FAIRBORN MUNICIPAL COURT

fairbornmunicipalcourt.us

HOW TO COLLECT AFTER YOU RECEIVE A JUDGMENT

Once you have obtained a judgment, the next step is to collect the money owed to you on your judgment. This instruction sheet indicates step by step the various procedures you may follow in collecting the money owed when the Judgment Debtor has refused to voluntarily pay you the amount of your judgment plus court costs.

The Small Claims Court office will not prepare the legal papers for you; however, personnel will be available if you need assistance in completing any of the forms described in this instruction sheet.

It is important that you keep your current address and phone number on file with the Court during the time you have an active Judgment.

NOTE: If the Judgment Debtor is in Bankruptcy, no collection actions shall be filed.

1. BANK ATTACHMENT: SAVINGS OR CHECKING

(Complete packet may be obtained at the Clerk's Office)

To execute on a savings and/or checking account of your judgment debtor, you must obtain the name, address and branch of the bank in which the account is deposited, along with the exact name and account number, if possible.

Having obtained the above information, you must complete the Bank Attachment forms (see samples attached hereto). The Affidavit needs to be signed in the presence of a Notary or Deputy Clerk. The Court fee for filing a Bank Attachment is \$60.00. A \$1.00 check made payable to the bank receiving the Attachment must also be included.

Response time vary from bank to bank, however, the Court should receive a response on the Attachment Order within two weeks. If money is paid in on the attachment, the Court will make distribution to the appropriate party within thirty (30) days.

2. GARNISHMENT OF WAGES

(Complete packet may be obtained at the Clerk's Office)

The first step is to complete the form called "Notice of Court Action to Collect Debt" (sample attached hereto). After completing the top portion of the form and making a copy for your records, mail this form by certified mail, return receipt requested or certificate of mailing to the judgment debtor at his/her usual place of residence.

At least fifteen (15) days, but no more than forty-five (45) days, after sending this form, you may file with the Small Claims Clerk the forms to complete the Garnishment proceedings (see samples attached hereto). After completing the forms, be sure to include a copy of the "Notice of Court Action to Collect Debt" and your return receive from certified mail or certificate of mailing or unclaimed letter. The Deputy Clerk will collect the \$140.00 filing fee

for the Garnishment. The Garnishment that the Clerk forwards to the employer is good for 182 days without re-filing the paperwork. If after the 182 days has expired and your judgment is unsatisfied, you may repeat this procedure.

3. REVOCATION OF THE JUDGMENT DEBTOR'S DRIVING PRIVILEGES

If your Judgment is for personal injury or damage caused through the negligent operation of a motor vehicle by the Judgment Debtor, you may send a certified copy of the Judgment to the Bureau of Motor Vehicles, requesting the revocation of the Judgment Debtor's driving privileges in the State of Ohio. The court costs for the certified copy of the Judgment is \$2.00. Mail the certified copy to:

Bureau of Motor Vehicles Attn: MVOS P.O. Box 16520 Columbus, OH 43216 Phone No: (614) 863-7526

The more information about the judgment debtor (date of birth, social security number, driver's license number, etc) you include, the less trouble you will have in getting the Bureau of Motor Vehicles to revoke the Judgment Debtor's driver's license.

4. **JUDGMENT LIENS**

If you know that the Judgment Debtor owns real estate in a particular county, you can easily obtain a Judgment Lien on his/her real estate by obtaining a Certificate of Judgment and filing same. Although obtaining such a lien will probably not cause the Judgment Debtor to immediately pay you on your judgment, it will guarantee that the Judgment Debtor's real estate cannot be transferred without dealing with your Judgment Lien. It is a simple, inexpensive, yet effective way of obtaining some assurance that your judgment will be paid.

To obtain a Certificate of Judgment (CJ), you must file a request to issue a CJ with the Clerk of the Court where you obtained your Judgment and pay the filing fee of \$20.00. After you have obtained the CJ, you must file it in the Common Pleas Court of the county in which the real estate owned by the Judgment Debtor is located. After you have filed you Judgment Lien, you should advise the Judgment Debtor that you have filed a lien on his/her real estate and that it will not be removed until he/she pays you the amount of your judgment. This may be enough to cause the Judgment Debtor to begin payment. You must be sure to cancel the CJ when the amount of Judgment has been paid in full.

5. EXECUTION OF PROPERTY

To attach property is costly, complicated, and knowledge of the law regarding this will be required. It is considered to be more practical in this case to consult an attorney.

