STATE OF SOUTH CAROLINA				
COUNTY OF BERKELEY		)	CIVIL CASE NUMBER	
		) ) )	IN THE MAGISTRATE'S COURT AFFIDAVIT TO RECOVER PERSONAL PROPERTY	
PL Vs	AINTIFF(S)			
	CFENDANT(S)			
Plaintiff(s), duly sworn, states the following:			_, personally appearing before me, who being	
1.		session,	of the property described below: (Give detailed	
<ol> <li>3.</li> </ol>	The property described above is being wrong To the best knowledge of the plaintiff, the pro	•	•	
<ol> <li>4.</li> <li>5.</li> </ol>	The property has not been taken for any tax, fine or assessment pursuant to statute, or seized by virtue of an execution or attachment against the property or, if so seized, it is exempt from such seizure by statute.  The actual value of the above described property is: (Itemize and give total if more than one item			
٥.	involved.)		itemize and give total if more than one item	
	TOTAL \$			
6.	That the Notice of Right to Cure as required by Section 37-5-110 and Section 37-5-111, Code of laws of South Carolina, 1976, as amended, has been given by (or not required):  on  on			
PΙ	AINTIFF ASKS THE COURT:			
jud			perty and if return cannot be had for a monetary bunitive damages for the wrongful withholding plus the	
Da	ited:	_	Plaintiff (or his attorney or agent)	