NOTICE TO DEFENDANT SMALL CLAIMS COURT

State of]	New York					
	COURT					COUNTY
	OF		SMALL CLAIMS	S PART	No	19 - Million and a start for the second start
NOTICE TO	DEFENDANT:					
То:						
TAP				~	7	PLAINTIFF,
asks judgme	nt in this Court against you	for \$		together	with costs, upon	the following claim:
					in a court of open	the following blann
				4.5		
In agreement	t with which the Plaintiff he	reby signs and dema	ands Judgment.			
F	Plaintiff Signature		Address		Ph	one No.
The	re will be a hearing before	the Court upon this o	claim on			20,
at	o'clock	M. in the Small (Claims Part of this C	Court held at		
					•	······································
(a corporation ENTERED AGA	MUST APPEAR and present yo must be represented by an at AINST YOU BY DEFAULT EVEN t books, receipts or other docum	torney or any authorized NTHOUGH YOU MAY H	d officer, director or em AVE A VALID DEFENS	ployee). IF YOU E. If your defense	DO NOT APPEAR or counterclaim, if a	JUDGMENT WILL BE any, is supported by wit-
such counterc	u wish to present a countercl laim within five days of receiv e to send your counterclaim b the counterclaim until the tim	ing this notice of claim y first class mail to the	At the time of such f claimant. If you fail to	filing you must p file a countercla	ay the Clerk a filin aim within this five	g fee of \$3.00 plus the day period, you retain
If you desiring time to	u admit the claim, but desire tin pay.	ne to pay, you must appe	ear personally on the da	ay set for the hear	ring and state to the	Court your reasons for
Dated:		, 20	·			Clerk
	<u>A Guid</u>	e to Small Claims Cou	urt is available at the	court listed abo	ove.	
demand for a tri the payment of	E: If you desire a jury trial, you al by jury. You must also pay to any costs that may be awarded a nd stating that such trial is desire	he clerk a jury fee of \$10 against you. You will also	.00 and file an undertaki be required to make an	ing in the sum of \$	50.00 or deposit suc	h sum in cash to secure
Unde	er the law, the Court may award	\$25.00 additional costs to	the plaintiff if a jury trial	is demanded by y	rou and a decision is	rendered against you.
the judge may e practicable, at v	the hearing it shall appear that the hither proceed forthwith to hear the which adjourned time the hearin not file the counterclaim with the	e entire case or may adjo g of the entire case shal	ourn the hearing for a pe I be had. An adjournm	eriod of not more the ent shall be gran	han 20 days or as so	on thereafter as may be
Adjo	ourn to	,20		., 20		

BRING THIS NOTICE WITH YOU.