IN THE COUNTY COURT OF THE SECOND JUDICIAL CIRCUIT IN AND FOR FRANKLIN COUNTY, FLORIDA

	CASE NO					
PLAINTIFF(S)	<u> </u>					
Vs.						
DEFENDANT	(S)					
	STATEMENT OF CLAIM REPLEVIN					
Plaintiff s	ues Defendant and alleges the following:					
1.	This action is brought in the county where the property is locates.					
2.	The Defendant is not in the Military Service of the United States.					
3.	Plaintiff is the owner of the claimed property and/or is entitled to possession of it.					
4.	Defendant wrongfully detains the claimed property and will not surrender it to the Plaintiff.					
5.	The claimed property has not been taken for a tax, assessment or fine pursuant to law. Further, the claimed property has not been taken under an execution or attachment against the property of the plaintiff or, if so taken, that it is by law, exempt from such taking.					
6.	Defendant is engaging in or is about to engage in conduct that will place the claimed property in danger of destruction, concealment, removal from the State, removal from the jurisdiction of the Court, or transfer to an innocent purchaser.					
7.	The claimed property has a value of \$ and is located at					
	Further, the claimed property is specifically described as follows.					

8. A copy of all written instruments, including invoices, purchase orders, account sheets, etc., is attached hereto and made a part hereof for all purposes. The Plaintiffs title or

right to such property is derived from the attached written instruments.

9. Defendant came into possession of the claimed property based upon the attached written instruments and the Plaintiff has no knowledge regarding the reason the Defendant continues to detain the property.

WHEREFORE, Plaintiff demands an Order to Show Cause be directed tot the Defendant That a Temporary Restraining Order be entered that the property be delivered to the Plaintiff both temporary and permanently, and that the Plaintiff shall have Judgment for the damages caused by taking and detention of the claimed property, plus all suit costs.

The undersigned, being first duly sworn says that the foregoing is a just and true statement of the amount owing to the Plaintiff by the Defendant, exclusive of all set-offs and just grounds for defense; and this suit is brought in good faith, with no intention to annoy the Defendant.

	Plaintiff									
 SWORN	AND	SUBSCRIBED , 20_	before	me _•	this		day	of		
			MAI CLE							
			— Nota	ry Pub	olic/Dep	outy Clerk	(SEAL	<u></u>		