Note: An appeal from a hearing to determine probable cause for the removal and storage or booting of a vehicle is governed by the Rules of Civil Procedure applicable to civil cases in the Justice Courts, Rule 506, Texas Rules of Civil Procedure, Part V. Rules of Practice in Justice Courts, except that no bond is required.

Within 21 days from the date of the Findings of Fact and Conclusions of Law and Award, you must give notice to the Justice Court of your intent to appeal so that a transcript may be delivered to the Clerk of the County Civil Courts at Law. The case will be tried *de novo* in the County Civil Courts at Law.

NO	
IN RE:	
	§ IN THE JUSTICE COURT
(Owner/Operator of Vehicle)	<pre>\$ IN THE JUSTICE COURT \$ \$ PRECINCT _ PLACE _ \$</pre>
(Year, Make, Model, and License Plate of Vehicle	
NOTICE OF	APPEAL
Hearing to Determine Probable Cause Occupations code, Chapter 2308, Rig	e e
The undersigned, Appellant, gives notice of Conclusions of Law and Award entered in this pro-	f intention to appeal the Finding of Facts and ceeding on
Appellant requests that the Court prepare a Clerk of the County Civil Courts at Law.	nd forward the papers in this proceeding to the
Signed on	
	Printed Name:Address:
	Telephone:
	Fax:
	F-Mail: