

ILLEGAL UTILITY SHUTOFF COURT FORM

(SECOND CIRCUIT: MAUI COUNTY)

Use this form if your water, electric, gas, or other essential utility was shutoff to your unit illegally by your landlord.

A landlord cannot shutoff your utilities – hot or cold water, electric, gas, or other essential service without a court order, even if you have not paid your rent. "Self-help" evictions by landlords are not permitted in Hawaii. Please be aware that if a Utility is billed in your name and is shutoff you should check with the Utility Provider to determine if the Utility Company shutoff the Utility or whether your Landlord shutoff the Utility. A landlord is subject to paying you damages of a minimum of 3 months rent or \$1,000, whichever is greater, if the landlord is found to have illegally shutoff a utility and the landlord may be liable for costs, and attorney fees.







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May 11, 2020, 140b. Hawai'i graph Hawai's Shyreff TPO Count Form 2nd Gir, Mayi County.

May 11, 2020. H9b. Housing: Illegal Utility Shutoff TRO Court Form 2nd Cir. Maui County

REMEMBER:

This brochure is meant to provide general information, and does not provide specific legal advice about your individual case. The law often changes. Each case is different. For questions, please contact Legal Aid's Hotline at 808-536-4302 (Oahu) or 1-800-499-4302 (Neighbor Islands). Visit www.legalaidhawaii.org.

Illegal Utility Shutoff

- You can try to engage with the landlord first to see if they will turn the utilities back on. o See the sample letter below you can send it or drop it off or email it, but it is not required that you notify the landlord before you file in Court.
- Tenant: Signature required on page 2 of the form which is your declaration of what happened.
- Attorney or tenant must sign page 1 a tenant must physically file with the Court Clerk if you have an attorney, they can file electronically and may be entitled to attorney fees if you prevail (Under HRS Chapter 480). You can seek to do this on your own, or with a private attorney, or you can call Legal Aid to see if you qualify for free legal representation.
- * For the Illegal Lockout form, if you are able to open it in adobe, the form will be fillable on the computer, otherwise you can print it out and fill it in by hand.
- If you cannot afford a filing fee, you can file to ask the Court to waive your filing fee, using the Court form linked below:
 - Second Circuit (Maui County)- Request for Relief from Court Costs Form 2DC13
 https://www.courts.state.hi.us/docs/form/maui/2DC13.pdf
- If the Order is granted, then you need to arrange for service.
 - Order. If they do not, you can hire a private process server or ask an adult who is 18 or over and is not a party to the case.
 - O You will be given a Court date at which you can prove the illegal utility shutoff and ask for damages.
- You may need to go to Court for the hearing.

TENANT'S NAME TENANT'S ADDRESS

| To: | (LANDLORD'S NAME) | |
|--|---|--|
| | (LANDLORD'S ADDRESS) | |
| DATE | | |
| Re: Illegal Utility/Essential Service Shutoff | | |
| Dear | (LANDLORD'S NAME), | |
| | of my legal rights as a tenant under Hawai'i's Residential Landlord- our duties as a landlord under the Code. | |
| possession of a dwelling uelectric, gas, or other essesurrendered by the tenant willfully interrupt or lesse competition or unfair and to a civil penalty under H. | nt Code, it is against the law for a landlord to try to recover or take unit by willfully interrupting or lessening running water, hot water, notial service unless the dwelling unit has been abandoned or Hawai'i Revised Statutes (H.R.S.) § 521-74.5. If a landlord does on an essential service, the landlord has engaged in an unfair method of deceptive acts or practices under H.R.S. § 480-2. A landlord is subject I.R.S. § 480-3.1 (a sum of not less than \$500 nor more than \$10,000 for a to minimum damages of three times the monthly rent or \$1,000, a.S. § 521-74.5. | |
| maintaining "all electrical | 521-42, the landlord must supply and maintain fit premises, including plumbing, and other facilities and appliances supplied by the landlord d condition, subject to reasonable wear and tear." H.R.S. § 521- | |
| I have not received a writ | of possession, and have not abandoned nor surrendered my unit. | |
| I request that you immedi essential service. | ately restore the running water, hot water, electric, gas, or other | |
| If you refuse to do so, I ar | n prepared to file a court action against you. | |
| Sincerely, | | |

(TENANT'S SIGNATURE)

(TENANT'S PRINTED NAME)

