Breach of a lease condition for which reentry is specified Plaintiff/LL must prove: landlord-tenant relationship lease contains a forfeiture clause T breached lease condition for which forfeiture is specified LL followed procedure set out in lease for declaring a forfeiture and terminating tention right to possession.	nant's
Common defenses: LL failed to strictly follow procedure for termination set out in lease LL fails to prove that T breached relevant lease provision (often due to RRAA) LL continues with rental even after becoming aware of T's breach. 2	
Failure to pay rent Plaintiff/LL must prove: landlord-tenant relationship terms of lease related to amount of rent and when it is due tenant breached the lease by failing to pay rent when it was due LL made a clear and unequivocal demand after the rent was due that tenant pay rendered the lease IO days after demand to file action T has not yet paid the full amount owed	ıt
Common defenses: T does not owe rent because T has paid all rent due LL's violation of the RRAA offsets total amount of rent due LL failed to make proper demand because LL made demand before rent was due demand was not clear and unequivocal LL failed to wait ten days after demand before filing complaint This ground is not available because lease contains a forfeiture clause The tenant tenders (i.e., offers to pay) the full amount of rent due plus court costs prior to judgment.	in cash

¹ G.S. 42-30 authorizes a magistrate to enter judgment on the pleadings (i.e., without requiring plaintiff to present evidence at trial) if: (1) defendant has been served, but (2) is not present at trial and has not filed an answer; (3) Box #3 is checked on the complaint; and (4) plaintiff requests judgment on the pleadings in open court. Judgment in this instance is for possession only; if the plaintiff seeks money damages, that claim must be supported by evidence as usual.

² Exception in GS 42-26(c) provides that LL may accept partial rent without waiving breach if lease so states. Applies only to evictions based on breach of a lease condition triggering forfeiture.

Holdover Plaintiff/LL must prove: landlord-tenant relationship terms of lease related to duration and procedure for termination, if any LL has followed procedure set out in lease or, if none, given statutory notice, to terminate ³ T has not vacated.	
Most common defenses:LL accepted rent forimproper notice	period(s) after the termination date
The rental unit was u T, household member vicinity T gave permission fo When person barred Most common defenses: T did not know or ha	urred within the rental unit used to further criminal activity er, or guest engaged in criminal activity on premises or in immediate or a barred person to return to property differ unit re-entered unit, T failed to notify LL or LEO ave reason to know of first three grounds listed above es steps to prevent criminal activity
³ GS 42-14, -14.3 establishes no Year-to-year lease Month-to-month Week-to-week MH space	otice requirements for termination in the absence of a provision in the lease: 30 days 7 days 2 days 60 days

 $^{^{\}rm 4\,4}$ GS Ch. 42, Art. 7; see Brannon, NC Small Claims Law pp. 176-186

⁵ GS 42-46(c)