CA	USE NO	
	Ψ	IN THE COUNTY CIVIL COURT
PLAINTIFF		
VS	Ψ	AT LAW NUMBER THREE(3) OF
DEFENDANT,	Ψ	HARRIS COUNTY, TEXAS

TAKE NOTHING JUDGMENT

On this the _____ day of _____, 20___ in the above entitled

and number	ed cause, wherein	is Plaintiff and
	is Defendant, came [Defendant and announced
ready for tria	ıl.	
	Plaintiff, having been duly notified of	this trial setting failed to
	appear.	
	Plaintiff also appeared and announce	ed ready for trial.
Trial proceed	ded without intervention of a jury, no ju	ry fee having been paid. The
Court, after	considering the pleadings, evidence ar	nd arguments of the parties, is
of the opinio	n that Plaintiff TAKE NOTHING by way	y of this suit and that
Judgment ei	nter in favor of Defendant. It is therefor	e, ORDERED, ADJUDGED
AND DECRI	EED that Plaintiff take nothing against	Defendant. IT IS

FURTHERED ORDERED, ADJUDGED AND DECREED that all costs of Court are taxed against the party incurring same.

THE CLERK of the Court is hereby ORDERED to issue all writs and processes, including but not limited to Writs of Execution, in aid of satisfaction of this Judgment.

All matters not expressly granted herein are hereby denied.

SIGNED THIS	DAY OF	, 20	٠
		·	
		 	
		JUDGE PRESIDING	