NOTICE TO THE JUDGMENT DEBTOR OF GARNISHMENT OF PERSONAL EARNINGS'

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Judgment Creditor	:		
VS.			
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Judgment Debtor	•		
satisfaction of your debt to the Judgment Creditor instead of being paid to y that was obtained in		- , -	• •
		4 on	
The law of Ohio provides that you are entitled to keep a certain amount certain amount may never be used to satisfy the claims of creditors. The doct that are enclosed with this notice show how the amount proposed to be take. If you dispute the judgment creditor's right to garnish your personal earn are exempt, or if you feel that this order is improper for any other reason, yo ing form, appearing on the reverse side, or in a substantially similar form, an clerk of this court, no later than the end of the fifth business day after you rec garnish your personal earnings in the space provided on the form; however, y creditor's right, you are not prohibited from stating any other reason at the h you can state your reasons at the hearing. NO OBJECTIONS TO THE JUDGME ited to a consideration of the amount of your personal earnings, if any, that c If you request a hearing by delivering your request for hearing no later t later than twelve days after your request is received by the court, and the courbelieve that the need for the hearing is an emergency and that it should be give ticable after your request is received and will send you notice of the date, time than the end of the fifth business day after you receive this notice, some of y	uments entitled "ORDER AND NO n out of your personal earnings lings and believe that you are en- u may request a hearing before d delivering the request for hear eveve this notice. You may state y you are not required to do so. If hearing. If you do not state your ENT ITSELF WILL BE HEARD OR an be used in satisfaction of the han the end of the fifth business int will send you notice of the da yen priority by the court. If you do an d place. If you do not request	TICE OF GARNISHMENT AND ANSWER OF E was calculated by your employer. itied to possession of the personal earnings b this court, by disputing the claim in the reque ing to this court at the above address, at the o our reasons for disputing the judgment credit you do not state your reasons for disputing th reasons, it will not be held against you by the CONSIDERED AT THE HEARING. The hearing judgment you owe to the judgment creditor. day after you receive this notice, it will be co e, time, and place. You may indicate in the fo p so, the court will schedule the hearing as so t a hearing by delivering your request for hear	MPLOYER" ecause they est for hear- office of the or's right to be judgment or court, and will be lim- onducted no rm that you oon as prac-
If you have any questions concerning this matter, you may contact the lawyer immediately. If you need the name of a lawyer contact the local har as		f you want legal representation, you should c	ontact your

Clerk of the Court/Deputy Clerk

Date

	Street Address
	, Ohio
se No	Date
	REQUEST FOR HEARING ⁶
er delivery of this request to th	
Insert "do" or "do not"	feel that the need for the hearing is an emergency.
I dispute the judgment credit	tor's right to garnish my personal earnings for the following reasons:
	Optional
I UNDERSTAND THAT NO OB	BJECTIONS TO THE JUDGMENT ITSELF WILL BE HEARD OR CONSIDERED AT THE HEARING.
	Printed Name of Judgment Debtor
	Signature
	Street Address
	Street Address
	Street Address City, State, Zip Code

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¹This Notice must be served on the Garnishee and delivered to the Judgment Debtor. ORC § 2716.06(A).

²Name and address of Judgment Creditor.

³Name of Court.

⁴Case Number.

⁵Date.

⁶An envelope, addressed to the Court, postage paid, must be attached. ORC § 2716.06(A) (2).

NOTE - Some Courts may themselves provide some of the required forms.