JUSTICE COURT OF THE TOWN OF ORANGETOWN COUNTY OF ROCKLAND: STATE OF NEW YORK

NOTICE TO DEFENDANT:		Docket #
Го:		
asks judgment in th	E THATis Court against you for \$	PLAINTIFF, together with costs, upon the following
In agreement with w	hich the Plaintiff hereby signs and dem	ands Judgment.
Plaintiff Signature	Address	Telephone No.
There will be	a hearing before the Court upon this C	laim on
at	in the Small Claims Part of th	nis Court held at Orangetown Town Hall, 26 West
Orangeburg Road, C	rangeburg, New York 10962.	
the time and place abo employee). IF YOU DO YOU MAY HAVE A VA	ove set forth (a corporation must be represent NOT APPEAR, JUDGMENT WILL BE ENTILLID DEFENSE. If your defense or counterconnents, you must produce them at the hearing	ounterclaim you may desire to assert at the hearing at need by an attorney or any authorized officer, director or TERED AGAINST YOU BY DEFAULT EVEN THOUGH claim, if any, is supported by witnesses, account books, ng. The Clerk, if requested, will issue subpoenas for
Court, a statement co such filing, you must class mail to the clai	ontaining such counterclaim within five pay the Clerk a filing fee of \$3.00 plus tmant. If you fail to file a counterclaim will the time of the hearing, but the claims	mant, you must do so by filing with the Clerk of the days of receiving this notice of claim. At the time of he cost of postage to send your counterclaim by first within this five-day period, you retain the right to file ant may request and obtain an adjournment of the
	ne claim, but desire time to pay, you must a reason for desiring time to pay.	ppear personally on the day set for the hearing and
Dated:	, 2017	Clerk
	A Guide to Small Claims Court is avail	able at the court listed above

NOTE: If you desire a jury trial, you must, before the day upon which you have been notified to appear, file with the Clerk of the Court a written demand for a trial by jury. You must also pay to the clerk a jury fee of \$10.00 and file an undertaking in the sum of \$50.00 or deposit such sum in cash to secure the payment of any costs that may be awarded against you. You will also be required to make an affidavit specifying the issues of fact which you desire to have tried by a jury and stating that such trial is desired and demanded in good faith.

Under the law, the Court may award \$25.00 additional costs to the plaintiff if a jury trial is demanded by you and a decision is rendered against you.

If, at the hearing, it shall appear that the defendant has a counterclaim in an amount within the jurisdiction of the part for the hearing of small claims, the judge may either proceed forthwith to hear the entire case or may adjourn the hearing for a period of not more than 20 days or as soon thereafter as may be practicable, at which adjourned time the hearing of the entire case shall be had. An adjournment shall be granted at the request of the claimant if the defendant did not file the counterclaim with the court within five days of receiving the notice of claim.