6. DEBTOR'S EXAMINATION

When there is no knowledge of the Judgment Debtor's assets, the Clerk will provide you with forms for a Debtor's Examination (see sample attached hereto). The filing fee is \$30. If personal service is desired, you must prepare Instructions for Service. To send by certified mail the fee is \$20.00. For Bailiff Service, if Judgment Debtor resides in our jurisdiction, the filing fee is \$40. For Sheriff Service, if Judgment Debtor resides outside our jurisdiction, a \$60 deposit is required and you must include the name and address of the Sheriff's Department in your Instructions for Service.

The Judgment Debtor is summoned to Court, put under oath and you ask questions regarding his/her assets. If the Judgment Debtor fails to appear, you may consider filing contempt charges.

7. MOTION TO SHOW CAUSE FOR CONTEMPT

When a Judgment Debtor failed to make an ORDERED Court appearance, they may be found in Contempt of Court for failure to appear (if they were personally served). These forms are available in the Civil/Small Claims Division of the Court and will be provided and explained as needed.

WHEN PAYMENT IN FULL IS RECEIVED, YOU ARE **REQUIRED** TO NOTIFY THE COURT **IMMEDIATELY** SO THAT A SATISFACTION OF JUDGMENT MAY BE PREPARED AND FILED.

SAMPLE: BANK ATTACHMENT PAPERWORK

You must include the following copies when filing your Bank Attachment:

Affidavit, Order and Notice (3 pages): Original + 5 Copies Notice to Judgment Debtor (2 pages): Original + 3 Copies Request for Hearing (1 page): Original + 2 Copies

AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT OF PROPERTY OTHER THAN PERSONAL EARNINGS AND ANSWER OF GARNISHEE

The State of Ohio		
County of, SS		
PLAINTIFF NAME & ADDRESS	_ Case No.	YOUR CASE NO
Judgment Creditor(s)	_	FAIRBORN MUNICIPAL COURT
VS.		1148 KAUFFMAN AVE
DEFENDANT NAME & ADDRESS		FAIRBORN, OH 45324
	_	(937) 754-3044
Judgment Debtor(s)	_	(The debt collector is attempting to collect a debt and any information obtained will be used for that purpose).
	AFFIDAVIT	
The undersigned, being first duly cautioned and sherein/Attorney for Judgment Creditor herein, and that said recovered a judgment before this Court against said said said said said said said said	d Judgment Creditor heretofors ent Debtor <u>DEFENDANT N</u> Amount Now Du	e, to-wit, on the <u>DATE OF JUDGMENT</u> , duly <u>AME</u> . e: \$ <u>TOTAL AMOUNT DUE</u>
DESCRIPTION OF PROPERTY: PROPERTY TO BE	ATTACHED (SAVINGS, CI	HECKING, ETC)
Name and address of Garnishee who may have in the garnithe judgment debtor: NAME AND ADDRESS OF F ATTORNEY FOR JUDGMENT CREDITOR	BANK	RY PUBLIC OR DEPUTY CLERK
	Sworn to and subscribed l	
	Date:	
SECTION A. COURT	ORDER AND NOTICE OF	Notary Public / Deputy Clerk GARNISHMENT
TO: NAME AND ADDRESS OF BANK		GARNISHEE
The judgment creditor in the above case has filed an Affida property, or credits, other than personal earnings, in your hordered to complete the "ANSWER OF GARNISHEE" in clerk of this court together with the amount determined in a hearing is tentatively scheduled relative to this Order of Gacopy of this form to the Judgment Debtor prior to that date. The total probable amount now due on this judgment is \$ 1 the judgment in favor of the Judgment Creditor, which is \$ interest relative to that Judgment at the rate of percentage amount of \$ court cost amount . You also are ordered to hold safely anything of value that be under the "ANSWER OF GARNISHEE" in section (B) of order of the court. Witness my hand and the seal of this court this	nands or under your control that section (B) of this form. Return accordance with the "ANSWE arnishment: . Keep the other completed and TOTAL DUE. The total probability per annum payable until that belongs to the Judgment Debto this form, but that is of such a	t belong to the Judgment Debtor. You are therefore n one completed and signed copy of this form to the R OF GARNISHEE" by the following date on which a, Deliver one completed and signed d signed copy of this form for your files. The able amount now due includes the unpaid portion of terest on that judgment and, if applicable, prejudgment t judgment is satisfied in full; and court costs in the or and that has to be paid to the court, as determined nature that it cannot be so delivered, until further
	JUDGE	

