© WILLIAMSON LAW BOOK CO., VICTOR, NY 14564	ofday  Judge - Justice		Rotice To Defendant Small Claims Court	DEFENDANT	PLAINTIFF against	of	County County	
			-		apitsub - Justice	Notary Pr		
				177.40	day of		Sworn to me this	;
						oximate age	ıqqA	
·ui	Hair color Approximate height ft. in.						Hair	
spunod_	Color of skin Approximate weight pounds							
					le / female	em as ma	The person so so	
said corporation, to wit, its deponent knew said corporation so served as aforesaid to be the same corporation mentioned and described in said notice as the defendant therein, and knew said to be an officer thereof at that time; deponent is over eighteen years of age and not a party to this action.  I asked the defendant whether defendant was in active military service of the United States or the State of New York in any capacity whatever. Defendant told me defendant was not. Defendant wore ordinary civilian clothes and no military uniform.  The source of my information and belief I aver that the defendant is not in the military service of New York State or of the United States or of the United States.								
an officer of						ly with	thereof personal	
Sorporation, the defendant therein named by delivering to and leaving a true copy of each								
he within Notice on	t bevoes ed ,						at No.	
	day of	that on the	suq					
being duly sworn, deposes and says, that he resides at								
			SS	NOI	ТАЯОЧЯОЭ A		AFFIDAVIT OF 3 State of New Yo	
named, by delivering to and leaving a true copy of each thereof with said defendant(s) personally; deponent knew the said person(s) so served as aforesaid to be the same person(s) mentioned and described in said notice as the defendant(s) therein; deponent is over eighteen years of age and not a party to this action.								
endant(s) therein	at No. , he served the within Notice on the defendant(s) therein							
and that on the day of								
that he resides at	being duly sworn, deposes and says, that he resides at							
			SS	(	S)JAUDIVIDUR	ork, County of	AFFIDAVIT OF State of New Yo	

NOTICE TO DEFENDANT SMALL CLAIMS COURT	FORM NO. SC-1	Williamson Law Book Company, victor, ny 14564
State of New York		
COURT		COUNTY
OF	SMALL CLAIMS F	PART No
NOTICE TO DEFENDANT:		
To:		
	<i>5</i> ′	
TAKE NOTICE THAT		PLAINTIFF
asks judgment in this Court agains	t you for \$	together with costs, upon the following claim:
In agreement with which the Plaint	iff hereby signs and demands Judgment.	
Dispatiff Company	Address	
Plaintiff Signature	Address	Phone No.
		20
ato'clock_	M. in the Small Claims Part of this Co	ourt held at
( a corporation must be represented by ENTERED AGAINST YOU BY DEFAULT nesses, account books, receipts or other out fee thereof.  If you wish to present a cousuch counterclaim within five days of cost of postage to send your counterc the right to file the counterclaim until the	an attorney or any authorized officer, director or emple EVEN THOUGH YOU MAY HAVE A VALID DEFENSE, documents, you must produce them at the hearing. The interclaim against the claimant, you must do so by freceiving this notice of claim. At the time of such fill laim by first class mail to the claimant. If you fail to the time of the hearing, but the claimant may request a	to assert at the hearing at the time and place above set forth loyee). IF YOU DO NOT APPEAR, JUDGMENT WILL BE. If your defense or counterclaim, if any, is supported by with Clerk, if requested, will issue subpoenas for witnesses, with filling with the Clerk of the Court a statement containing ing you must pay the Clerk a filing fee of \$3.00 plus the file a counterclaim within this five-day period, you retain and obtain an adjournment of the hearing to a later date.
Dated:	20	Clerk
	Guide to Small Claims Court is available at the c	
demand for a trial by jury. You must also p	pay to the clerk a jury fee of \$10.00 and file an undertaking arded against you. You will also be required to make an a	n notified to appear, file with the Clerk of the Court a writter g in the sum of \$50.00 or deposit such sum in cash to secure affidavit specifying the issues of fact which you desire to have
Under the law, the Court may a	ward \$25.00 additional costs to the plaintiff if a jury trial is	s demanded by you and a decision is rendered against you.
the judge may either proceed forthwith to practicable, at which adjourned time the	hear the entire case or may adjourn the hearing for a peri-	hin the jurisdiction of the part for the hearing of small claims od of not more than 20 days or as soon thereafter as may be nt shall be granted at the request of the claimant if the of claim.
Adjourn to	,20	20, 20