DISTRICT COURT OF MARYLAND FOLLOCATED AT (COURT ADDRESS)	COMPLAINT/APPLICATION AND AFFIDAVIT IN SUPPORT OF JUDGMENT \$5,000 or under
CASE NO.	Clerk: Please docket this case in an action of □ contract □ tort □ replevin
CV	☐ detinue ☐ bad faith insurance claim ☐ consumer debt (original creditor) The particulars of this case are:
PARTIES Plaintiff	The particulars of this case are.
VS.	\prec
□ Pri Pro □ Cor	rified lail vate cess instable
□ She	(0, 0, 1, 1, 0)
	Triffied fail (You will be contacted about ADR services after the defendant is served.) The plaintiff claims: Principal: \$\frac{1}{2}, \text{plus interest of \$\frac{1}{2}}, \text{principal: \$\frac{1}{2}, \text{plus interest of \$\frac{1}{2}}, \text{pre-judgment interest at the } \text{legal rate } \text{legal rate, calculated at}
□ Pri Pro □ Co □ She	by: rtified lail vate ccess nstable erriff May x May x May x
Cer M Pri Pro	Return of the property, or its value, \$ and damages of \$ for its detention in action of detinue. Other:
ATTORNEYS For Plaintiff – Name, Address, Telephone Number & Code	Signature of Plaintiff/Attorney/Attorney Code Attorney Number Printed Name: Address:
	Telephone Number:Fax:
MII	E-mail: ITARY SERVICE AFFIDAVIT Verified through DOD at:
☐ Defendant(s)	Verified through DOD at: http://scra.dmdc.osd.mil/
☐ No defendant is in the military service. The facts support	ing this statement are:
☐ I am unable to determine whether or not any defendant is I hereby declare or affirm under the penalties of perjury that my knowledge, information, and belief. Date APPLICATION AND AFFIDAVIT IN SUP The attached documents contain sufficient detail as to liabili including the amount of any interest claimed. Properly authenticated copy of any note, security agreem worksheet ☐ Vouchers ☐ Check ☐ Other written documer I HEREBY CERTIFY: That I am the ☐ plaintiff ☐	PORT OF JUDGMENT (See Plaintiff Notice on Back Page) ty and damage to notify the defendant clearly of the claim against the defendant, ent upon which claim is based Itemized statement of account Interest
plaintiff the sum set forth in the complaint.	ersonal knowledge that the contents of this document are true.

NOTICE TO DEFENDANT Before Trial

This complaint contains the details of the claim against you and the relief that the plaintiff (the person or company suing you) seeks. The plaintiff has the burden to provide evidence to prove their case at trial. If the plaintiff has completed the affidavit portion of the complaint form, the evidence should be attached to the complaint.

You may hire your own attorney. If you're not able to hire an attorney, you can get legal help from an attorney through a Maryland Court Help Center. Court locations are open Monday to Friday from 8:30 a.m. to 4:30 p.m. Help is available by phone at 410-260-1392 or by live chat Monday through Friday from 8:30 a.m. to 8:00 p.m. For Help Center locations, visit: mdcourts.gov/helpcenter.

The clerk of the court is not permitted to give you legal advice. If you have any questions, you should consult the Maryland Court Help Center or your own attorney.

If you wish to contest (fight) the claim, you must file the Notice of Intention to Defend (located at the bottom of your summons). The case will be set for trial. If you wish to have your witnesses appear at trial, you should contact the clerk's office at least two weeks before the trial date to request subpoenas, and you should bring to court on the trial date all evidence you want the court to consider. If you don't bring your evidence to the hearing, the judge can't consider it.

If you do nothing, you could lose even though you did not appear in court. A judgment could be entered against you with consequences that may include a lien on your property, garnishment of your wages, and freezing your bank account.

You may request a remote hearing. At the remote hearing you would not appear in person, but rather by computer, tablet, or other appropriate electronic device. For more information about remote hearings, visit mdcourts.gov/district/remotehearings or contact the court (mdcourts.gov/district/directories/courtmap). If you do not attend the hearing, a judgment could be entered against you.

If Judgment is Entered Against You (If You Lose)

IF YOU DISAGREE WITH THE COURT'S RULING, you may:

- 1. Ask the court for a new trial by filing a Motion for a New Trial within **10 days** after the entry of judgment, stating your reasons clearly. If the court denies your motion, you may still file an appeal; if the court grants your motion, you must appear in the District Court for a new trial.
- 2. Ask the court to change the judgment by filing a Motion to Alter or Amend the Judgment within **10 days** after the entry of judgment.
- 3. Ask the court to change or undo the judgment by filing a Motion to Revise or Vacate the Judgment within **30 days** after the entry of judgment.
- 4. **APPEAL** to the Ccircuit Ccourt, by filing a Notice of Appeal in the District Court within **30 days** after the entry of judgment. You will have to pay a filing fee (see Guide to Appeal Fees DCA-109A), unless the court determines that you are indigent. If the amount of the claim, not counting court costs, interest, and attorney's fees, was \$5,000 or less, you will have a new trial in the circuit court. If the amount of the claim, was more than \$5,000, you will also have to order and pay for a transcript of the District Court trial record, by contacting the District Court clerk's office (see Transcripts & Recordings Brochure DCA-027BR).

IF YOU DECIDE NOT TO APPEAL AND NOT TO FILE ONE OF THE ABOVE MOTIONS, you may contact the plaintiff or plaintiff's attorney to arrange to pay the amount owed. If you do not pay the amount owed, the plaintiff or plaintiff's attorney may initiate further proceedings to enforce the judgment, including:

- 1. **Judgment Debtor Information Sheet:** You may receive form CC-DC-CV-114 from the plaintiff requesting information about your income and debts. If you complete the form accurately and return it to the creditor as indicated, you will not have to answer interrogatories or appear for an oral examination for at least a year from the date of judgment.
- 2. **Interrogatories:** These are written questions. You must answer these written questions about your income and assets in writing under penalties of perjury.
- 3. **Oral Examination:** You must appear in court to testify in response to questions about your assets and income.
- 4. **Writ of Execution:** This document requires the sale or seizure of any of your possessions. Some of your property or possessions may be protected from the writ. These exemptions are explained in detail on the reverse side of the Writ of Execution form DC-CV-040. The court could order you to pay additional expenses such as towing, moving, storage fees, advertising costs, and auctioneer's fees incurred in executing the writ.
- 5. **Garnishment of Property:** The court may issue a writ freezing your bank account or holding your assets until further court proceedings.
- 6. **Garnishment of Wages:** The court may issue a writ ordering your employer to withhold a portion of your wages to pay your debt. The law provides certain exemptions from garnishment.

If you have any questions, you should consult an attorney. The clerk of the court is not permitted to give you legal advice. More information can be found in court brochures located in the clerk's office or online at: mdcourts.gov/district/public_brochures or mdcourts.gov/legalhelp/moneyissues

NOTICE TO PLAINTIFF

REQUESTING A JUDGMENT BY AFFIDAVIT OR DEFAULT:

Federal Law requires the filing of a military service affidavit. Information about the Servicemembers Civil Relief Act and the required affidavit can be found on the court's website at: mdcourts.gov/reference/scra.

AFTER THE COURT ENTERS A JUDGMENT:

- 1. If the court enters a judgment for a sum certain, you have the right to file for a lien on real property.
- 2. If you disagree with the outcome of the case, you have the same post-trial rights as the defendant does: you may file an Appeal, a Motion for New Trial, a Motion to Alter or Amend the Judgment or a Motion to Revise or Vacate the Judgment. See above for further information concerning these rights.