CAUSE NO.

Plaintiff VS		\$ \$ \$ \$ \$	IN THE COUNTY COURT AT LAW NO. 2 OF	
Defendant		\$ \$	HUNT COUNTY, TEXAS	
		JUDGMENT		
On Detainer.	, the Court	heard the Appeal f	from the judgment on the Petition for Forcible	
1. Pl	aintiff,	:		
	Appeared: in person by attorned Although duly cited, did not appear an	y, nd wholly made defa	, and announced ready.	
2. D	efendant,		_:	
	Appeared: in person by attorney,, and announced ready. Although duly cited, did not appear and wholly made default.			
3. TI	3. The Court determined that it had proper jurisdiction over the cause and that venue was proper.			
4. Tl	4. The court found that this was a suit for forcible detainer relating to premises at:			
-				
5. Tl	he Court then proceeded to a trial de no	vo on the issues pre	sented.	
6. I T	6. IT IS ORDERED, ADJUDGED AND DECREED that:			
	A. PLAINTIFF receive judgment for possession of the premises.			
	 B. PLAINTIFF'S Petition for Forcible Detainer/Eviction IS DENIED. C. The following are awarded to PLAINTIFF / DEFENDANT: 			
		atter in the amount of ccessful appeal to th		
D	D. A Writ of Possession be issued at least ten (10) days after the date of this Judgment ordering the Constable of this Precinct to place PLAINTIFF / DEFENDANT in possession of the premises.			
E.	E. Upon this judgment becoming final, any amounts paid into the registry of any Court for accrued rent shall be released to PLAINTIFF / DEFENDANT .			
F.		nount of \$	Payment is due into the registry of the	
G				
All rel	lief not granted herein is denied.			

SIGNED ON ______.