STATE OF INDIANA))SS:	IN THE WARREN TOWNSHIP OF 501 N. Post Road, suite C	MARION COUNTY SMALL CLAIMS COURT
COUNTY OF MARION)	Indianapolis, IN 46219,	
·	Phone No. 317-327-8919	
	CAUSE NUMBER 49K06	SC
Plaintiff's Full Name	Notice of Claim for P	ossession of Real Estate and Summons Alias/Amended
Plaintiff's Street Address	 Designation of Personal S	Service
Plaintiff's City, State and Zip		
Plaintiff's Phone Number	otner	
E-Mail Address	_	
VS.		
Defendant's Full Name	_	
Defendant's Street Address	_	
Defendant's City, State and Zip	_	
Defendant's Phone Number	_	
You should appear in court on	at o'clockM.	to answer the Plaintiff's claim in a trial or
hearing. A damage hearing is schedule on	at	o'clockM.
On/ the Plaintiff rented to the	Defendant the premises locate	ed at (print address)
		per week/month (circle) and that
on/ this tenancy expired beca /, the Plaintiff has been entitled t and retains Possession of these premises from	to the Possession of this premises	s. That the Defendant unlawfully hold over
The Plaintiff states the following are true.	Title Flamitili and Owes damages	in the amount of \$
-		
than the amount listed when the final amount to the Defendant with-in 45 da	vith the current information. If the hearing is held, the Plaintiff is to ys from the date of Possession of t ng options: personally give notice	Plaintiff believes the Defendant owes more send a detailed summary with the revised he Real Estate or at least five (5) days before to the Defendant; mail notice 1 st Class Mail Defendant.
 If there is a written contract or lease be Security Number is listed in the document 		("the Parties"), a copy is attached. If a Social ast the $1^{\rm st}$ five digits.
WHEREFORE, Plaintiff demands judgment for	· ·	d for said damages, court cost(s) and other
proper relief. (Attach document(s) that suppo		
I affirm, under the penalties for perjury, that the	e foregoing statements are true. [S	ee Ind. Code 32-30-3-1(b).]
Date	Signat	ure of Attorney or Pro Se Party

The following information is provided by the Court.

Two (2) hearings may be scheduled. The dates and times are listed above and below.

The 1st hearing is for the Judge to decide, if a pre-judgment order of Possession should be issued. [See I.C. 32-30-3-5 and I.C. 32-30-3-2(b)(3).] If an order is entered, the Defendant would be ordered to vacated the Real Estate and the Plaintiff would be given Possession of the Real Estate on a date set by the Court. The 1st hearing cannot be sooner than 10 days after the Defendant is served with a copy of the Notice of Claim for Possession of Real Estate. [See I.C. 32-30-3-2 and LR49-SC-03-203.] The Defendant may file supporting affidavits with the Court; and may appear and present supporting testimony; and may file a written undertaking in an amount set by the Court at the 1st hearing to state the pre-judgment delivery of the Real Estate. The Court may issue a pre-judgment order of Possession in favor of the Plaintiff, if the Defendant fails to appear at the first hearing.

2nd hearing is for the Plaintiff and the Defendant to present evidence proving whether the Defendant owes money to the Plaintiff. A final judgment may be entered based upon the evidence.

A Plaintiff or Defendant ("a party") may appear by an attorney in this case for claims up to \$8,000.00 plus court cost. If a party is a person, he or she may represent himself or herself without an attorney. If a party is a sole proprietorship or a general partnership, the party may appear by the sole proprietor or by a general partner. If a party is a corporation, a limited liability company(LLC), a limited liability partnership (LLP), or a trust the party may appear by a fulltime employee for claims up to \$1500.00 as the party's Ind. Small Claims Rule 8(C) representative. U.S. Bureau of Labor Statistics says a person is a full-time employee, if the employee works at least 35 hours per week. The salary or wages would be reported on a W-2.

A party should bring to the trial all documents in the party's Possession or control relating to this case.

Date served

If the Defendant agrees that the Plaintiff is entitled to the relief requested in the Notice of Claim for Possession of Real Estate, the Defendant may appear at the 1st hearing to help decide when the Defendant will vacate the Real Estate and the Defendant may appear at the 2nd hearing to help decide how much the Defendant owes and how to pay the judgment.

If a party is unable to appear at the 1st or 2nd hearing, the party may file a written motion for continuance with the Clerk of the Warren Township Small Claims Court, at the address on the 1st page, explaining why the parties is unable to attend the hearing. A motion to continue a hearing should be filed at least 48 hours before the hearing. Continuance of 1st hearing is seldom granted. If the Defendant does not appear at the final hearing, a default judgment may be entered against the Defendant. (LR49-SC09-301)

The Plaintiff waived the Plaintiff's right to a jury trial when the case is filed. The Defendant may request a jury trial by submitting a written request to the Court within 10 days after receiving the Notice of Claim for Possession of Real Estate and paying the additional amount required by statute to transfer this case to the Marion County Circuit or Superior Court's plenary docket, within ten days after the jury trial request is granted. If the written request is not filed on time and if the additional court cost is not paid on time or waived, the Defendant's right to jury trial is waived. (LR49-TP38-303)

If the Defendant has a claim against the Plaintiff, the Defendant may file a Counter-Claim under this cause number. If the Plaintiff does not receive the Defendant's Counter-Claim at least seven (7) days prior to the trial, the Plaintiff may request a continuance of the trial date.

You may learn more about the Small Claims Rule and read the Indiana Small Claims Manual online. The State website is http://www.on.gov/judiciary/. Type "Indiana Small Claims Manual" in the search block and you may download the Manual. You may also pick up a copy from the Clerk.

SUMMONS						
	ear in court on					
hearing. A dama	ge hearing is schedule on		at	o'clockM.		
RETURN OF SERVICE OF NOTICE OF CLAIM FOR POSSESSION OF REAL ESTATE:						
certify that on	:					
I served t	his Notice of Claim by delivering a copy	to the Defendant.				
I served t	his Notice of Claim by leaving a copy:					
	at the dwelling or usual place of abode	e of the Defendant; OR				
	with a person of suitable age and disc	retion residing therein,	namely	-		
	AND					
	by mailing a copy of this Notice of Clamailed if different from below:		•	ail, to the address listed	d on the Notice of Claim (date copy	
	Service remarks concerning dwelling o of Claim because				I was unable to serve this Notice	
Date served		Served B	By:			