PLAINTIFF  S  V.  S  PRECINCT  S  DEFENDANT  DEFENDANT'S APPEAL BY CASH DEPOSIT: EVICTION CASE  On, 20, a judgment for possession was entered in this case which Defendant appeals to the County Court of County, Texas, by making this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20		CAUSE NO				
DEFENDANT'S APPEAL BY CASH DEPOSIT: EVICTION CASE  DEFENDANT'S APPEAL BY CASH DEPOSIT: EVICTION CASE  On, 20, a judgment for possession was entered in this case which Defendant appeals to the County Court of County, Texas, by making this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20			§	IN THE JUST	ICE COURT	
V. \$ PRECINCT	PLAINTIFF		_			
DEFENDANT'S APPEAL BY CASH DEPOSIT: EVICTION CASE  On, 20, a judgment for possession was entered in this case which Defendant appeals to the County Court of County, Texas, by making this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20	V.		§	PRECINCT _		
DEFENDANT'S APPEAL BY CASH DEPOSIT: EVICTION CASE  On, 20, a judgment for possession was entered in this case which Defendant appeals to the County Court of County, Texas, by making this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20						
On	DEFENDANT	<del></del>			COUNT	Y, TEXAS
Defendant appeals to the County Court of County, Texas, by making this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20	DEFENDA	NT'S APPEAL BY C	CASH	DEPOSIT: EVI	CTION CASE	
this Cash Deposit.  Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on	On	, 20, a judgmer	nt for	possession wa	s entered in this case	e which
Defendant deposits current money of the United States with the court and acknowledges that they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on, 20  Defendant's Signature  ISSUED AND SIGNED on, 20	Defendant appeals to the C	County Court of			County, Texas, by m	naking
they are bound to pay the Plaintiff the amount of \$, which is the amount determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on	·					
determined by the court under Rule 510.11 in an Eviction case.  This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on						
This cash deposit is conditioned on Defendant's prosecution of this Appeal to effect and the payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on	they are bound to pay the I	Plaintiff the amount	of \$		_, which is the amou	ınt
payment to Plaintiff of any judgment and all costs rendered against Defendant on appeal.  WITNESSED on	determined by the court ur	nder Rule 510.11 in	an Ev	iction case.		
Defendant's Signature  ISSUED AND SIGNED on, 20  JUSTICE OF THE PEACE, PRECINCT	•		-			
JUSTICE OF THE PEACE, PRECINCT	WITNESSED on	, 20	_·			
JUSTICE OF THE PEACE, PRECINCT						
JUSTICE OF THE PEACE, PRECINCT	Defendant's Signature					
· ————	ISSUED AND SIGNED on			, 20		
· ————	IUSTICE OF THE PEACE PRE					
COUNTI, ILAAS	,	COUNTY, TEXAS				

## CERTIFICATE OF SERVICE

I hereby certify that a copy of this appeal by cash deposit was served on Plaintiff on
, 20, pursuant to Rule 501.4 by:
☐ Personal delivery
☐ Courier-receipted delivery
☐ Registered or Certified Mail
□ Fax
☐ Email (if both parties have agreed in writing and provided an email address)
☐ Another method approved by the court:
Signature