Summons	CIVIL DOCKET NO 2584CV01290	Trial Court of Massach The Superior Court	rusetts
case Name: Commonwealth of Massa	chusetts	John E. Powers III Suffolk	Clerk of Courts County
Vs.	Plaintiff(s)	COURT NAME & ADDRESS: Suffolk Superior Civil Court Three Pemberton Square Boston, MA. 02108	
	Defendant(s)	,	
THIS SUMMONS IS DIRECTED TO	, ASX	(Defendant's r	name)
	the original Complaint has bee	n filed in the	l's Complaint filed Court.
1. You must respond to this lawsuit in writing the first section of the section o	e case against you and award		
You will also lose the opportunity to tell your side resolve this matter with the Plaintiff. If you nee from the Court.		and a second and a second as a	
2. How to Respond.		OFFICE OF FICE	
To respond to this lawsuit, you must file a writte Plaintiff, if unrepresented). You can do this by:	en response with the Court <u>anc</u>	<u>l</u> mail a copy to the Plainள் தவ	torney (or the
a) Filing your signed original response	with the Clerk's Office for Civ	il Business,	Court
1 1		person, or electronically throu	gh
the web portal www.eFileMA.com if	the Complaint was e-filed throu	ugh that portal, <u>AND</u>	
b) Delivering or mailing a copy of your	response to the Plaintiff's attor	ney/Plaintiff at the following add	dress:
2 Miles to include in Verse			
3. What to include in Your Response. An "Answer" is one type of response to a Com	plaint Vour Answer must state		with the feet(e)
alleged in each paragraph of the Complaint. So			

you may lose your right to use them in Court. If you have any claims against the Plaintiff (referred to as "counterclaims") that are based on the same facts or transaction described in the Complaint, then you must include those claims in your Answer. Otherwise, you may lose your right to sue the Plaintiff about anything related to this lawsuit. If you want to have your case heard by a jury, you must specifically request a jury trial in your Court no more than 10 days after sending your Answer.

3. (cont.) Another way to respond to a Complaint is by filing a "Motion to Dismiss," if you believe that the Complaint is legally invalid or legally insufficient. A Motion to Dismiss must be based on one of the legal deficiencies or reasons listed under Rule 12 of the Massachusetts Rules of Civil Procedure. If you are filing a Motion to Dismiss, you must follow the filing rules for "Civil Motions in Superior Court," available at:

www.mass.gov/iaw-library/massachusetts-superior-court-rules

4. Legal Assistance.

You may wish to get legal help from a lawyer. If you cannot get legal help, some basic information for people who represent themselves is available at www.mass.gov/courts/selfhelp.

5. Required Information on All Filings.

The "Civil Docket No." appearing at the top of this notice is the case number assigned to this case and must appear on the front of your Answer or Motion to Dismiss. You should refer to yourself as the "Defendant."

	Witness Hon.	Michael D. Ricciuti	_ , Chief Justice on		20 (Seal)	
Acting	Clerk	July 5	-			
Note:	The docket nu served on the	mber assigned to the origin Defendant(s).	nal Complaint by the Clerk sho	uld be stated on this S	ummons before it is	
PROOF OF SERVICE OF PROCESS						
l hereby	certify that on	05/13/2025 , I serv	red a copy of this Summons, to	ogether with a copy of	the Complaint	
in this a Rules o	ction, on the Di f Civil Procedu	efendant named in this Sun re):	nmons, in the following manne	er (See Rule 4(d)(1-5) o	of the Massachusetts	
via el	ectronic no	xil, as approved by	this Court on 05/13/2	.025, on the follo	owing email	
addre	255: Sami 2	2559@yahoo.com.				
					,	
	Dated: 05	/21/2025	Signature:			

N.B. TO PROCESS SERVER:

PLEASE ENTER THE DATE THAT YOU MADE SERVICE ON THE DEFENDANT IN THIS BOX - BOTH ON THE ORIGINAL SUMMONS AND ON THE COPY OF THE SUMMONS SERVED ON THE DEFENDANT.

Date: May 13, 2025