MAGISTRATE COURT OF DEKALB COUNTY

DEKALB COUNTY COURTHOUSE

		PLAINTIFF:(Name and Address)		DEFEN	DANT:		
					(Na	ame and Address)	
				STATEMENT OF CLAIM			
Case No:	Date Filed:	☐ Suit on a Note	☐ Suit on Account	☐ Other (Explai	n)		
Cas	Date	1. The Court has jurisdiction over the defendant.					
		2. Plaintiff says the defendant is indebted to the plaintiff as follows:					
Cost:	Service:						
Tha	ıt said	d claim is in the amoun	t of \$	plus \$	cost to date; a	nd all future costs of this suit.	
Sta	te of	Georgia, DeKalb Cou	inty:				
	oloir	m made by plaintiff age				nd true statement of the plaintiff	
			inst defendant, exclusive	or all set-ons and p	ust grounds of defe	nse.	
Sworn and subscribed before me this day of			_	(Agent for) Plaintiff			
				-	(If ager	nt, title/capacity)	
Notary Public or Attesting Official				- -	Pho]Afternoon Trial	one Number □Evening Trial	
			NOT	TICE AND SUMMO			
то			NOT	ICE AND SUMMO	NS .		
	_						
You	are h	ereby notified that	ars (\$) as sho	has made and filed	l a claim and is asking	g for judgment against you in the sum o REQUIRED TO FILE OR PRESENT AN	
DEF PRE	AUL ⁻ SIDII	R TO THIS CLAIM WITHI TWILL BE ENTERED AG NG MAGISTRATE DURIN	N 30 DAYS AFTER SERVI AINST YOU. YOUR ANSW	ICE OF THIS CLAIM /ER MAY BE FILED IN JRS. <i>FILE YOUR AN</i> :	UPON YOU. IF YOL I WRITING OR MAY E S <i>WER, 2nd FLOOR</i> , SI	J DO NOT ANSWER, JUDGMENT BY BE GIVEN ORALLY TO THE CHIEF OF UITE 230, ADMINISTRATIVE TOWER	
writ	ings		ou should bring them with			ve witnesses, book receipts, or other sh to have witnesses summoned, see	
you	mus	ve any claim against the t come to the hearing in come with or without a	person and state the circ	fy the court at once. cumstances to the c	If you admit the cla	im, but desire additional time to pay	
. 54	····uy	oso man or wandat a		В	y:		
					Deputy Clerk Magistrate Court,	DeKalb County	

IF YOUR CASE GOES TO TRIAL:

You must be prepared and ON TIME for your trial with all of your witnesses, documents, photos, etc., present in court. If you are late, you may lose your case automatically without an opportunity to be heard. If you **must** be late contact the court in advance. The following is a check list which shows some things to consider in preparing your case.

()	I have contacted the other side to see if we could work out an out-of-court settlement.				
()	I will bring the following to court to help prove my case: () Written contract (leases, IOU's, notes, etc.) () Letters or papers relating to the case () Bills or statements () Canceled checks () Photographs () Witnesses (Affidavits will usually not be accepted). () Other evidence				
()	I have witnesses who can testify directly of knowledge they have of the case. They have not heard things from someone else, they know first-hand. Impartial witnesses who have no stake in the outcome of the case are generally more believable.				
()	I must get a subpoena (order to appear) for some witnesses to make sure that they appear or to excuse them from work.				
()	 This case involves damage to property (for example, a car). () I can describe in detail the damage and have repair bills, written estimates of repair or other reliable evidence to help support my opinion of the value of the property after the damage. (The cause of damage must always be shown by live testimony). () I can describe the condition of the property before the damage and have checked out what it was worth then. 				
F	OR PI	_AINTIFF:				
()	The party I have named is liable to me. (There isn't another person or corporation who is not named who really owes the money to me). I can prove the amount of the complaint. I have not asked for more than what is really owed me.				
F	OR D	EFENDANT:				
((((())))	I filed an answer to Plaintiff's claim on time. I don't owe the money because someone else is responsible. I don't owe the Plaintiff anything for some other reason. The Plaintiff is suing for more than he was damaged. The Plaintiff owes me money and I have set forth my claim with a dollar amount in the answer. (This claim must be proven in the same way as Plaintiff's claim.) I owe most or all of the money the Plaintiff claims, but I need more time to pay it. With help from the Clerk's Office, I sent the Plaintiff a proposed "Consent Judgment Payable In Installments" but the Plaintiff did not accept it				

NOTE: The Magistrate Court attempts to use simple procedures but is subject to the same rules of law and evidence as any other court. You may wish to seek legal advice if the importance of your case warrants it.

You have the responsibility for presenting your case and this form gives general advice which may not be satisfactory in your case.