SECTION B. ANSWER OF GARNISHEE

Now comes	the GARNISHEE, who says:		
1. That the Garnishee has more than \$ Garnishee's control and in the Garnishee	75.00 in money, property, or credits, other than personal earnings, of the judgment debtor under the 's possession.		
NO YES	IF YES, AMOUNT OVER \$475.00: \$		
2. That property is described as:			
	amount is less than the probable amount now due on the judgment, as indicated in section (A) of this he amount of line 1 to the Clerk of this Court.		
	amount is greater than that probable amount now due on the judgment, as indicated in section (A) of pay that probable amount now due to the Clerk of this Court.		
	money, property, or credits are of such a nature that they cannot be delivered to the Clerk of Court, ace Do not dispose of that money, property, or credits or give them to anyone else until further		
6. If the answer to line 1 is "no," sign ar	d return this form to the Clerk of this Court.		
I certify that the statements above are tr	e.		
(Print Name of Garnishee)	(Print Name and Title of Person Who Completed Form)		
	Signed (Signature of Person Completing Form)		

Case No. YOUR CASE NO
FAIRBORN MUNICIPAL COURT
1148 KAUFFMAN AVE
FAIRBORN, OH 45324
NOTICE TO THE JUDGMENT DEBTOR OF
GARNISHMENT OF OTHER THAN
PERSONAL EARNINGS
order in the above case in favor of the Judgment Creditor, , in this proceeding, directing that some of your money in excess of
he Garnishee, in this proceeding, be used to satisfy your debt to the Judgment
in this proceeding, be used to satisfy your debt to the Judgment additional control of the Judgment against you obtained in or transferred to the FAIRBORN CASE NO On JUDGMENT DATE .
from removing or attempting to remove the money, property, or credits until expressly tion subjects you to punishment for contempt of court.
certain benefit payments cannot be taken from you to pay a debt. Typical among the a creditor are the following:
 (4) Benefits and services under the prevention, retention, and contingency program; (5) Disability financial assistance by the Ohio department of job and family services; (6) Social security benefits; (7) Supplemental security benefits; (8) Veteran's benefits; (9) Black lung benefits; (10) Certain pensions.
ve list that apply in your case.
to garnish your property and believe that the Judgment Creditor should not be given your sings, now in the possession of the Garnishee because they are exempt or if you feel that request a hearing before this court by disputing the claim in the enclosed Request for similar form, and delivering the request for hearing to this court at the above address, at the of the fifth business day after you receive this notice. You may state your reasons for our property in the space provided on the form; however, you are not required to do so. If the Creditor's right, you are not prohibited from stating any other reason at the hearing. If you you by the court, and you can state your reasons at the hearing. NO OBJECTIONS TO OR CONSIDERED AT THE HEARING. The limited to a consideration of the amount of your money, property, or credits, other than a garnishee, if any, that can be used to satisfy all or part of the judgment you owe to the
request for hearing no later than the end of the fifth business day after you received this
nearing before this date indicating your request in the space provided on the form; the Courtime, or place of the hearing. If you do not request a hearing by delivering your request for y after you receive this notice, some of your money, property, or credits, other than litor. natter, you may contact the office of the clerk of court. If you want legal representation or namediately. If you need the name of a lawyer, contact the local bar association.
Clerk of Court

By		
	Deputy Clerk	

REQUEST FOR HEARING (MONEY – PROPERTY – CREDITS)

Case No. YOUR CASE NUMBER	
	ny money, property, or credits, or other than personal ng be held (Insert "on" or "earlier than") "NOTICE TO THE JUDGMENT DEBTOR" that
I dispute the judgment creditor's right to garnish m	y property for the following reasons: (1)
I UNDERSTAND THAT NO OBJECTIONS TO CONSIDERED AT THE HEARING.	THE JUDGMENT ITSELF WILL BE HEARD OR
Date:	(Name of Judgment Debtor-Print) (Signature)

WARNING

If You Do Not Deliver This Request For Hearing Or A Request In A Substantially Similar Form To The Office Of The Clerk Of This Court Within Five (5) Business Days Of Your Receipt Of It, You Waive Your Right To A Hearing At This Time And You May Be Required To Give Up The Property Sought Without A Hearing.