Template Prepared by the Legal Aid Society of Hawai'i

PETITION FOR EMERGENCY EX PARTE TEMPORARY RESTRAINING ORDER AND FOR INJUNCTION AGAINST WILFUL INTERRUPTION OR DIMINUTION OF RUNNING WATER, HOT WATER, OR ELECTRIC, GAS, OR OTHER ESSENTIAL SERVICE (ILLEGAL UTILITY SHUTOFF); DECLARATION OF PETITIONER; TEMPORARY RESTRAINING ORDER AGAINST WILFUL INTERRUPTION OR DIMINUTION OF RUNNING WATER, HOT WATER, OR ELECTRIC, GAS, OR OTHER ESSENTIAL SERVICE (ILLEGAL UTILITY SHUTOFF): AND NOTICE OF HEARING

| In The District Court of the Second Circuit Division | |
|--|--|
| STATE OF HAWAI'I | |
| Petitioner | |
| | Reserved for Court Use |
| | Civil No. |
| Respondent(s) (if known, list Address, Telephone, and e-mail for each respondent) | Petitioner(s)/Petitioner(s)' Attorney (Name, Attorney Number, Firm Name (if applicable), Address, Telephone, Facsimile Number) |
| PETITION FOR EMERGENCY EX PARTE TEMPORA AGAINST WILFUL INTERRUPTION OR DIMINUTION GAS, OR OTHER ESSENTIAL SERV | OF RUNNING WATER, HOT WATER, OR ELECTRIC, |
| This Petition is made pursuant to Hawai'i Revised Statutes §§ 5 Rule 65, and the following statement: | 521-74.5, 521-42, and 480-2, Hawai'i Rules of Civil Procedure |
| 1. The Petitioner is a resident of the Division of the above Distri | ict and Circuit, State of Hawai'i. |
| 2. Based upon the attached Declaration of Petitioner, Petitioner | asks for: |
| a. An emergency ex parte temporary restraining order enjoin Respondent(s)' behalf from: recovering or taking possession diminution of running water, hot water, or electric, gas, or ot rental agreement or H.R.S. § 521-42. | of Petitioner's dwelling unit by the wilful interruption or |
| b. An order of an Injunction, enjoining Respondent and any of those acts set forth in paragraph 2a. hereof. | other person(s) acting on Respondent's behalf from committing |

greater; and, such further relief as the Court deems just and appropriate.

Signature of Filing Party (Attorney or Petitioner):

Date: Print/Type Name:

c. An order permitting Petitioner to recover minimum damages of three times the monthly rent or \$1,000, whichever is

Form prepared by the Legal Aid Society of Hawaii

I certify that this is a full, true, and correct copy of the original on file in this office.

Clerk, District Court of the above Circuit, State of Hawai'i

| | DECLARATION OF PETITIONER | |
|--|---|---------|
| Petitioner states the following is | true: | |
| The Petitioner resides at "dwelling unit." | , hereinafter, t | he |
| 2. Respondent is □ the record to | itle owner of the dwelling unit, or \square has a legal right to occupy the dwelling unit. | |
| | the dwelling unit pursuant to a □ written, or □ oral rental agreement with the Respondent on a □ month to month, □ year to year, or □ other basis | ıt, |
| 4. A true and correct copy of Pe provided to the Court at the hea | etitioner's rental agreement is \square attached herein, and incorporated as "Exhibit 1," or, \square wring on this matter. | vill be |
| 5. Petitioner's monthly rent is \$ | | |
| 6. Petitioner has <u>not</u> abandoned | or surrendered the dwelling unit. | |
| 7. Respondent has unlawfully rethe wilful interruption or diminutes. | ecovered or taken possession of Petitioner's dwelling unit on ution of: | _ by |
| ☐ running water ☐ hot water ☐ electric ☐ gas ☐ other essential service | | |
| ☐ Unless Respondent's wrongf irreparable injury, loss, or dan | ful conduct is stopped or prevented by order of the Court, Petitioner will suffer immediate mage. | and |
| I have read the Petition and Depersonal knowledge and belief. | eclaration, know their contents, and verify that the statements contained therein are true to |) my |
| | TY OF PERJURY UNDER THE LAWS OF THE STATE OF HAWAI'I THAT TH CES STATED IN THE PETITION AND DECLARATION ARE TRUE AND CORF | |
| | Signature of Petitioner: | |
| Date: | Print/Type Name: | |

