STATE OF INDI	ANA)	IN THE SMALL CLAIMS COURT OF
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	/	SS: Washington Township
COUNTY OF M	ARION)	5302 N. Keystone Ave., Ste. E Indianapolis, In 46220
		Phone: 317-327-8184 Fax: 317-327-8190
Plaintiff (name, addr	ess, phone),	Cause No. 49K07
VS.		
		NOTICE OF CLAIM for Possession of Real Estate
		Select type of service requested:
		Personal by Constable
Defendant (name, ad	dress, phone).	Certified mail
On / / tł	e Plaintiff rent	ted to the Defendant the premises located at (print address)
		in Marion County, Indiana at a rent of \$ per week/month (circle)
and that on/	_/ this tena	ancy expired because:
		intiff has been entitled to the possession of this premises. That the Defendant
-		possession of these premises from the Plaintiff and owes damages in the
		FORE, Plaintiff demands judgment for the possession of the premises and for
said damages, cou	rt cost(s) and o	other proper relief. (Attach document(s) that support the above statements.)
Date		Signature of Attorney or Pro Se Party
		WNSHIP: You are hereby commanded to summon the above defendant(s) to at o'clockM. to answer the Plaintiff in
		aim and to make due return of this Notice of Claim for Possession of Real
-		on at o'clockM.
Date		Judge
		CE OF NOTICE OF CLAIM FOR POSSESSION OF REAL ESTATE:
	UKN OF SERVI	
	s Notice of Cla	aim by delivering a copy to the Defendant.
		aim by leaving a copy:
	-	usual place of abode of the Defendant; OR
	n a person of s	uitable age and discretion residing therein, namely
AND	.1.	
-		of this Notice of Claim to the Defendant, by First Class Mail, to the address
	ed on the Notic	ce of Claim (date copy mailed if different from below:,
		ng dwelling or abode:
□ I was unab	le to serve this	Notice of Claim because
	-	

Important Information Concerning this Claim

- 1. The nature of the Plaintiff's claim and demand is stated above.
- 2. Both the Plaintiff and the Defendant may represent themselves individually or seek the representation of an attorney. For more information about small claims, please see the Court office or go to http://www.smallclaims.indy.gov.
- 3. Please bring all documents in your possession or any witnesses concerning this claim on your court date.
- 4. If the Defendant does not wish to dispute the claim of the Plaintiff he/she may appear to agree to a judgment and for the purpose of allowing the Court to establish a method by which the judgment shall be paid.
- 5. A default judgment may be entered against the Defendant if he/she fails to appear for the first hearing or the trial, and if the Plaintiff fails to appear, the case will be dismissed.
- 6. If a party cannot appear or cannot be prepared at the time and place set for the trial, he/she shall write the Court at the address listed on the Claim and request a continuance to set the trial for a future date.
- 7. The filing of a civil claim constitutes a waiver of trial by jury by Plaintiff. The Defendant waives a trial by jury unless he/she requests a jury trial within ten (10) calendar days of receipt of the Notice of Claim in accordance with LR49-TP38-303. Once a request for trial by jury is granted, a transfer fee for transfer to the Superior Court must be paid within ten (10) calendar days. If the fee is not paid, waiver of jury trial occurs. Once a request is made it cannot be withdrawn without the consent of the other party.
- 8. Claims between a landlord and tenant shall be filed in the township where the real estate is located.
- 9. The Defendant may request a change of venue in this matter within ten (10) days of service of the summons.