## STATE OF TENNESSEE, COUNTY OF\_\_\_\_\_

R S	To Any Lawful Officer To Execute and Return: Summon each Defendant to appear	Case No	
DETAINER SUMMONS	before the Judge of the General Sessions Court of, 20		Plaintiff
DET SUN	To be held in (Court Room) (Address)		Address
wrongfull	to answer the claim by Plaintiff(s) for a money judgment for $\Box$ rent, $\Box$ damages, $\Box$ Sees, and court costs and for possession of property Plaintiff claims that Defendant(s) y possesses in this county having a street address, or otherwise described		Phone vs.
	t's initial possession was based on a $\Box$ written $\Box$ oral lease		Defendant
or and the rig	ght to possession has now terminated because of non-payment of rent or		Address
	en 🗖 Oral notice to vacate was given to Defendant(s) on or about		Defendant
day and unpa damage/se the court contract),	, 20 Rent payments of \$ are due on the of each, and the amount of rent owing through nid is \$ Plaintiff holds \$ paid as a ecurity deposit. Plaintiff asks for possession of the property, all unpaid rent owed as of date, restitution for damages to the property, attorney fees (if provided for in the and all court costs and litigation taxes.	Court of C (preprint By	Address ER SUMMONS General Sessions (ed name) _, Clerk, Deputy Clerk, 20
Issued	Clerk/Deputy Clerk		at
for posse Pl	<pre>ent is granted to Plaintiff(s) against Defendant(s) in the amount of \$ and all costs and taxes, and ssion of the described property for which a writ of possession shall be issued on aintiff's request. This judgment is based on:</pre>	Served Upon All Nar All Def Except: Served Served Sheriff/Constable	ned Defendants
Date:	Judge:	Attorney for Defendant	

, Principal, and, Surety, do hereby bind ourselves, our heir	
and assigns to said Defendant(s),	, to pay all costs and damages which shall accrue to said
Date:	
pal	Surety
he day of	, 20
	Judge
	and assigns to said Defendant(s), Defendant(s), for the wrongful p Date:

AFFIDAVIT

Attorney for Plaintiff or Plaintiff

Notary 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.