CAUSE NO		
PLAINTIFF	§ §	IN THE JUSTICE COURT
V.	§ § §	PRECINCT 1
DEFENDANT	§	DE WITT COUNTY, TEXAS
SERVICEMEMBER'S CIVIL RELIEF ACT AFFIDAVIT		
Instructions: The Servicemember's Civil Relief Courts. Before entering a default judgment at file with the court an affidavit stating whether showing necessary facts to support the affidate determine whether or not the defendant is it requirement for an affidavit may be satisfied under penalty of perjury. If it appears that the not enter a judgment until after the court appears the court is unable to determine if the defendant is in the plaintiff to file a bond in an amount appear or non-service under the Servicemember's County in the Servicemember's County in the military active military status of an individual.  Plaintiff being duly sworn under oath swears on active military duty and/or is subject to has waived in writing his/her rights under the servicement of the military under oath swears on active military duty and/or is subject to has waived in writing his/her rights under the servicement of the military under oath swears.	against a er or not avit, or s n militar I by a wr ne defen points a dant is i roved by ivil Relie ome.do	In individual defendant, the plaintiff must the defendant is in military service, stating that the plaintiff is unable to ry service, if that is the case. The ritten, signed document declared to be true dant is in military service, the court may in attorney to represent the defendant. If in military service, the court may require the court. To obtain certificates of service of Act, you may access the public website:  This website will provide the current efendant is: (check one)
☐ military status is unknown at this time		
PLAINTIFF  SWORN TO AND SUBSCRIBED before me on		, 20
CLEDY OF THE HISTIGE COURT OF MOTARY		

CLERK OF THE JUSTICE COURT OR NOTARY

<sup>\*</sup>Penalty for making or using false affidavit – a person who makes or uses an affidavit knowing it to be false, shall be fined as provided in Title 18, United States Code, or imprisoned for not more than one year or both.