Date Filed	Case No:
Plaintiff(s) Name, Address /s.	FORECLOSURE OF PERSONAL PROPERTY
Defendant(s) Name, Address	
TO: ALL AND SINGULAR, ANY SHERIFF O CONSTABLES OF SAID STATE	F SAID STATE OR THEIR LAWFUL DEPUTIES AND TO ALL LAWFUL
GREETINGS: WHEREAS, pursuant to O.C.C entitled to recover from the Defendant(s) the as follows:	G.A. Chapter 14 of Title 44, as amended, the Plaintiff(s) has been adjudged possession of certain personal property, the description and location of which is
Description of Property:	
Location of Property:	
surrender said property to the Plaintiff(s) for	evy the aforesaid personal property and, at the option of the Plaintiff(s), to either retention or disposition in accordance with O.C.G.A. Article 9 of Title I 1, as he case of levy and sale under execution as by law provided.
So ODDEDED this day of	
So ORDERED, thisday of	20
So ORDERED, thisday of	20 20 Magistrate, Magistrate Court of County
	Magistrate, Magistrate Court of County
<ul> <li>Diligent search made and the p</li> <li>County, Geor</li> <li>I have this day executed the with</li> </ul>	Magistrate, Magistrate Court of County roperty specified in the foregoing WRIT OF POSSESSION not found to be in rgia.
<ul> <li>Diligent search made and the p</li> <li>County, Geor</li> <li>I have this day executed the wit property of defendant(s), to wit:</li> </ul>	Magistrate, Magistrate Court of County roperty specified in the foregoing WRIT OF POSSESSION not found to be in rgia. thin WRIT OF POSSESSION by levying upon and seizing the following described
[]       Diligent search made and the p        County, Geor         []       I have this day executed the wit property of defendant(s), to wit:        Levied at         []       I have this day turned to the Place	Magistrate, Magistrate Court of County property specified in the foregoing WRIT OF POSSESSION not found to be in rgia. thin WRIT OF POSSESSION by levying upon and seizing the following described
<ul> <li>Diligent search made and the pCounty, Geor</li> <li>I have this day executed the wit property of defendant(s), to wit:</li> <li>Levied at</li> <li>I have this day turned to the Platthe election of the Plaintiff(s) as</li> </ul>	Magistrate, Magistrate Court of County property specified in the foregoing WRIT OF POSSESSION not found to be in rgia. thin WRIT OF POSSESSION by levying upon and seizing the following described , Georgia aintiff(s) the property specified in the within WRIT OF POSSESSION pursuant to

If the defendant fails to file a timely answer, or the plaintiff prevails at trial, plaintiff may apply for a Writ of Possession.

This form allows Plaintiff to describe the items and location of the items that are in defendant's possession. The court then issues a Writ of Possession as an order directing the sheriff, deputy sheriff, or marshal to retrieve plaintiff's property from the defendant.