescribed information in relation to the deposit at operation of the TDS on DD/MM/YYYYYY	nd the
(iv)A copy of the TDS certificate is attached.	
(b) Did the claimant received a deposit in the form of property on or after 6 April 2	007? Yes No
If Yes, at the date of service of the section 21 Notice that property had been return the person from whom it was received.	ned to Yes No
8. If the defendant(s) seek(s) postponement of possession on the grounds of exception hardship, is the claimant content that the request be considered without a hearing	
9. The claimant asks the court to order that the defendant(s)	
deliver up possession of the property.	
to pay the costs of this claim.	

Proceedings for contempt of court may be brought against a person who makes or causes to be made, a false statement in a document verified by a statement of truth.

*(I believe)(The claimant believes) that the facts stated in t * I am duly authorised by the claimant to sign this stateme		n form (and any attached sheets) are true.	
Signed		Date DD/MM/YYYY	
*(Claimant)(Litigation friend(where claimant is a child or a *delete as appropriate	ם protected ן	d party))(Claimant's Legal representative)	
Full name			
Name of claimant's Legal representative's firm			
Position or office held (if signing on behalf of firm or company)			
Claimant's or claimant's legal representative's address to which		If applicable	
documents should be sent if different from that on the front p		Ref. no	
		Fax no.	
		DX no.	
		e-mail	
Postcode Postcode		Tel. no.	
CERTIFICATE OF SERVICE (completed on court copy only) I certify that the claim form of which this is a true copy was served by me on	www.	may qualify for legal aid. Visit www.gov.uk/legav.gov.uk/legal-aid for more information or a citize ce bureau at www.adviceguide.org.uk	
by posting it to the defendant(s) on	Returning the forms Send your completed form and other documents to the court office at		
at the address stated on the first page of the claim form. OR			
The claim form has not been served for the following reasons:			
	Tolonk	phone:	
	ieiebi	Mone.	
	Fax:		
Officer of the Court	tribun	urther details of the courts www.gov.uk/find-counal. When corresponding with the Court, please	

the claim number.