NOTICE TO DEFENDANT SMALL CLAIMS COURT	FORM NO. SC-1	Williamson Law B	DOK COMPANY, VICTOR, NY 14564
State of New York			
COURT			COUNTY
OF	SMALL CLAIMS PART	No	
NOTICE TO DEFENDANT:			
To:			
			talan da Wasan da Albanda da Alba Albanda da Albanda da
TAKE NOTICE THAT			PLAINTIFF,
asks judgment in this Court against you for \$	tog	ether with costs, upon	the following claim:
			e de la companya de l
In agreement with which the Plaintiff hereby signs			
	The Committee of the Co		
Plaintiff Signature	Address	Pho-	one No.
There will be a hearing before the Court	upon this claim on		20,
ato'clockM. in	the Small Claims Part of this Court held	d at	
	la an upplica propied right belongs and propied income. Talug i awa may in the angle in la union people.		
YOU MUST APPEAR and present your defense a (a corporation must be represented by an attorney or ar ENTERED AGAINST YOU BY DEFAULT EVEN THOUGH nesses, account books, receipts or other documents, you mout fee thereof.	ny authorized officer, director or employee). If YOU MAY HAVE A VALID DEFENSE. If your on the produce them at the hearing. The Clerk, if the clerk is a clerk in the	F YOU DO NOT APPEAR defense or counterclaim, if a requested, will issue subpoor	, JUDGMENT WILL BE any, is supported by witenas for witnesses, with
If you wish to present a counterclaim agains such counterclaim within five days of receiving this no cost of postage to send your counterclaim by first class the right to file the counterclaim until the time of the hea	ntice of claim. At the time of such filing you is mail to the claimant. If you fail to file a colaring, but the claimant may request and obta	must pay the Clerk a filin unterclaim within this five in an adjournment of the l	g fee of \$3.00 plus the day period, you retail nearing to a later date.
If you admit the claim, but desire time to pay, ye desiring time to pay.	rou must appear personally on the day set for	the hearing and state to the	e Court your reasons fo
Dated:, 20			Cler
	l Claims Court is available at the court lis	and the second of the second o	
NOTE: If you desire a jury trial, you must, before demand for a trial by jury. You must also pay to the clerk a juthe payment of any costs that may be awarded against you tried by a jury and stating that such trial is desired and demand	ury fee of \$10.00 and file an undertaking in the s . You will also be required to make an affidavit s	sum of \$50.00 or deposit su pecifying the issues of fact	ch sum in cash to secur
Under the law, the Court may award \$25.00 addi	itional costs to the plaintiff if a jury trial is deman	ded by you and a decision i	s rendered against you.
If at the hearing it shall appear that the defendar the judge may either proceed forthwith to hear the entire car practicable, at which adjourned time the hearing of the en defendant did not file the counterclaim with the court w	se or may adjourn the hearing for a period of no tire case shall be had. An adjournment shall	t more than 20 days or as s be granted at the reques	oon thereafter as may b
	nthin five days of receiving the notice of clair	lh.	

BRING THIS NOTICE WITH YOU.