

WRIT OF SEQUESTRATION

A writ of sequestration is a prejudgment process which orders the seizure or attachment of property to be maintained in the custody of the Constable or Sherriff, under court order and supervision, until the court determines the proper owner. For the purposes of the Justice Courts, the Court the value of the property must be within the Court's jurisdictional limits.

Civil Practices and Remedies Code Chapter 62 and Texas Rules of Civil Procedure sections 696-715 govern the grounds and process for a Writ of Sequestration.

A writ of sequestration is available to a plaintiff in a suit if (CPRC 62.001): (1) the suit is for title or possession of personal property or fixtures or for foreclosure or enforcement of a mortgage, lien, or security interest on personal property or fixtures and a reasonable conclusion may be drawn that there is immediate danger that the defendant or the party in possession of the property will conceal, dispose of, ill-treat, waste, or destroy the property or for foreclosure or enforcement of a mortgage or lien on real property and a reasonable conclusion may be drawn that there is immediate danger that the defendant or the party in possession of the county during the suit; (2) the suit is for title or possession of real property or for foreclosure or enforcement of a mortgage or lien on real property and a reasonable conclusion may be drawn that there is immediate danger that the defendant or the party in possession of the property will use his possession to injure or ill-treat the property or waste or convert to his own use the timber, rents, fruits, or revenue of the property; (3) the suit is for the title or possession of property from which the plaintiff has been ejected by force or violence; or (4) the suit is to try the title to real property, to remove a cloud from the title of real property, to foreclose a lien on real property, or to partition real property and the plaintiff makes an oath that one or more of the defendants is a nonresident of this state.

Step 1 – The Plaintiff should complete a small claims petition and pay the filing fee.

Step 2 – The Plaintiff should complete the application and affidavit for writ of sequestration.

Step 3 – The Clerk will immediately set the case for an ex parte hearing in order for the judge to set the bond.

Step 4 – The Plaintiff should pay or file the bond with the clerk.

Step 5 – The Plaintiff pays for the cost of the writ and the Judge will issue the Writ of Sequestration to the Constable for service.

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§	IN THE JUSTICE COURT
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-	PRECINCT 2, PLACE 1
§	
§	DALLAS COUNTY, TEXAS
/IT FOR	WRIT OF SEQUESTRATION
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	makes this Application
	who
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each, although he agreed to do so. Plaintiff has	s exercised the right to accelerate t	the obligations
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owed by Defendant as set out in the agreement and or security agreement between Plainti	ff
and Defendant. Defendant currently owes Plaintiff \$	

GROUNDS. Plaintiff fears Defendant may conceal the property or may remove it from ______County, Texas during the pendency of this suit because Defendant refused to surrender possession of the property when specifically, and rightfully requested by Plaintiff to do so. This refusal by Defendant is an intentional concealment of the property and therefore jeopardizes Plaintiff's interest, security interest, and/or mortgage and lien in the property.

PRAYER. Plaintiff prays that a writ of sequestration issue and that Plaintiff receive all further relief to which Plaintiff may be entitled.

Signed this the day:	
Signature:	
Printed Name & Bar Card:	
Address:	
Phone:	
Email: _	
	AFFIDAVIT
"I am	in this case: I am authorized to make this affidavit
and to apply for a writ of sequestrat	tion in this cause. Select one of the following: 🗌 I have
personal knowledge of the facts sta	ted and they are true and correct or 🔲 I make this
affidavit on information and belief.	The basis for that belief is the following:
	Signature of Affiant and Printed Name of Affiant
SWORN TO AND SUBSCRIBED befor	re me on the day of, 20
	Signature of Notary Public State of Texas
	Printed Name
	My commission expires:

CAUSE NUMBER:	D § IN THE JUSTICE COURT
PLAINTIFF	_ § §
VS.	§ § PRECINCT 2, PLACE 1 §
DEFENDANT	§ DALLAS COUNTY, TEXAS
PLAINTIFF'S BON	ND FOR SEQUESTRATION
WHEREAS, in the above-styled cause now p	ending in the Justice of the Peace 2-1 court,
wherein	is Plaintiff
	is Defendant that Plaintiff has applied
for a writ of sequestration in order that pos	session shall be duly taken of the following-
described personal property:	
Description of Item	Value
	\$
	\$
	<u>></u>
Plaintiff hereby gives bond as required by la	ې w in order that the writ may be issued.
NOW, THEREFORE, we	, Plaintiff, as
Principal, and	
	as sureties, do hereby ACKNOWLEDGE OURSELVES
BOND to pay Defendant in the suit the sum	of \$, being the amount
which the court finds will adequately compe	ensate Defendant in the event Plaintiff fails to
prosecute the suit to effect, CONDITIONED	hat Plaintiff will pay, to the penal extent of the
bond, all damages and costs as may be adju	

writ of sequestration.

FURTHER conditioned and if Plaintiff replevies the property, the Plaintiff will have the property in the same condition as when Plaintiff replevies the property, together with the value of the fruits, hire or revenue thereof, forthcoming to abide the decision of the Court, or that Plaintiff will pay the value thereof or the difference between its value at the time of replevy and the time of judgment (regardless of the cause of such difference in value, and of the fruits, hire ore revenue of the same in the case he shall be condemned to do so.)

WITNESS BY OUR HANDS this the	day of, 20
Plaintiff Signature	Printed Name, Address
Surety #1 Signature	Printed Name, Address
Surety #2 Signature	Printed Name, Address
	OATH OF SURETIES

THE STATE OF TEXAS COUNTY OF DALLAS

We, each of us, individually and severally, do swear that we are worth, in our own rights, after deducting from our property all that which is exempt by law and Constitution of the State from forced sale, and after the payment of all our debts every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us, that we resident the County of Dallas and we have property in the State liable to execution worth \$_____.

Plaintiff Signature	Printed Name, Address	
Surety #1 Signature	Printed Name, Address	
Surety #2 Signature	Printed Name, Address	
SWORN TO AND SUBSCRIBI	D before me on the day of	, 20

Notary Public