## IN THE DISTRICT/SUPERIOR COURT FOR THE STATE OF ALASKA AT ANCHORAGE

VS.		Plaintiff,	) ) ) ) ( CASE	E NO. <u>3AN-</u>	CI
		Defendant.	) ) ) F(	SUMMON ORCIBLE ENTRY A (Not valid without	ND DETAINER
		, Do	efendant.	You are summone	ed and required to
	the following:				
1.	Appear for a hearing to determine whether you should be evicted from the premises described in the attached complaint.  Hearing Date/Time:				
	Hearing Location:	Your hearing will be held at either the Nesbett Courthouse at 825 W. 4 <sup>th</sup> Ave., Anchorage, Alaska, or the Boney Courthouse at 303 K St., Anchorage, Alaska. Check the daily calendar in the courthouse lobby or online at <a href="http://courts.alaska.gov/trialcourts/calendars.htm">http://courts.alaska.gov/trialcourts/calendars.htm</a> (search "By Party") to find your courthouse and courtroom assignment. Please arrive at least 30 minutes before your scheduled hearing.			
	AND				
2.	File a written answer to all other claims made in the attached complaint within 20 days the date this summons was served on you. An answer form (CIV-735) and instruction (CIV-720 booklet) are available at the court clerk's office and on the court's webs <a href="https://www.courts.alaska.gov/forms/index.htm">www.courts.alaska.gov/forms/index.htm</a> . Within the same 20-day time limit, you mus serve a copy of your answer on the plaintiff's attorney or the plaintiff (if unrepresented): Name:				
	Address:				
	If you do not file a <u>written</u> answer, a default judgment may be entered against you for the relief demanded in the complaint (including back rent, payment for damages done to the premises and the costs of bringing this action).  AND				
3.	If you are not represented by an attorney, you must inform the court and all other parties in this case, in writing, of your current mailing address and any future changes to your mailing address and telephone number. You may use court form <i>Notice of Change of Address Telephone Number</i> (TF-955), also available on the above website or at the clerk's office, to inform the court. If you do not keep the court and the plaintiff advised of your current address, you will not receive copies of documents filed in the case. This may include notices of hearings, court orders, judgments, etc.  OR  If you have an attorney, the attorney must comply with Alaska R. Civ. P 5(i).				
	•		mpiy witi	1 Alaska R. Civ. P 5(	
	is case has been assigning only the case m	· · · · · · · · · · · · · · · · · · ·	erent juda		. For the eviction
hearing only, the case may be assigned to a diff			•		
(SEAL)			CLERK OF COURT		
Date			Deputy Clerk		