SUPREME COURT OF THE COUNTY OF		·	
	Plaintiff,	Index No.:	
-against-		ORDER IMPOSING SAN	CTIONS
	Defendant.	,	
	J.:	·	
This Court having issu	ued its Order dated	, directing	
and this Court having found that	t plaintiff / defendant h	naving failed without good cause to com	ply with this court's
order; and this Court having co	nsidered all of the attendan	t circumstances, including but not limit	ed to those set forth
in 22 NYCRR §130-2.1(b), and	22 NYCRR §130-2.2; and t	he Court having set forth on the record the	ne conduct on which
imposition of the following sar	ction is based and the reason	ons why the Court found the failure to co	omply to be without
good cause;			
NOW, upon the Court	's own initiative and after p	roviding <i>plaintiff / defendant</i> a reas	sonable opportunity
to be heard, it is			
<b>ORDERED</b> , that pla	uintiff / defendant be sanc	tioned in the amount of	for
his/her failure to			_
		ay to, F	Esa., counsel fees in
_	_	ays from the date of this Order; and it is	_
		shall make payment of the sanction by	
•	•	pursuant to §97-t of the State Finance L	•
made to the Clerk of this Court	within thirty (30) days from	n the date of this Order, with proof of th	e same furnished to
the Court within seven (7) days	s thereafter.		
Dated:			
	<del>_</del>	Justice Supreme Co	urt

Order Imposing Sanctions September 2004