TEMPORARY RESTRAINING ORDER AGAINST WILFUL INTERRUPTION OR DIMINUTION OF RUNNING WATER, HOT WATER, OR ELECTRIC, GAS, OR OTHER ESSENTIAL SERVICE (ILLEGAL UTILITY SHUTOFF)

Based upon the attached Petition for Emergency Ex Parte Temporary Restraining Order and For Injunction Against wilful Interruption or Diminution of Running Water, Hot Water, or Electric, Gas, or Other Essential Service (Illegal Utility Shutoff) and Declaration of Petitioner and pursuant to Hawai'i Revised Statutes §§ 521-74.5, 521-42, and 480-2, the Court finds there is probable cause to believe: Respondent unlawfully recovered or took possession of Petitioner's dwelling unit by the wilful interruption or diminution of running water, hot water, or electric, gas, or other essential service (illegal utility shutoff) contrary to the rental agreement or H.R.S. § 521-42.

It appears to the Court that a Temporary Restraining Order should be granted and is necessary to prevent the unlawful recovery or possession of the dwelling unit by the wilful interruption or diminution of running water, hot water, or electric, gas, or other essential service (illegal utility shutoff). Accordingly, IT IS ORDERED that Respondent(s) shall appear before the Judge in the above-entitled proceeding at the date, time and place indicated in the Notice of Hearing below.

Pending the hearing on this Petition, Respondent(s) is/are ordered as follows.

TO THE RESPONDENT:

| | ND ANYONE ACTING ON YOUR BEHALF ARE ORDERED AS FOLLOWS: lities for Petitioner's dwelling unit and to not unlawfully recover or take possession of Petitioner's dwelling unit by the wilful interruption or diminution of: |
|--|--|
| ☐ running water | the white interruption of dimination of |
| □ hot water | |
| □ electric | |
| | |
| gas | |
| ☐ other essential service | |
| This Order becomes effective upon it Court. | s signing and filing and shall remain in effect for fifteen (15) days, unless extended or terminated by the |
| OF RUNNING WATER, HOT WAT | THIS TEMPORARY RESTRAINING ORDER AGAINST WILFUL INTERRUPTION OR DIMINUTION ER, OR ELECTRIC, GAS, OR OTHER ESSENTIAL SERVICE (ILLEGAL UTILITY SHUTOFF) SHALL LE AS CRIMINAL CONTEMPT UNDER HAWAI'I REVISED STATUTES § 710-1077. |
| | - |
| | |
| Date: | Judge of the above-entitled Court: |
| Date. | Judge of the above-chiffied Court. |
| | NOTICE OF HEARING |
| | |
| TO RESPONDENTS: | |
| | |
| Injunction Against wilful Interruption o | above named has filed the foregoing Petition for Emergency Ex Parte Temporary Restraining Order and for r Diminution of Running Water, Hot Water, or Electric, Gas, or Other Essential Service (Illegal Utility Shutoff). before the Presiding Judge of the above-entitled Court, the District Court of the above Circuit, |
| at | |
| of unlawful recovery or possession of the essential service (illegal utility shutoff). give legal or factual reasons why the Inproceed at the hearing. IF YOU OR YOUR ATTORNEY FAINJUNCTION AGAINST WILFUL IN OTHER ESSENTIAL SERVICE (ILTHE PETITION). The Court shall receive all evidence | you or your attorney may file a written response explaining, excusing, justifying, or denying the alleged act or act the dwelling unit by the wilful interruption or diminution of running water, hot water, or electric, gas, or other At the hearing, the parties shall be prepared to testify, call and examine witnesses, present any documents, and function should or should not be granted. Each part may be represented by an attorney and shall be prepared to the triangle of the prepared to the pr |
| Court permits, in writing on this Order, | personal derivery during mose nours. |
| Data | Clark of the chara antitled Count. |
| Date: | Clerk of the above-entitled Court: Disabilities Act if you require an accommodation for your disability places contact the ADA Coordinator at |
| PHONE NO. 244-2800, FAX 244-2849 | Disabilities Act if you require an accommodation for your disability, please contact the ADA Coordinator at , or TTY 244-2889 at least ten (10) working days in advance of your hearing or appointment date. For Civil related e Service Center at 2145 Main Street, Room 141, Wailuku, Hawai'i 96793. |