	A1-14
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
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TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
NAME OF COURT:	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
DEFENDANT.	
	CASE NUMBER:
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF	
ATTACHMENT AFTER HEARING	
ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT AFTER	
HEARING	
1. a. The application of plaintiff (name):	
for a right to attach order and order for issuance of writ of attachment	
an order for issuance of additional writ of attachment	
against the property of defendant (name):	
came on for hearing as follows:	
(1) Judge (name):	□ p: □ p
(2) Hearing date: Time: Dept.:	L Div.: L Rm.:
b. The following persons were present at the hearing:	any (nama)
(1) Plaintiff (name): (3) Plaintiff's attorr (2) Defendant (name): (4) Defendant's att	
FINDINGS	iomey (name).
2. THE COURT FINDS	
a. Defendant (specify name): is a is a is a	atural person partnership
unincorporated association corporation other (specify):	·
b. The claim upon which the application is based is one upon which an attachment may	y be issued.
c. Plaintiff has established the probable validity of the claim upon which the attachmen	t is based.
d. The attachment is not sought for a purpose other than the recovery on the claim upon	on which the attachment is based.
e. The amount to be secured by the attachment is greater than zero.	
f. Defendant failed to prove that all the property described in plaintiff's application	n is exempt from attachment.
g The following property of defendant, described in plaintiff's application	
(1) is exempt from attachment (specify):	
(2) is not exempt from attachment (specify):	
h The following property, not described in plaintiff's application, claimed by defen	idant to be exempt
(1) is exempt from attachment (specify):	idant to be exempt
(1) 13 exempt from attachment (specify).	
(2) is not exempt from attachment (specify):	
(2) 10 1101 0710111pt 1101111 (10p0011)//	
i. An undertaking in the amount of: \$ is required before a	a writ shall issue, and plaintiff
has has not filed an undertaking in that amount.	•
j. A Right to Attach Order was issued on (date):	pursuant to
	rocedure section 485.220 (ex parte)
k. Other (specify):	

(Continued on reverse)

SHORT TITLE:	CASE NUMBER:
3. THE COURT ORDERS a. Plaintiff has a right to attach property of defendant (name): in the amount of: \$ b The property described in items 2g(1) and 2h(1) of the findings is exempt and sl c. The clerk shall issue a writ of attachment an additional writ of attachment forthwith upon the filing of an undertaking in the amount of: \$ (1) for any property of a defendant who is not a natural person for which a (2) for the property of a defendant who is a natural person that is subject to Procedure section 487.010, described as follows (specify):	ment in the amount stated in item 3a method of levy is provided.
(3) for the property covered by a bulk sales notice with respect to a bulk transfer of such property, described as follows (specify):	ansfer by defendant or the proceeds of sale
 (4) for plaintiff's pro rata share of proceeds from an escrow in which defen number is (specify): d. Defendant shall transfer to the levying officer possession of 	dant's liquor license is sold. The license
(1) any documentary evidence in defendant's possession of title to any procession of debt owed to (3) the following property in defendant's possession (specify):	
NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ORDER ARREST AND PUNISHMENT FOR CONTEMPT OF COURT.	R MAY SUBJECT YOU TO
e. Other (specify):	
f. Total number of boxes checked in item 3:	
Date:	
(SIGNA:	ATURE OF JUDGE OR COMMISSIONER)