IN THE COUNTY COURT, IN AND FOR SEMINOLE COUNTY, FLORIDA

	CASE NO.:	
PL VS	LAINTIFF(S)/LANDLORD(S) FINAL JUDGMENT FO (COUN'	
DE	DEFENDANT(S)/TENANT(S)	
ΑI	DDRESS	
Th	his cause coming on to be heard this day upon Plaintiff's Tenant Eviction Complain	t, the Court finds that:
	The Plaintiff(s) is/are entitles to possession of the property as set forth Defendant(s) has/have failed to move as required by law from said property.	-
	A default has been duly entered against the Defendant(s), and the Pl possession of the property as set forth in said Complaint, and the Defendance as required by law from said property.	
It i	is, therefore,	
OF	RDERED AND ADJUDGED:	
1.	. That Final Judgment be and the same is hereby entered in favor of the Plaintiff(s).	, _ , against Defendant(s),
	for possession of the premises located at:	
	for which let Writ of Possession issue.	
2.	. That Plaintiff(s) recover from said Defendant(s) costs herein taxed in the sum of \$	5
	that shall bear interest at the rate of percent a year, for which let exe	cution issue.
OF	PRDERED at Sanford, Seminole County, Florida on	
Co	opies furnished to:	V HIDCE
	COUNT	Y JUDGE