SAMPLE: WAGE GARNISHMENT PAPERWORK

You must include the following copies when filing your Wage Garnishment:

Affidavit, Order and Notice (3 pages): Original + 4 Copies
Notice to Judgment Debtor (2 pages): Original + 2 Copies
Request for Hearing (1 page): Original + 2 Copies
Interim Report and Answer of Garnishee (1 page): Original + 2 Copies
Final Report and Answer of Garnishee (1 page): Original + 2 Copies
Notice of Court Proceeding to Collect Debt (1 page): 2 Copies with Proof of Service

AFFIDAVIT, ORDER AND NOTICE OF GARNISHMENT AND ANSWER OF GARNISHEE (PERSONAL EARNINGS)

THE STATE OF OHIO	FAIRBORN MUNICIPAL COURT
COUNTY OF, SS	1148 KAUFFMAN AVE,
	FARIBORN, OH 45324
PLAINTIFF NAME & ADDRESS	(937) 754-3044
	Case No. YOUR CASE NUMBER
Judgment Creditor	
VS.	
DEFENDANT NAME & ADDRESS	
	THIS COMMUNICATION IS
	FROM A DEBT COLLECTOR
Judgment Debtor	
	Amount of Judgment \$ JUDGMENT AMOUNT
Plus Interest to day	(Interest Rate%) \$ INTEREST AMOUNT
Plus Court Costs to date, including	
	ant received after Judgment \$
	AMOUNT NOW DUE \$ TOTAL AMOUNT OWING
earnings of the judgment debtor is NAME & ADDRESS by section 2716.02 of the Ohio Revised Code has been made and a the payment demanded in said Demand has not been made, nor has a earnings as described in section 2716.02 of the Ohio Revised Code.	
	N. D.L. D. C. C.
	Notary Public/Deputy Clerk
TO: SECTION A. COURT ORDER NAME & ADDRESS OF EMPLOYER (name and address of Employer)	AND NOTICE OF GARNISHMENT, GARNISHEE
	vit, satisfactory to the undersigned, in this court stating that you may owe
the Judgment Debtor money for personal earnings. You are therefor	e ordered to complete the "Answer of Employer (Garnishee)" in Section 2
	the clerk of this court within five (5) business days after you receive this
order of garnishment. Deliver one completed and signed copy of this	form and the accompanying documents entitled "Notice to the Judgment
Debtor" and "Request for Hearing" to the Judgment Debtor. Keep the	ne other completed copy of this form for your files.

This garnishment order of personal earnings is a continuous order that generally requires you to withhold a specified amount, calculated each pay period at the statutory percentage, of the judgment debtor's personal disposable earnings during each pay period, as

The total probable amount now due on this judgment is \$ <u>TOTAL OWING</u> (The total probable amount due includes the unpaid portion of the judgment in favor of the Judgment Creditor, which is \$ <u>JUDGMENT AMOUNT</u> interest on that judgment and, if applicable, prejudgment interest relative to that judgment at the rate of <u>INTEREST PERCENTAGE</u>% per annum payable until that judgment is satisfied in full; and

court costs in the amount of \$ COURT COSTS)

determined in accordance with the "Interim Report and Answer of (Garnishee)" from the Judgment Debtor's personal disposable earnings during each pay period of the Judgment Debtor commencing with the first full pay period beginning after you receive the order until the judgment in favor of the Judgment Creditor and the associated court costs, judgment interest, and, if applicable, prejudgment interest awarded to the judgment creditor as described above have been paid in full. You generally must pay that specified amount calculated each pay period at the statutory percentage to the clerk of this court within thirty (30) days after the end of each pay period of the judgment debtor and must include with that specified amount calculated each pay period at the statutory percentage an "Interim Report and Answer of Garnishee" substantially in the form set forth in section 2716.07 of the Ohio Revised Code. A copy of the "Interim Report and Answer of Garnishee" is attached to this order of garnishment of personal earnings, and you may photocopy it to use each time you pay the specified amount to the clerk of this court, you are permitted to deduct a processing fee of up to three dollars from the judgment debtor's personal disposable earnings for any pay period of the judgment debtor that an amount was withheld for that order (the processing fee is not a part of the court costs). You are not required to file with the court "Interim Report and Answer of Garnishee" for any pay period of the Judgment Debtor for which an amount from the Judgment Debtor's personal disposable earnings during that pay period was not withheld for that order.

This garnishment order will generally remain in effect until one of the following occurs:

- 1) The total probable amount due on the judgment as described above is paid in full as a result of your withholding the specified amount, calculated each pay period at the statutory percentage, from the Judgment Debtor's personal disposable earnings during each pay period of the judgment debtor that commenced with the first full pay period beginning after you received the order.
- 2) The judgment Creditor or the Judgment Creditor's attorney files with this court a written notice that the total probable amount due on the judgment as described above has been satisfied or the Judgment Creditor or the Judgment Creditor's attorney files a written request to terminate this order of Garnishment and release you from the mandate of this order of Garnishment.
- 3) A municipal or county court appoints a trustee for the Judgment Debtor and issues to you an order that stays this order of garnishment of personal earnings.
- 4) A federal bankruptcy court issues to you an order staying this order of garnishment of personal earnings.
- 5) A municipal or county court or a common pleas court issues to you another order of garnishment of personal earnings that relates to the Judgment Debtor and a different judgment creditor and Ohio or federal law provides the other order with a higher priority than this order.
- 6) A municipal or county court or a common pleas court issues to you another order of garnishment of personal earnings that relates to the Judgment Debtor and a different judgment creditor and that does not have a higher priority than this order.
- 7) The Judgment Creditor or the Judgment Creditor's attorney files with this court a written request to terminate and release the order of Garnishment, and as a result, the order of Garnishment will cease to remain in effect.

