State of Tennessee, County of Davidson

To Any Lawful Officer to Execute and Return:

		he Judge of the General Sessions Court of Davidson County	D: 1					
on		t 9:45 A.M. to be held in Courtroom 1B, Justice A. A.	Birch					
		nessee, to answer the claim by Plaintiff(s) for a money judgm e following described property:						
	_							
having	a value of \$ Plaintiff((s) claim possession because						
	A copy of the writing, if any, upon which F I further make oath that I am entitled to a W	Plaintiff(s) claim is founded must be attached. Vrit of Possession because:						
	of this application either by certified mail or hand directed to Defendant at the address stated in any v founded; and (2) the notice was accompanied by a	mmediate possession, Plaintiff gave Defendant notice of the time and delivery, and (1) the notice was actually received by Defendant, or wa writing, signed by Defendant, and on which Plaintiff's claim to posses copy of the Warrant to which this is attached, including a copy of an founded; and (3) Plaintiff is entitled to possession of the property, or ff's right to such possession.	s ssion is sy					
	The property was obtained by Defendant by fraud, misrepresentation, or theft, or the Defendant is concealing the property, likely to remove the property from the jurisdiction of the Court, likely to dispose of the property, endangering the property by unusually hazardous use, or seriously impairing the Plaintiff's security interest in the property, as is evidenced by the following acts of Defendant. (Give date, place, and facts of what Defendant did that makes Plaintiff believe this provision applies.) ntiff makes oath that above facts are true and correct to the best of Plaintiff's knowledge, information and belief.							
Date:		Plaintiff:						
	o and subscribed before me on	Deputy Clerk/Notary Public (Notary commission expires)						
WRIT	OF POSSESSION: To the Sheriff or any lawful o	officer ofCounty. Pursuant to the Fiat on the	back					
you are	hereby commanded to take with you the force of	of the County, if necessary, and take possession of the within desc	cribed					
	y from Defendant(s) and give same to Plaintiff, an	nd make immediate return to the Court as to how you have execute	d this					
writ.		Joseph P. Day, Clerk						
Date:		By: Deputy Clerk						
UDGMENT	Judgment for the Plaintiff for \$ and the costs of this suit, and for the possession of the property described in the warrant. Unless Plaintiff has already secured possession thereof, the officer is directed to take the property described in the warrant out of the possession of the Defendant(s) and deliver the same to the Plaintiff(s). The Plaintiff(s) shall dispose of said property in accordance with the applicable provisions of the Uniform Commercial Code and shall notify the Defendant(s) the amount to be credited against this judgment prior to the issuance of any writ of execution.							
		Entered:, 20						
6	To request an ADA accommodation, please contact Trey Collier at (615) 880-3309.	Judge, Division, Metropolitan General Sessions C						
		Judge, Division, ivicuopontan deneral sessions C	Juit					

COURTROOM 1B	Alias
No	Amended
	Counter-Claim
Plaintiff(s)	
Address	
Telephone vs.	
Defendant	
Address	
Defendant	
Address	
IMMEDIATE POSSESSION	
Metropolitan General Session	ons Court -
Issued:	, 20
Je	DSEPH P. DAY , Clerk
By:	Debuty Creby
DAY OF WEEK:	<u> </u>
SET FOR: AT 9:45 A.M. Courtroom 1B	, 20
Justice A. A. E 408 Second Av	J
P.O. Box 1963	
Nashville, TN 3 Office: 615-86	
Reset for:	
Came to hand same day issued and execut	ed as commanded on:
and executed by taking possession of the c	lescribed property and
	r
delivering same to Plaintiff.	
delivering same to Plaintiff. Served:	, 20
Served:	Sheriff (Constable)
Served:	Sheriff (Constable)
Served:	Sheriff (Constable) _ Attorney for Plaintiff

NOTICE

TO THE DEFENDANT(S):

Tennessee law provides a ten thousand dollar (\$10,000) personal property exemption from execution or seizure to satisfy a judgment. If a judgment should be entered against you in this action and you wish to claim property as exempt, you must file a written list, under oath, of the items you wish to claim as exempt with the clerk of the court. The list may be filed at any time and may be changed by you thereafter as necessary; however, unless it is filed before the judgment becomes final, will not be effective as to any execution or garnishment issued prior to the filing of the list. Certain items are automatically exempt by law and do not need to be listed; these include items of necessary wearing apparel (clothing) for yourself and your family and trunks or other receptacles necessary to contain such apparel, family portraits, the family Bible, and school books. Should any of these items be seized, you would have the right to recover them. If you do not understand your exemption right or how to exercise it, you may wish to seek the counsel of a lawyer.

FIAT

TO THE CLERK OF THE METROPOLITAN GENERAL SESSIONS COURT OF DAVIDSON COUNTY:

Jpon filing of the foregoing	•			
he within described property Defendant(s) to appear and a	and deliver it to the Pla	intiff(s) and you will co	ommand the Sheriff to sum	
Entered:	, 20	Judge, Division	, Metropolitan General Sessions Court	
	:	BOND		
We,				_, Principal
nd				, Surety
lo hereby bind ourselves, our hout this obligation to be void sh				Dollars,
	Γ	Date:	, 20	
	Principal			Surety
	C	ORDER		
Entered:	, 20		-	
		Judge, Division _	, Metropolitan General	Sessions Court