## **State of Tennessee, County of Davidson**

## To Any Lawful Order to Execute and Return:

Sum	mmon each Defendant to appear before the Judge of the General Sessions Court of Davidson County on					
	, 20, at 9:00 A.M., to be held in Courtroom 1A, Justice A.A. Birch Building, 408 2nd					
Avei	enue North, Nashville, Tennessee, to answer the claim by Plaintiff(s) for a money judgment of					
\$	and possession of the described	property				
havi	ng a value of \$ Plaintiff(	s) claim(s) possession because				
	opy of the writing, if any, upon which Plaintiff oregoing is true to the best of the Plaintiff's kn		f(s) make(s) oath that			
	Plaintiff/Affiant					
Swo	Sworn to and subscribed on					
Dep	uty Clerk/Notary Public					
	(Com	nmission Expires on	)			
JUDGMENT	a writ of possession shall be issued on Plaintiff's Provisions of state law, Plaintiff(s) shall dispose and shall notify Defendant(s) of the amount to be execution.  Judgment is based on:	all costs and taxes, and for possession of the descrequest. If this action is governed by the Uniform of said property in accordance with the applicable credited against this judgment prior to the issuand and Agreement of Parties Trial	n Commercial Code e provisions of said law nce of any writ of in Court			
IDG!	Case is dismissed and all costs and taxes are to be paid by Plaintiff(s), for which execution may issue.					
H	Dismissal is based on:					
	Failure to prosecute the suit by Plaintiff(s)	Non-suit by Plaintiff(s), requested by:				
	☐ Finding in favor of Defendant(s) after trial	Date:	, 20•			
8	To request an ADA accommodation, please contact Trey Collier at (615) 880-3309.	Judge, Division, Metropolitan Genera	al Sessions Court			

## PRO SE COURTROOM 1A

	Alias	
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		Ar	nended
No		Co	ounter-Claim
Plaintiff(s)			
Address			
Telephone	vs.		
Defendant			
Address			
Defendant			
Address			
WARRAN Metropolitan G			
Issued		, 2	20
		JOSEPH P. D	AY, Clerk
Ву:			
<u>Do Not</u>	Set on Frida	ıy	eputy Clerk
Set for 9:00 A.M. on			20
Courtroom 1A			
Justice A. A. Birch Building 408 Second Avenue North	Service by:	Private F	Process
P.O. Box 196304		D.C. She	eriff
Nashville,TN 37219-6304		O.C. She	eriff
(615) 862-5195		Other	
Reset for:			
Came to hand same day issued a	nd executed as	commanded or	n:
Served:		, 20	

Sheriff/Process Server

\_\_Attorney for Plaintiff

Attorney for Defendant

ORDER	
This the day of	
Judge	
To the best of my information and belief, after investigation of Defendant's employmen  I hereby make affidavit that th Defendant is/is not a member of military service.  Attorney for Plaintiff or Plaintiff	e
Notary Public	
My Commission Expires	_

PLAINTIFF'S BOND FOR RESTRAINING ORDER: Whereby bind ourselves, our heirs, and assigns to Defendant(s in the penal sum of \$, being the value of the described property, this obligation to be void should Plaintiff(s) abide by and perform the judgment of the Court in this manner.  Date:				
Principal:				
Surety:				
FIAT: Upon posting bond of \$, Defendant(s are hereby restrained from damaging, concealing, or removing the described property from the jurisdiction of this Cour				
IF THIS RESTRAINING ORDER IS VIOLATED, DEFENDANT(S) COMMIT(S) A CLASS C MISDEMEANOR AND IS/ARE SUBJECT FOR EACH VIOLATION TO A FINE NOT TO EXCEED FIFTY DOLLARS (\$50) AND/OR IMPRISONMENT UP TO THIRTY (30) DAYS  Date:				
Judge:				
WAIVER: I (we), the Defendant(s) herein, acknowledge that the Plaintiff(s) is/are entitled to possession of the described property, and I (we) hereby voluntarily waive any right to a hearing by tendering the property herewith to the officer, and I (we) acknowledge that if I (we) do not appear and answer as to the merits of the matter on the date specific herein, that a default judgment may be entered against me (us). I (we), the Defendant(s), herein acknowledge that the process server has read and explained to me (us) that I (we) have a constitutional right to a hearing and that I (we) are no required to sign this document of waiver and that I (we) have signed this document of waiver voluntarily.				
Date:				

Defendant:

## TO THE DEFENDANT(S):

Failure to appear and answer this Summons will result in judgment by default being rendered against you for

> the relief requested. Tennessee law provides a ten thousand dollar (\$10,000) personal property exemption from execution or seizure to

NOTICE 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, it 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 items include items of necessary wearing apparel (clothing) for yourself and your family and trunks and 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 execute it, you may wish to seek the counsel of a lawyer.