Under any of the circumstances listed above, you are required to file with this court a "Final Report and Answer of Garnishee" substantially in the form set forth in section 2716.08 of the Ohio Revised Code. A copy of the "Final Report and Answer of Garnishee" is attached to this order of garnishment of personal earnings. Under the circumstances listed in (5) and (6) above, you must cease processing this order of garnishment after the expiration of the full pay period within which the one hundred eighty-second (182) day after you began processing it falls

Special stacking, priority of payment, and manner of payment rules apply when a garnishee receives multiple orders of garnishment with respect to the same judgment debtor. These rules are set forth in section 2716.041 of the Ohio Revised Code. An employer guide to processing continuous orders of garnishment is included with this order of Garnishment and you should become familiar with them.

Witness my hand and the seal of this court this	day of	, 20
	Judge	

SECTION B. ANSWER OF EMPLOYER (GARNISHEE) (Answer All Pertinent Questions)

FAIRBORN MUNICIPAL COURT 1148 KAUFFMAN AVE, FARIBORN, OH 45324 (937) 754-3044

PLAINTIFF NAME & ADDRESS		(937) 754-3044		
	Case No.	YOUR CASE NUMBE	R	_
Judgment Creditor				
vs. DEFENDANT NAME & ADDRESS				
		THIS COMMUNICATION IS		
Judgment Debtor		FROM A DEBT COLLECTO	R	
•			4	
(An employer is one who is required to withhold payre	oll taxes out of payments of pe	rsonal earnings made to the judg	ment debt	or)
Now comes	, employer (garnis	shee) herein who says:		
1. This order of garnishment was received on:				
2. The Judgment Debtonic in muyour apples			VEG	NO
2. The Judgment Debtor is in my/our employ If the answer is "no", give date of last employment:	If never employed check	here	YES	NO
2 (A) Is the deleter which this ender of semishment of some				
3. (A) Is the debt to which this order of garnishment of perso debt scheduling between the Judgment Debtor and a budget a				
made every payment that was due under the agreement for de	ebt scheduling no later than for	ty-five (45) days after the date	VEC	NO
on which the payment was due? (If the answer to both parts of this question is "Yes", give all	available details of the agreem	ent, sign this form, and return	YES	NO
it to the court). 3(A)				
3.(B) Were you, on the date that you received this order of ga	rnishment of personal earning	s, withholding moneys from the		
Judgment Debtor's personal disposable earnings pursuant to				
federal law provides with a higher priority than this order of Internal Revenue Service levy)?	garmsiment of personal earnin	gs (such as a support order or	YES	NO
(If the answer is "Yes", give the name of the court that issued		case number, the date the order		
was received, and the balance due to the relevant judgment constant (B)	reditor under that order)			
3.(C) Did you receive prior to the date that you received this	order of garnishment of person	al earnings one or more other		
orders of garnishment of personal earnings that are not descri	bed in question 3(B) and are y	ou currently processing one or		
more of those orders of the statutorily required time period or statutorily required period in the sequence of their receipt by		orders for processing for a	YES	NO
(If the answer is "Yes" give the name of the court that issued	each of those previously recei		122	1,0
numbers, the date upon which you received each of those ord under each of those orders. List first the previously received				
other previously received orders in the sequence that you are	required to process them.)	processing and list each of the		
3(C)		_		
I CERTIFY THAT T	THE STATEMENTS ABOVE	ARE TRUE		
DATED:	SIGNED			
D'AN CD 1		D. S. C. Mild. 124		
Print Name of Employer		Print Title and Name		

