PLANTIFF	IN THE JUSTICE COURT
- VS-	PRECINCT 1, PLACE 2
DEFENDANT	
	DALLAS COUNTY, TEXAS
PLAINTIFF'S APPLICATION	AND AFFIDAVIT FOR WRIT OF SEQUESTRATION
personal knowledge of the facts stated herein, ar A. General Information 1.The Plaintiff hereby requests a Writ of Se which is as follows to-wit: (If vehicle, give	equestration for the following personal property or fixtures, the value of year, make & model; vehicle identification number (VIN); license plate
number. If other property, give model numb	per, serial number, etc.)
	VALUE \$
	VALUE \$ VALUE \$
	VALUE \$ in County, Texas. nat the Defendant will dispose of, illtreat, waste, destroy or remove out of
4. Plaintiff obtained personal knowledge of the	
This Application for Writ of Sequestration is base	d upon the following: (Choose One)
3. Defendant is in default under the terms a	e sum of \$ e dated Said note secured by Security agreement in all property or fixtures. nd conditions of said note and Security Agreement and as a result of the fithe property described in said Security Agreement. - OR-
C. Possession of Personal Property1. The Plaintiff's suit is for title or possession	of the above described personal property or fixtures.
Plaintiff therefore requests that the court issue a application.	writ of sequestration on the basis of the specific facts stated in this sworn
	Plaintiff
STATE OF TEXAS} COUNTY OF DALLAS}	Fidiriuii
Sworn to and subscribed before me this	day of A.D. 20
	Clerk of the Justice Court or Notary

CASE NO. _____

CAUSE NO.	·						
PLAINTIFF	§	IN THE JUSTICE COURT					
PLAINTIFF	8						
V.	<i>ଊ ଊ ଊ ଊ ଊ ଊ ଊ</i>	PRECINCT 1 PLACE 2					
DEFENDANT	§ §	DALLAS COUNTY, TEXAS					
BOND FOR SEQUESTRATION							
WHEREAS, in the above-styled and numbered is Plaintiff and applied for a Writ of Sequestration in order that described in the application filed herewith, and that said Writ may issue:	t possessior	is Defendant, the Plaintiff has shall be duly taken of personal property as					
Plaintiff in such suit, as principal and							
as sureties, do her							
		e sum of \$being the					
amounts et by the Court, as stated in the Application for Writ, conditioned that the Plaintiff will pay all damages and costs in such suit in case it shall be decided that such Sequestration was wrongfully issue.							
APPLICANT:							
Applicant's Signature		Date					
Address & Phone Number							
SWORN TO AND SUBSCRIBED before me o	n	, 20					
CLERK OF THE JUSTICE COURT OR NOTA	RY						

OATH OF SURETY

Ca	ase No		
	HE STATE OF TEXAS		
	IE COUNTY OF DALLAS		
		ıthority, on this day	
		a surety on the annexed appeal	bond, thereon, and after being by
		that he/she is a citizen of the State of Te	
tha	at	is worth the sum of \$	dollars,
OV	er and above all just debts and	d liabilities, said property subject to exec	cution and sale (property can not
be	e part of a homestead), and the	at his/her property consists of: (Descript	ion of PERSONAL or REAL
PR	ROPERTY including year, make	, model and VIN number/last four numb	ers of the account and/or legal
de	escription of real estate)		
WI	here is the property located?		
PR			
Su	ırety's TEXAS DL#		
Su	ırety's SS #		
Su	ırety's Home Address		
Su	ırety's Phone Number		
		Surety's Signature	
Su	ubscribed and sworn to before	me this,	
		day of	,
	SEAL		
		NOTARY PUBLIC in and for the	
		ALL BLANKS MUST BE COMPLETED	

SURETY MAY BE REQUIRED TO SUBMIT A PERSONAL FINANCIAL STATEMENT