State of Tennessee, County of Davidson

To Aı	ny Lawful Officer to Execute and Return:	No.			
Summon 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	Plaintiff(s)			
Building, 408 Second Avenue North, Nashville, Tennessee, to answer the claim by Plaintiff(s) for a money judgment of					
\$	and possession of the following described property:	Address			
		Telephone			
havi	ng a value of \$ Plaintiff(s) claim(s) possession because	Defendant			
	A copy of the writing, if any, upon which Plaintiff's claim is founded must be attached. I further make oath that I am entitled to a Writ of Possession because:	Address			
	At least five (5) days prior to this application for immediate possession, Plaintiff gave Defendant notice of the time and place of this application either by certified mail or hand delivery, and (1) the notice was actually received by Defendant, or was				
	directed to Defendant at the address stated in any writing, signed by Defendant, and on which Plaintiff's claim to possession is founded; and (2) the notice was accompanied by a copy of the Warrant to which this is attached, including a copy of any writing on which Plaintiff's claim to possession is founded; and (3) Plaintiff is entitled to possession of the property, or that				
	there is no substantial controversy as to the Plaintiff's right to such possession.				
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					
Plainti	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.) iff makes oath that above facts are true and correct to the best of Plaintiff's knowledge, information and belief.	Issued:			
1 14111141	in makes such that above facts are true and correct to the best of Frankin's knowledge, information and benefit.				
Date:	Plaintiff:				
	n to and subscribed before me on Deputy Clerk/Notary Public (Notary Commission expires)	Set for 9:00 Courtroom Justice A. A			
	T OF POSSESSION: To the Sheriff or any lawful officer ofCounty. Pursuant to the Fiat on the	408 Second P.O. Box 19			
	you are hereby commanded to take with you the force of the County, if necessary, and take possession of the within described	Nashville,TN			
Writ.	rty from Defendant(s) and give same to Plaintiff(s) and make immediate return to the Court as to how you have executed this	(615) 862-51 Reset for:			
	Richard R. Rooker, Clerk				
Date:	By: Deputy Clerk	Came to ha			
_	Judgment for the Plaintiff(s) for \$and the costs of this suit, and for the possession				
ENT	of the property described in the Warrant. Unless Plaintiff(s) has/have already secured possession thereof, the	and execut			
	officer is directed to take the property described in the Warrant out of the possession of the Defendant(s) and				
\equiv	deliver the same to the Plaintiff(s). The Plaintiff(s) shall dispose of said property in accordance with the				
5	applicable provisions of the Uniform Commercial Code and shall notify the Defendant(s) the amount to be				
IUDGM	credited against this judgment prior to the issuance of any writ of execution.				
H					
	Entered:				
2	To request an ADA accommodation,				
(7	please contact Dart Gore at (615) 880-3309. Judge, Division Metropolitan General Sessions Court	I			

PRO SE COURTROOM 1A

Allas	

		Amended
No		Counter-Claim
Plaintiff(s)		
Address		
Telephone	VS.	
Defendant		
Address		
Defendant		
Address		
IMMEDIATE PO	SSESSION WA	PPANT
	General Sessions C	
Issued:		, 20
	Richard R	. Rooker, Clerk
Ву:		Deputy Clerk
	set on Friday	
Set for 9:00 A.M. on ———————————————————————————————————		, 20
Justice A. A. Birch Building	Service by:	Private Process
408 Second Avenue North P.O. Box 196304		D.C. Sheriff
Nashville,TN 37219-6304		O.C. Sheriff
(615) 862-5195		Other
Reset for:		
Came to hand same day issue	ed and executed as	s commanded on:
and executed by taking posse	ession of the descr	ibed property and
delivering same to Plaintiff.		
Served:		, 20
		Sheriff (Constable)
	At	ttorney for Plaintiff
		Telephone
	Δttor	ney for Defendant

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, 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 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:

\$	Dollars, you will issue a and deliver it to the Planswer this Warrant at so	a Writ of Possession dire aintiff(s) and you will couch time as may be fixed	as required by law in the penal sum of ecting the Sheriff to take possession of ommand the Sheriff to summon the d.
		BOND	
and	eirs and assigns to the Debould the Plaintiff(s) abide	fendant(s) in the penal sum by and perform judgment	, Principal, Surety, Dollars, of the Court in the premises, 20
	Principal		Surety
		ORDER	
Entered:	, 20		, Metropolitan General Sessions Court