Eviction Procedure Through Judgment Flowchart

Sworn petition filed with the court, with filing fee or Statement of Inability. May join claim for back rent if within court's jurisdictional limit. No counterclaims may be filed.

TRCP 510.3

Citation immediately issued, containing the date for trial, which must be **no less than 10 days and no more than 21 days from the date the petition was filed**.

TRCP 510.4(a)

Request for alternative service made.
TRCP 510.4(c)(1)

If at least two attempts of service have been made at all addresses in the county, court grants alternative service, which must include both posting the citation and mailing it to the premises.

TRCP 510.4(c)(2)(3)

Citation served either by personal service or delivery to person at least 16 years old at the defendant's residence.

TRCP 510.4(b)

Return of service filed at least the day before trial. Trial held no less than six days after service. If plaintiff doesn't appear, may postpone or dismiss. TRCP 510.4, 510.6 Must be a jury trial if party requests in writing at least 3 days before trial and pays \$22 jury fee or files Statement of Inability. TRCP 510.4(a)(12)

Court must take sworn petition as true and render default if petition contains all elements. Judgment must include appeal bond and monthly rent amounts if case is residential eviction for nonpayment of rent.

TRCP 510.6(b)

Does defendant file an answer or appear at trial?

Postponements
may be granted for
good cause, but a
postponement
may not be for
more than 7 days
unless all parties
agree in writing.
TRCP 510.7(c)

If any elements are missing, plaintiff can offer testimony and evidence at the hearing in order to prove their case. Cannot add information that would serve as an unfair surprise.

Judgment for defendant if plaintiff can't prove case.

Plaintiff must provide defendant's last known address and SCRA affidavit.

Court hears all evidence and renders the appropriate judgment, including appeal bond and monthly rent amounts if case is residential eviction for nonpayment of rent

Yes

Court must immediately mail notice of default judgment to defendant's address.

TRCP 510.6(c)