			02
ATTORNEY OR PARTY WITHOUT ATTORNE	Y (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 CALIFOR STREET ADDRESS:	NIA, COUNTY OF		
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME: PLAINTIFF:			
DEFENDANT: JUDGM	ENT—UNLAWFUL DETAIN	ER	CASE NUMBER:
By Clerk		After Court Trial	
By Court	By Default Possession Only	Defendant Did Not	
by oount	r ossession only	Appear at Trial	
	JU	DGMENT	
1. BY DEFAULT			
	perly served with a copy of the	-	
	answer the complaint or appear		in the time allowed by law.
	t was entered by the clerk upon		
d. [] Clerk's Judg	ment (Code Civ. Proc., § 1169)	. For possession only of the	premises described on page 2 (item 4).
e. Co <u>urt J</u> udgn	nent (Code Civ. Proc., § 585(b))	. The court considered	
(1) plair	ntiff's testimony and other evider	nce.	
(2) plair	ntiff's or others' written declaration	on and evidence (Code Civ.	Proc., § 585(d)).
	The jury was waived. The co	urt considered the evidence).
a. The case was tried	on (date and time):		
before (name of jud	icial officer):		
b. Appearances by:			
Plaintiff (name	each):	Pla	intiff's attorney (name each):
		(1)	
		(2)	
Continued on	Attachment 2b (form MC-025).		
<u> </u>			
Defendant (na	ıme eacn):		fendant's attorney (name each):
		(1)	
		(2)	
Continued on	Attachment 2b (form MC-025).		
<u> </u>		and the second second second	Aine of Aviol
c Defendant did	I not appear at trial. Defendant v	was properly served with no	tice ot trial.
d. A statement of	of decision (Code Civ. Proc., § 6	32) was not	was requested.

PLAINTIFF:				CASE NUMBER:	
DEFENDANT:					
JUDGMENT IS ENTI	ERED AS FOLLOWS I	ву:	THE COURT	THE CLERK	
3. Parties. Judgment is					
a. for plaintiff (name e	ach):				
and against defend	ant (name each):				
Continued on b. for defendant (name	Attachment 3a (form M e each):	IC-025).			
4. Plaintiff Defend	ant is entitled to pos	session of the pre	emises located at (s	street address, apartment, city, a	and county)
5. Judgment applies to all Proc., §§ 715.010, 1169	•	ses including ten	ants, subtenants if a	ny, and named claimants if any	(Code Civ.
 Amount and terms of judgn a. Defendant named in complaint: 	nent n item 3a above must pa	ay plaintiff on the		tiff is to receive nothing from dead in item 3b.	fendant
(1) Past-	due rent	\$		Defendant named in item 3b is	to recover
(8)	over damages	\$		costs: \$ and attorney fees: \$	
l	ney fees	\$			
(4) Costs	6	\$			
(5) Other	r (specify):	\$			
(6) TOTAL JUE	DGMENT	\$			
c The rental agreemen	nt is canceled.	The lease is forfe	eited.		
7. Conditional judgment. Judgment—Unlawful De		•	•	premises to defendant as stated	ni b
——	stamer Attacriment (1011	III OD-1100), WII	on is attached.		
8. Other (specify):					
Continued on Attach	nment 8 (form MC-025)				
Date:			JUDICIA	I OFFICER	_
Date:					, Deputy
(SEAL)	CLER	('S CERTIFICA			
	certify that this is a true			in the court.	
D	Pate:				
		Clerk, by			, Deputy
		5,5,1K, by _			_ , Doputy