

STATE OF NEW YORK
SUPREME COURT : COUNTY OF _____

Plaintiff,

ORDER TO SEVER*

v.

Defendant.

The defendant, _____ being in default in pleading and the plaintiff being entitled to judgment against said defendant, and that as to the defendant _____, the plaintiff is not entitled to enter judgment at this time.

NOW on motion of _____, attorneys for the plaintiff, it is

ORDERED that the action be severed as to the defendant _____, and the plaintiff have leave to proceed against said defendant.

* Pursuant to N.Y. Comp. Codes R. & Regs. tit. 22, § 130-1.1-a (hereinafter "N.Y.C.R.R."), an attorney signature is required. An attorney can comply by signing one of the following, as long as it accompanies the papers: a cover page, a litigation back or a separate certification.