CITIZENS SAVINGS CORP., Pltf.	CASE NO. 90-CV-G-1851
Juliana S. Moore, Atty.	REPORT OF REFEREE
-vs-	
PAMELA BUKOFFSKY Deft.	
Ivan L. Redinger, Jr. Atty.	
18118	•
FORCIBLE ENTRY AND DETAINER ACTION:	
1. Defendant, did since, 19, unlawful	lly and forcibly detain from the
Plaintiffs possession the premises described in the co	omplaint.
2. The Defendant failed to pay rent since	, as required by the
contract.	
3. The Defendant violated the terms of the Lease Agreemen	nt as set forth in Paragraph (8)
below.	
4. The Defendant was duly served with a notice in writing	g required by law for the Defendant
to vacate said premises.	
5. The Defendant was duly served with summons as required	d by law.
6. Case called for trial to the Referee. Testimony taken	n; Referee recommends judgment in
favor of Plaintiff as prayed for forcible detention of	f the premises by Defendant.
Plaintiff shall have restitution of the premises and a	also recover costs from Defendant.
Writ of Restitution of property is HEREBY ORDERED.	
(7). Second Cause of Action continued dismissed sine defende	but har ford.
(8) Findings of Fact. Notice given to defendend as sta	ted in the complaint @ Blainty
accepted a sent cayment be fully 1990 on July 5, 199	
Case Disnessed. costs to clamity	. /
ED: 8-30-90 (1)1317 (1)	Foland Ort
c: manded/mailed pltf.	REFEREE
handed/mailed deft. SEP 17 1990	
CLEH OF COURTS	
Upon the Court's own Mother the Referee	is approved and confirmed and the
of Restitution shall issue. Amond farme of Action is co	onrinued.
ED: 4-17-90	JUDGE JUDGE