STATE OF INDIANA	)		
VANDERBURGH COUNTY	)	SS:	IN THE VANDERBURGH SUPERIOR COURT SMALL CLAIMS DIVISION
YOUR NAME(S)			INSERT CASE NUMBER
PLAINTIFF(S)			CAUSE NO. 82D0SC-
VS.			
PERSON(S) YOU			
ARE SUING			
DEFENDANT(S)	ALIAS AMENDE	D STAT	TEMENT OF CLAIM
TO THE CLERK:	PLEASE SUMMON CLAIM ON	NS THE DEF	FENDANT(S) TO APPEAR IN COURT TO ANSWER THIS  REASON YOU ARE SUING
	INUM PLUS \$97.00 COURT	r costs of	AMOUNT PLUS INTEREST FROMAT F THIS PROCEEDING. THERE WILL BE A \$10.00 SERVICE FEE
		PLAINTIF	FF(S)
		PLAINTIF	FF(S)
	COUN	SEL FOR PI	LAINTIFF(S)
		AFFIDAV	<u>VIT</u>
PLAINTIFF(S) STATE( SERVING IN THE ARMED FORC			PERJURY AND THAT THE DEFENDANT(S) IS/ARE NOT NOW
		PLAINTIF	FF(S)
	PLAINTIFF(S)	-COUNSEL	FOR PLAINTIFF(S)
(SERVE ONLY ONE DEFENDAN	T-INSERT COMPLETE ADDR	ESS)	
PLEASE SERVE:			I/We hereby certify that the foregoing or
DEFENDANT'S NAME			attached Court Record or document complies with all the requirements of
<u>ADDRESS</u>			Trial Rule 5(G) with regard to information excluded from the public record under
CITY, STATE AND ZIPCODE		<del></del>	Administrative 9(G)
SERVE BY: (CIRCLE ONE) SHERIFF	CERTIFIED MAIL		

## **NOTICE TO APPEAR**

THE PLAINTIFF(S) ASK(S) JUDGMENT IN THIS COURT AGAINST YOU FOR \$ YOU OR YOUR
ATTORNEY MUST APPEAR THIS CLAIM ON THE DAY OF, 20,
AT:AM/PM, IN THE SMALL CLAIMS DIVISION OF THE VANDERBURGH SUPERIOR COURT, ROOM 223, COURTS BUILDING, EVANSVILLE, INDIANA, OR JUDGMENT BY DEFAULT WILL BE ENTERED AGAINST YOU IN THE AMOUNT PROVEN BY THE PLAINTIFF(S). IF JUDGMENT IS ENTERED AGAINST YOU, YOUR EARNINGS MAY BE GARNISHED OR YOUR PROPERTY MAY BE ATTACHED TO SATISFY THE JUDGMENT.
IF YOU ARE UNABLE TO APPEAR IN COURT AT THE ABOVE TIME, YOU MUST FILE A WRITTEN MOTION REQUESTING A CONTINUANCE PRIOR TO THE DATE YOU ARE TO APPEAR. IF YOU ADMIT THE CLAIM, YOU MAY INFORM THE COURT BY CALLING (812) 435-5142 AND IT WILL NOT BE NECESSARY FOR YOU TO APPEAR IN PERSON. IF YOU DESIRE TIME TO PAY, YOU MAY MAKE SUCH A REQUEST TO THE PLAINTIFF'S ATTORNEY OR THE PLAINTIFF(S).
IF YOU APPEAR AND DENY THE CLAIM, A TRIAL DATE WILL BE SET. IF YOU HAVE A CLAIM FOR RELIEF AGAINST THE PLAINTIFF(S) ARISING FROM THE SAME TRANSACTION OR OCCURRENCE, YOU MUST INFORM THE COURT AT THE FIRST HEARING.
NOTICE OF THE DEFENDANT'S RIGHT TO A JURY TRIAL AND THAT SUCH RIGHT IS WAIVED UNLESS A JURY TRIAL IS REQUESTED WITHIN TEN (10) DAYS AFTER RECEIPT OF THE NOTICE OF CLAIM; THAT ONCE A JURY TRIAL REQUEST HAS BEEN GRANTED, IT MAY BE WITHDRAWN WITHOUT THE CONSENT OF THE OTHER PARTY OR PARTIES AND WITHIN TEN (10) DAYS AFTER THE JURY TRIAL REQUEST HAS BEEN GRANTED, THE PARTY REQUESTING A JURY TRIAL SHALL PAY THE CLERK THE ADDITIONAL AMOUNT REQUIRED BY STATUTE TO TRANSFER THE CLAIM TO THE PLENARY DOCKET; OTHERWISE, THE PARTIES REQUESTING A JURY TRIAL SHALL BE DEEMED TO HAVE WAIVED THE REQUEST.
Dottie Thomas, CLERK
BY:
DEPUTY CLERK, SMALL CLAIMS DIVISION