STATE OF TENNESSEE, COUNTY OF MONTGOMERY	Case # GSCV
To Any Lawful Officer To Execute and Return:	V
Summon each Defendant to appear before the Judge of the General Sessions Court of	Your name Plaintiff
Montgomery County, on	
2 nd floor of the Courts Center located at 2 Millennium Plaza in Clarksville to answer	Your address Address
the claim by Plaintiff(s) for a money judgment for \square rent, \square damages, \square attorney fees	
and court costs and for possession of property Training that Defendant(s)	Your phone number
wrongfully possesses in this county having a street address, or otherwise described as:	Phone vs.
Rental property address	Renters name
Defendant's initial possession was based on a written oral lease or	<u>Renters name</u> Defendant
and the right to possession has now terminated because of non-payment of rent or	Renters address or place of employment
and the right to possession has now terminated because of non-payment of tent of	Address
☐ Written ☐ Oral notice to vacate was given to Defendant(s) on or about,	Renters phone number or 2 nd defendant
20 Rent payments of \$ are due on the day of each,	Defendant
and the amount of rent owing through and unpaid is \$	
Plaintiff holds \$ paid as a damage/security deposit. Plaintiff asks for possession	Address
of the property, all unpaid rent owed as of the court date, restitution for damages to the property,	DETAINER SUMMONS
attorney fees (if provided for in the contract), and all court costs and litigation taxes.	Court of General Sessions
	Wendy J. Davis, Clerk
Issued <mark>↑Fill out all applicable blanks↑</mark>	Issued, 20
Clerk/Deputy Clerk	By, Deputy Clerk
	Set for at
	2 Millennium Plaza Suite 115, Clarksville, TN 37040
Judgment is granted to Plaintiff(s) against Defendant(s)	
in the amount of \$ and all costs and taxes, and	Reset for
for possession of the described property for which a writ of possession shall be issued on	Served Upon □All Named Defendants
Plaintiff's request. This judgment is based on:	☐All Defendants
☐ Default of Defendant(s) ☐ Agreement of Parties ☐ Trial in Court	Except:
Agreement of Fattles 11 That in Court	
Default of Defendant(s) Agreement of Parties Trial in Court Case is dismissed and all costs and taxes are to be paid by Plaintiff, for which execution may issue. Dismissal is based on:	E Served 20
issue. Dismissal is based on:	
	Served, 20
☐ Failure to prosecute the suit by Plaintiff(s) ☐ Non-suit by Plaintiff, requested by:	
	Sheriff/Constable (Process Server)
☐ Finding in favor of Defendant(s) after trial	Your Attorney or your name
	Attorney for Plaintiff
Date: Judge:	Telephone
	Attorney for Defendant

Telephone _

If you have a disability and require assistance, please contact 931-920-1844

We,	, Principal, and
BOND	, Surety, do hereby bind ourselves, our heirs and assigns to said Defendant(s), to pay all costs and damages which shall accrue to said Defendant(s), for the wrongful prosecution of this suit.
	Date:
Prin	cipal Surety
R	
ORDER	
[0]	
This	s the day of, 20
	-
	Judge
	he best of my information and belief, after investigation of Defendant's employment, I hereby make affidavit that the Defendant is/is not a member of a military service.
AFFIDAVIT	
	Attorney for Plaintiff or Plaintiff
Nota	ary Public
My	Commission Exp.

TO THE DEFENDANT(S):

Failure to appear and answer this summons may result in judgment by default being rendered against you for the relief requested. Tennessee law provides a ten thousand dollar (\$10,000) personal property exemption as well as a homestead exemption from execution or seizure to satisfy a judgment. The amount of the homestead exemption depends upon your age and the other factors which are listed in TCA § 26-2-301. 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 items include items of necessary wearing apparel (clothing) for yourself and your family and trunks and 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 execute it, you may wish to seek the counsel of a lawyer.