NOTICE TO JUDGMENT DEBTOR OF GRANISHMENT OF PERSONAL EARNINGS

PLAINTIFF NAME	FAIRBORN MUNICIPAL COURT 1148 KAUFFMAN AVE,
	FARIBORN, OH 45324 (937) 754-3044
Judgment Creditor	
VS.	Case No. YOUR CASE NUMBER
DEFENDANT NAME	
	THIS COMMUNICATION IS FROM A DEBT COLLECTOR
Judgment Debtor	
directing that some of your personal earnings, be used in satisfact order was issued on the basis of the judgment creditor's judgment the above case no. on JUDGMENT DATE The law of Ohio provides that you are entitled to keep a Additionally, wages under a certain amount may never be used to NOTICE OF GARNISHMENT AND ANSWER OF EMPLOYING taken out of your personal earnings was calculated by your employers on the judgment creditor's right to garnished personal earnings because they are exempt or if you feel that this by disputing the claim in the request for hearing form, accompant for hearing to this court at the above address, at the office of the receive this notice. You may state your reasons for disputing the provided on the form; however, you are not required to do so. If not prohibited from stating any other reason at the hearing. If you can state your reasons at the hearing. NO OBJECTIONS TO THE HEARING. The hearing will be limited to a consideration satisfaction of the judgment you owe to the judgment creditor. If you request a hearing by delivering your "Request fo notice, it will be conducted no later than twelve days after your retime and a place. You may indicate on the form that you believe priority by the court. If you do so, the court will schedule the hearing business day after you receive this notice, some of your personal If you have any questions concerning this matter, you may form that you have any questions concerning this matter, you may matter, you may have any questions concerning this matter, you may matter, you may have any questions concerning this matter, you may matter, you may have any questions concerning this matter, you may matter, you may have any questions concerning this matter, you may matter.	e your personal earnings and believe that you are entitled to possession of the sorder is improper for any reason, you may request a hearing before this courtying this notice, or in a substantially similar form, and delivering the request Clerk of this Court, no later than the end of the fifth business day after you e judgment creditor's right to garnish your personal earnings in the space you do state your reasons for disputing the judgment creditor's right, you are not do not state your reasons, it will not be held against you by the court and you the JUDGMENT ITSELF WILL BE HEARD OR CONSIDERED AT of the amount of your personal earnings, if any, that can be used in a Hearing' no later than the end of the fifth business day after you receive this request is received by the court and the court will send you notice of the date, that the need for the hearing is an emergency and that it should be given using as soon as practicable after your request is received, and will send you go by delivering your request for hearing, no later than the end of the fifth
Date	Clerk
	R_{W}

Deputy Clerk

REQUEST FOR HEARING PERSONAL EARNINGS

PLAINTIFF NAME	FAIRBORN MUNICIPAL COURT 1148 KAUFFMAN AVE, FARIBORN, OH 45324
	(937) 754-3044
Judgment Creditor	
vs.	
DEFENDANT NAME	Case No. YOUR CASE NUMBER
	THIS COMMUNICATION IS
Judgment Debtor	FROM A DEBT COLLECTOR
I dispute the judgment creditor's right to garnish my personal ealater than twelve days after delivery of this request to the court.	rnings in the above case and request that a hearing in this matter be held in
I do / do not feel that the need for the hearing is an emergency	
I dispute the judgment creditor's right to garnish my personal ear	rnings for the following reasons (ontional):
	(
	SMENT ITSELF WILL BE HEARD OR CONSIDERED AT THE
HEARING.	
Date:	(Name of Judgment Debtor-Print)
	(Name of Judgment Deotof-Pfint)
	(Signature)

INTERIM REPORT AND ANSWER OF GARNISHEE

PLAINTIFF NAME		FAIRBORN MUNICIPAL COURT 1148 KAUFFMAN AVE,	
I. Lawrence Continue	-	FARIBORN, OH 45324	
Judgment Creditor		(937) 754-3044	
vs.	Case No.	YOUR CASE NUMBER	
DEFENDANT NAME	Case 110		
Judgment Debtor		THIS COMMUNICATION IS FROM A DEBT COLLECTOR	
The garnishee,		, in the above case states as	follows:
1) The date that the garnishee received the order of gar2) The total probable amount due on the judgment, incorprejudgment interest, as stated in section A of the order	luding court costs, judgment i	nterest, and, if applicable,	
the affidavit of current balance due on garnishment ord garnishment, is	ler if that affidavit has been re	ceived subsequent to the order of	
3) The pay period of the judgment debtor is (weekly, b (Do not enter a pay period of more than one month)	iweekly, semimonthly, or mo	nthly).	
4) The disposable earnings of the judgment debtor earn ("Disposable Earnings" means earnings after deduction which you are completing this Interim Report and Ans	ns required by law. "Present l		
5) The amount equal to twenty-five percent (25%) of the section 4 of this form is	he judgment debtor's disposal	ole earnings set forth in	
6) times current federal minimum hourly wage If the judgment debtor is paid weekly, enter thirty (30) semimonthly, enter sixty-five (65) above; if paid month amount.	above; if paid biweekly, ente		
7) The amount by which the amount in section 4 of this	s form exceeds the amount in	section 6 of this form is:	
8) The smallest of either the amount entered in section Form, or the amount entered in section 2 of this form is	,	tered in section 7 of this	
9) The amount entered in section 8 of this form, plus of (If the amount entered in section 8 of this form equals otherwise subtract up to three dollars (\$3).			
10) Other deductions:			
11) The calculated amount that has been withheld from Judgment debtor's present pay period and that is subm GARNISHEE" is:			
I certify that the statements above are true.			
Signed: X			
(signature of person completing	g form)	(print name of employer)	
(date this form was completed)		(print name of person completing form)	

