ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF:	
T LAMATH T.	
DEFENDANT:	
DEFENDANT.	
APPLICATION FOR WRIT OF POSSESSION AFTER HEARING	CASE NUMBER:
EX PARTE AND FOR TEMPORARY RESTRAINING ORDER	
 Plaintiff* has filed a complaint and makes claim for delivery of property in the possession of the defendant named in b. a. Plaintiff (name): b. Defendant (name): Plaintiff applies for (check all that apply): a Writ of possession after hearing (Code Civ. Proc, (C.C.P.), § 512.010). b Ex parte writ of possession (C.C.P., § 512.020). (File Declaration for Ex Parte Writ of Possession, form CD-180.) c Temporary restraining order (C.C.P., § 513.010). (File Application for Temporary Restraining Order, form CD-190.) The basis of the plaintiff's claim and right to possession of the claimed property is specified in a written document, a copy of which is attached the verified complaint the attached declaration the following facts (specify): 	
4. Claimed property (Describe, state value, and further identify any property that is a farm product (Code Civ.Proc., § 511.040) or inventory held for sale or lease (Code Civ. Proc., § 511.050)):	
Continued on Attachment 4. * "Plaintiff" includes cross-complainant, "defendant" includes cross-defendant, and "complaint" includes c	cross-complaint.

Dated:

10. Total number of pages attached: _

(TYPE OR PRINT NAME)

(PLAINTIFF'S SIGNATURE)

Page 2 of 2

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.