FILING A COMPLAINT IN MUNICIPAL COURT

What You Should Know and Do

The **defendant** (the person you are charging with a crime or offense) must generally be 18 years of age or older. Complaints against juveniles are typically filed through the police in the Superior Court, Family Division. The court administrator is able to provide you with specific information regarding complaints against juveniles.

The incident must have taken place within this municipality, except in certain domestic violence situations.

You (the **complainant**) will be asked to fill out a certification giving details of what happened, when, and where.

If you do not know the exact statute or ordinance to charge, you may ask court staff to provide a copy of the relevant statute book or municipal ordinance book for your review; however, they are not permitted to select the charge for you.

What the Court Will Do

Filing a complaint in the municipal court is the first step in a two-step process. After you file the complaint, the second step requires a judicial officer and/or municipal court judge to determine that there is a reason to believe, based on the information you supplied, that a crime or offense has been committed and that the person being accused (the defendant) committed the offense. This is known as a finding of probable cause. The court will also determine whether the complaint was filed within the time period required.

If the court determines that there is probable cause and that the complaint was filed timely, the complaint will be sent to the defendant and the case will be scheduled for court. You will be notified when you are required to appear, so please notify the court of any mailing address changes.

If the judicial officer and/or judge conclude that there is no probable cause and/or the complaint was not filed timely, the court will notify you by mail. In that event, the court will dismiss the complaint and take no further action.

If Your Complaint Goes to Court

In the municipal court, the lawyer who represents the State is called the municipal prosecutor. It is the municipal prosecutor's responsibility to review the merits of each case to determine if the case should proceed. The municipal prosecutor remains responsible for the case until its conclusion.



New Jersey Judiciary Municipal Court of New Jersey



Complaint Information Form

Fairness • Quality Service	<u>-</u>								
INSTRUCTIONS: Please complete the following information to the best of your ability. This information will help in the preparation of the complaint.									
Your Name (you are the complainant)									
Street Address			City	State	Zip				
Telephone Number			Email Address						
Defendant's Name									
Street Address		1	City	State	Zip				
Telephone Number (if known)	Date of Birth (if	known	n) Driver's License (if known)		State				
If this is a motor vehicle complaint list: License Plate # of Other Vehicle State Description of vehicle (if known)									
Names and addresses of witnesses (use addi Name			ditional paper if necessary) Address						
FOR COURT USE ONLY									
Court Administrator/Deputy Initials:			Date:						
Corresponding Complaint #'s									
(Every request requires the filing of a complaint.)									



New Jersey Judiciary Municipal Court of New Jersey



Certification in Support of Probable Cause

State of New Jersey Municipal Court N		Municipal Court Nar	ne	County of					
Court Address			City	<u> </u>	Zip				
Date of Incident	Location of In	ıcident	1	Municipality					
I offer the following facts and information to establish probable cause in this complaint against (Defendant's name), whom I would like to charge with (list Statutes or Ordinances):									
How do you know the identity of the person you are charging?									
Describe the inci	ident in detail	:							
Certification : I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.									
Date			gnature of Complainin	ng Witness					