	FINAL REPORT A	IND ANSWER OF	GARUSHEE
PL	AINTIFF NAME		FAIRBORN MUNICIPAL COURT 1148 KAUFFMAN AVE, FARIBORN, OH 45324
	Judgment Creditor		(937) 754-3044
DE.	vs. FENDANT NAME	Case No.	YOUR CASE NUMBER
<u>DL</u>	I DADAM TAME	Case 110	THIS COMMUNICATION IS
	Judgment Debtor		FROM A DEBT COLLECTOR
Γhe garnishe	ee,		, in the above case states as follows:
l) The date th	at the garnishee received the order of garnishment of the	judgment debtor's persor	nal earnings was
	robable amount due on the judgment, including court cost nterest, as stated in section A of the order of garnishment		
	mount that has been withheld from the judgment debtor's er of garnishment of the judgment debtor's personal earning		ings and paid to the court
vithheld (as s	olicable) the total probable amount due on the judgment (a tated in 3 above), and the reason for that difference is that did to be in effect for the following statutorily prescribed recommends.	t the order of garnishmen	t of the judgment debtor's personal
(a)	A municipal or county court appointed a trustee for the order of garnishment of the judgment debtor's pe		issued an order that stays
(b)	A federal bankruptcy court issued an order that sta personal earnings.	sys the order of garnishme	ent of the judgment debtor's
(c)	A municipal or county court or a court of common p earnings that relates to the judgment debtor and a did other order a higher priority. (Set forth the name of t number, the date that the higher priority order was reunder that order):	fferent judgment creditor the court that issued the h	, and Ohio or federal law provides the higher priority order, the associated case
(d)	A municipal or county court or a court of common p earnings that relates to the judgment debtor and a dif (Set forth the name of the court that issued the subse subsequent order was received, and the balance due	fferent judgment creditor equently received order, t	and that is not described in 4(c) above. he associated case number, the date the
(e)	The judgment creditor or judgment creditor's attorned be terminated and the garnishee released from the m		
(f)	Judgment debtor's Employment terminated on		
(g)	Other:		
certify tha	t the statements above are true.		
Signed:	X		
Date	(signature of person completing form)		(print name of employer)
	(date this form was completed)		(print name of person completing form)

Telephone Number				
	(Area Code)	(Phone Number)	(Print title of person completing this form)	

