

\_\_\_\_\_ COURT

\_\_\_\_\_ COUNTY, FLORIDA

NO. \_\_\_\_\_

Plaintiff

Vs

Defendant

INSTRUCTIONS FOR LEVY

The Sheriff

Date

\_\_\_\_\_ County, Florida

Dear Sir:

In the matter of an execution for money, issued out of the \_\_\_\_\_  
Court, \_\_\_\_\_ County, Florida in the above styled case, you are hereby instructed to  
Levy upon the following describe property of the Defendant:

DESCRIPTION OF PROPERTY

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It is understood and agreed that you, as Sheriff of \_\_\_\_\_ county, Florida,  
shall be held blameless in making a wrongful levy, when acting upon these instructions, and it is further  
understood and agreed that I shall pay all cost incident to this levy, should the property levied upon, for any  
reason be not sold, or if upon sale should not produce sufficient money to pay said cost, unless said cost shall  
have been paid by the Defendant. In addition, any property left unsold will be the responsibility of plaintiff  
alone.

Very truly yours,

\_\_\_\_\_  
Signature of Plaintiff, his Agent or Attorney

NOTE: Section 30.30, Florida Statutes, provides that the Sheriff must "levy upon property specifically  
described" in the writ. It further provides that if the Sheriff attempts to levy upon any property, other than that  
is specifically described in the writ, he may require the plaintiff to furnish a bond for his protection