


NOTICE OF HEARING ON ASSESSMENT OF DAMAGES UNDER MASS. R. CIV. P. 55(b)		DOCKET NUMBER 2382CV00881	Trial Court of Massachusetts The Superior Court 
CASE NAME Martin, Tyler vs. Target, Lionel Frederique		Walter F. Timilty, Clerk of Courts Norfolk County	
TO: File Copy		COURT NAME & ADDRESS Norfolk County Superior Court 650 High Street Dedham, MA 02026	
<p>A hearing on assessment of damages will be held on.</p> <p style="text-align: center;">Date: 03/20/2024 Time: 02:30 PM Event: Damage Assessment Hearing Session / Courtroom Location: Civil A / DED-1st FL, CR 10 (SC)</p> <p>The moving party must comply with the following, if applicable:</p> <ol style="list-style-type: none"> Fourteen-Day (14) Notice to All Parties: If the moving party seeks to assess damages against a defaulted party, the moving party must comply with the provisions Mass. R. Civ. P. 55(b)(2), which requires that the moving party give notice to all parties, including the party against whom a judgment by default is sought: <ol style="list-style-type: none"> of the date, time, and location of the hearing; with a statement setting forth the nature and type of the damages requested and the amount of any damages that are a sum certain or a sum which can by computation, be made certain; and that such notice be sent at least fourteen (14) days prior to the date of the hearing by first-class mail to the last known address or by other means approved by the court. The fourteen-day notice with its statement setting forth damages shall also be filed with the clerk's office. Affidavit as to Military Service: In accordance with Mass. R. Civ. P. 55(b)(4), the moving party seeking damages against a defaulted party must file "an affidavit made by any competent person, on the affiant's own knowledge, setting forth facts showing that the defendant is not a person in the military service as defined in the Servicemembers Civil Relief Act," as set forth in 50 U.S.C. App. §§501 et seq., except upon order of the court in accordance with the Act." Affidavit as to Motor Liability Policy: The moving party must file an affidavit in accordance with G.L.c. 231, §58A, if the action is one in which payment of the judgment is secured by a motor vehicle liability policy or motor vehicle liability bond and the defendant has defaulted for failure to appear. 			
DATE ISSUED	ASSOCIATE JUSTICE	ASSISTANT CLERK	
01/30/2024	Hon. Joseph Leighton		