NOTICE OF COURT PROCEEDING TO COLLECT DEBT

		Date of Mailing or S	Service by the Court:			
TO:						
(Name of Jud	Igment Debtor)		(Last Known A	ddress of Judgment Debtor)		
You owe the undersig			the	sum of \$	of Judgment)	including interest
and court costs, for w	Name of Judgment Creditor) /hich a judgment in Case No	CV t of which is hereby				inty Municipal Court o
(Judgment Entry I	Date)	t or writer is fiereby	demanded.			
applicable, is paid to a advantage to avoid garm YOU CAN AVOID TH (1) Pay to us th (2) Complete th (3) Apply to you as located, for the appoint rustee. You will be requayday will be divided a (4) You also mat an agreement for debt is payment, but entering in pay a portion of your in	aded by law from doing so, and ask a certain extent and to pay the with hishment of personal earnings because the GARNISHMENT BY DOING are amount due; the attached form entitled "Payment of a trustee to receive the parament of a trustee to receive the parament of a trustee to receive the parament to list your creditors, the armamong them until the debts are paid any contact a budget and debt counses scheduling. There may not be enount of such an agreement might protection to the service until the debts to the agreement. This can be to y	thheld money to the use the extra burden of ONE OF THESE For To Avoid Garnishme or, if you are not a restart of your earnings the nounts of their claims off. This can be to you eling service describe ugh time to set up such you from future gasubject to the agreen	court in satisfaction of your your employer possibly court THINGS WITHIN Tent" and return it to us with sident of Ohio, to the municat is not exempt from garn, and the amounts due on our advantage because in the did in division (D) of Section ich an agreement in order rnishments of your wages, ment are paid off. This port	ur debt. This is called a ould cause you to lose of the FIFTEEN-DAY Pithe payment, if any, she cipal or county court in ishment, and notify us at their claims, and the are meantime none of the notion 2716.03 of the Ohio I to avoid a garnishment. Under an agreement for ion of your income will	garnishment of persyour job. ERIOD: own due on it; or whose jurisdiction hat you have applie mount you then wil ose creditors can gar Revised Code for the t of your wages bar debt scheduling, I be paid by the ser	your place of employme of for the appointment of l pay to your trustee earnish your wages. The purpose of entering in sed upon this demand for you will have to regular vice to your creditors where the purpose of entering in the purpose o
time.	to the agreement. This can be to y	our advantage becaus	se these creditors cannot g	armsn your wages will	ie you make your p	ayments to the service of
			X			
(1)	Name of Judgment Creditor or Attorney)			(Signature of Judgment C	reditor or Attorney)	
(/	Address of Judgment Creditor)					
		PAYMENT TO	O AVOID GARNISHM	ENT		
To:	(Name of Judgment Creditor)			(Address of Judgm		
apply toward my indebted 1. Total amount of 2. Enter the amount the current pay pour (B) Enter the 4. Enter an amount of 2. (A) The current federal minimum hourly wage; if pour (B) Enter the and 6. Enter the small along with this I certify that the current federal minimum hourly water the and along with this for the small along with the small along with the small along with this for the small along with the	t of personal earnings of which you had dness to you. The amount of the paym of indebtedness demanded: unt of your personal earnings after deceriod (that is, the pay period in which ur present pay period (weekly, bi-wee date when your pay period ends: nt equal to 25% of the amount on line t federal minimum hourly wage is \$ 7 ourly wage; if paid bi-weekly, enter signaid monthly, enter one hundred thirty mount by which the amount on line 2 lest of the amounts on lines 1, 4, or 50 form after you have signed it: the statements contained above are to the amount shown on line (2) is true so our earnings or you may submit copies to estatement of the judgment debtor's earlings.	ment was computed as functions required by lat this demand is received this demand is received they, semi-monthly, more 2: 25. (You should use the current (130) times the current exceeds the amount on (B). Send this amount to the true to the best of my digment debtor) statement of your earning of your pay stubs for the true to the true to the true to the period they are the true to the best of my	ollows: w, earned by you during the by you): the above figure to complete the tent federal minimum hourly the federal minimum hourly waline 5A: the judgment creditor knowledge and belief. X	wage; if paid semi- montinge: (5A) (5B) (6) (signature	\$	own on line (2) is a true
	(Print name of employer)			(Signatur	e of Employer of Ag	ent)
I certify that I h	nave attached copies of my pay stubs	for the two pay periods	immediately prior to my rec			
				(Signatur	e of Judgment Debto	or)

SAMPLE: EXAMINATION OF JUDGMENT DEBTOR PAPERWORK

You must include the following copies when filing your paperwork:

Motion and Affidavit (2 pages): Original + 3 Copies

IN THE MUNICIPAL COURT OF FAIRBORN, OHIO CIVIL DIVISION

PLAINTIFF NAME	Case No. YOUR CASE NUMBER .
Plaintiff(s) vs.	MOTION AND AFFIDAVIT FOR EXAMINATION OF JUDGMENT DEBTOR
DEFENDANT NAME	
Defendant(s)	
MOT	ION
Plaintiff moves the court for an order requiring	
appear to answer questions under oath concerning def	endant's property, earnings, and other assets.
	Plaintiff / Attorney for Plaintiff
AFFID	AVIT
YOUR NAME says that	s/he is the plaintiff or attorney for the plaintiff in
this case. On JUDGMENT DATE judgment was	obtained in the sum of \$ JUDGMENT AMOUNT
plus court costs and interest. This judgment has not be	een satisfied; there is a balance due and owing of \$
AMOUNT OWING plus costs and interest.	
	SIGN BEFORE NOTARY/DEPUTY CLERK Plaintiff / Attorney for Plaintiff
Sworn before me and subscribed in my presence this _	, day of, 20
	Notary Public / Deputy Clerk

REQUEST FOR SERVICE

 e issue service to DEFENDANTS NAME at DEFENDANT'S ADDRESS as indicated below:
 Certified Mail Service - \$20.00 Bailiff Service -\$40
 Sheriff Service –\$60 deposit (additional charges may apply)
Sheriff Name and Address:
Plaintiff / Attorney for Plaintiff