

(I)-1.--POSTED-BY-THE-SHERIFF-AT-THE--COURTHOUSE  
DOOR-OR-ON-A-BULLETIN-BOARD-WITHIN-ITS-IMMEDIATE-VICINITY; OR

(II)--2.--PUBLISHED-AT-LEAST-ONCE-A-WEEK-IN-EACH  
OF-3--SUCCESSIVE--WEEKS--IN--1--OR--MORE--NEWSPAPERS--OF--GENERAL  
CIRCULATION--PUBLISHED--IN--THE--COUNTY--IN--WHICH--THE-ACTION-IS  
PENDING; OR-AND

(III)-(II)--WITH-RESPECT-TO--REAL--PROPERTY;--IN  
ADDITION-TO-THE-NOTICE-REQUIRED-UNDER-ITEM-(I)-OF-THIS-PARAGRAPH;  
POSTED-BY-THE-SHERIFF-IN-A-CONSPICUOUS-PLACE-ON-THE-BAND;

(B)-(1)--WITHIN--30--DAYS-AFTER-THE-COMPLAINT-IS-SENT-OR-THE  
FINAL-NOTICE-BY-POSTING-OR-PUBLICATION;--WHICHEVER--IS--LATER;--A  
PARTY--CONTESTING--THE--FORFEITURE--SHALL--FILE--AN-ANSWER-TO-THE  
COMPLAINT.

(2)--THE-ANSWER-SHALL:

(I)--BE-SIGNED-BY-THE--PARTY--UNDER--PENALTY--OF  
PERJURY;

(II)--SET-FORTH--THE--NATURE--AND-EXTENT-OF-THE  
PARTY'S-RIGHT, TITLE, OR-INTEREST-IN-THE-PROPERTY;

(III)--SET-FORTH-THE-DATE-AND--CIRCUMSTANCES--OF  
THE--CREATION--OF--THE--PARTY'S--RIGHT, TITLE, OR-INTEREST-IN-THE  
PROPERTY;

(IV)--ADMIT, DENY, OR-ASSERT-THAT-THE-PARTY--HAS  
NO--KNOWLEDGE--OR--CLAIMS--A--PRIVILEGE--AS--TO--EACH--AND--EVERY  
ALLEGATION-CONTAINED-IN-THE-COMPLAINT;

(V)--SET--FORTH--ANY-ADDITIONAL-FACTS-SUPPORTING  
THE-PARTY'S-POSITION; AND

(VI)--SET-FORTH-THE-RELIEF-CLAIMED.

(E)-(1)--THE-COURT-SHALL-SET-A--HEARING--ON--THE--FORFEITURE  
CLAIM--WITHIN--60--DAYS-AFTER-POSTING-OR-FINAL-PUBLICATION-OF-THE  
NOTICE-UNDER-SUBSECTION-(C)-OF-THIS-SECTION-WHERE-AN--ANSWER--HAS  
BEEN-TIMELY-FILED.

(2)--THE--COURT--MAY--ORDER-FORFEITURE-OF-THE-PROPERTY  
INTEREST-OF-ANY-PARTY-THAT-FAILS-TO-FILE-AN-ANSWER--IN--A--TIMELY  
FASHION-WITHOUT-A-HEARING.

3-1310-

(A)--A--COURT-ORDER-OF-FORFEITURE-SHALL-BE-DEEMED-TO-PROVIDE  
GOOD-AND-SUFFICIENT-TITLE-TO-THE-SEIZED-PROPERTY-IN-THE-GOVERNING  
BODY-SUBJECT-TO-ALL-LIENS-ON--THE--PROPERTY--CREATED--BEFORE--THE  
SEIZURE.