NOTICE OF COURT PROCEEDING TO COLLECT DEBT

Date of mailing or date of service by the court	
To:(Name of Judgment Debtor)	
(Name of Judgment Deotor)	
(Last known residence address of Judgment De	ebtor)
You owe the undersigned	
You owe the undersigned, including inter	est and court costs, for which a judgment was
obtained against you or certified in the Tiffin-Fostoria Mu	unicipal Court on,
payment of which is hereby demanded.	
notice or of its service by the court, we will go to court, uask that your employer by ordered to withhold money fro	ow within fifteen (15) days of the date of the mailing of this inless we are otherwise precluded by law from doing so, and im your earnings until the judgment is paid in full or, if neld money to the court in satisfaction of your debt. This is
your employer possible could cause you to lose your job.	
FIFTEEN (15) DAY PERIOD.	DOING ONE OF THESE THREE THINGS WITHIN THE
(1) Pay to us the amount due;(2) Complete the attached form entitled "Paymen payment, if any, shown due on it; or	t to Avoid Garnishment" and return it to us with the
county court in whose jurisdiction your place of employn part of your earnings that is not exempt from garnishment trustee. You will be required to list your creditors, the and and the amount you then will pay to your trustee each pay. This can be to your advantage because in the meantime of You also may contact a budget and debt counseling. Revised Code for the purpose of entering into an agreement up an agreement for debt scheduling in order to avoid a grayment, but entering into an agreement for debt scheduling wages. Under an agreement for debt scheduling, you will service until the debts subject to agreement are paid off.	and service described in division (D) of section 2716.03 of the ent for debt scheduling. There may not be enough time to see arnishment of your wages based upon this demand for ing might protect you from future garnishments of your laborated have to regularly pay a portion of your income to the This portion of your income will be paid by the service to ent. This can be to your advantage because these creditors
	(Name of Judgment Creditor)
	(Signature of Judgment Creditor or Judgment Creditor's Attorney)

(Address of Judgment Creditor)

PAYMENT TO AVOID GARNISHMENT

To:		
(Name of Judgment Creditor)		
(Address of Judgment Creditor	,	
To avoid the garnishment of personal earnings of which you have g to apply toward my indebtedness to you. The amount of the payme	iven me notice, I en nt was computed as	nclose \$ s follows:
 Total amount of indebtedness demanded: Enter the amount of your personal earnings, after deduction 	ions required by lav	y, earned by you during the
current pay period (that is, the pay period in which this demand is re		
3. (A) Enter your pay period (weekly, biweekly, semimonth		
3. (B) Enter the date when your present pay period ends:	3,	3. (B)
4. Enter an amount equal to 25% of the amount on line 2:		4. \$
5. (A) The current federal minimum hourly wage is \$. (You sho	ould use the above figure to
5. (A) The current federal minimum hourly wage is \$_complete this portion of the form.) If you are paid weekly, enter the	irty (30) times the c	current federal minimum hourly
wage; if paid biweekly, enter sixty (60) times the current federal mi		
sixty-five (65) times the current federal minimum hourly wage; if p		
the current federal minimum hourly wage.	ara monuny, enter	5. (A) \$
5. (B) Enter the amount by which the amount on line 2 exce	eds the amount on 1	
6. Enter the smallest of the amounts on the lines 1, 4, or 5 (R) Send this amou	unt to the judgment
	b). Sena uns amor	6. \$
along withdhist form after you have signed it:		0. \$
I certify that the statements contained above are true to the best of r	ny knowledge and l	oelief.
	(Signature of	Judgment Debtor)
	(D : 31 0 3	
	,	Residence Address of
		nent Debtor)
(To verify that the amount shown on line 2 is a true statement of yo	U	• • • • • • • • • • • • • • • • • • • •
certify below that the amount shown on line 2 is a true statement of pay stubs for the two (2) pay periods immediately prior to your rece		ou may submit copies of your
I certify that the amount shown on line 2 is a true statement of the ju	udgment debtor's e	arnings.
	(D: (N	CE 1
	(Print Name	e of Employer)
	(Signature o	of Employer or Agent)
I certify that I have attached copies of my pay stubs for the two (2) notice.	pay periods immed	nately prior to my receiving thi
	(Signature o	of Judgment Debtor)

IN THE TIFFIN-FOSTORIA MUNICIPAL COURT	
Plaintiff Vs. Defendant)) Case No) AFFIDAVIT FOR GARNISHMENT) OF PERSONAL EARNINGS)
The Judgment creditor swears that: 1. The name of the judgment debtor whose	ersonal earnings I seek to garnish is
(Name & Address of Debtor) 2. I have good reason to believe and I do be	eve that
section 2329.66 of the Revised Code. 3. The demand in writing as required by secondinary mail (cross out if not true). 4. The payment demanded in the notice requirement portion of the payment demanded described in section 2716.02 of the Revised 5. I have no knowledge of any application by the garnishment of the judgment debtor's performance of the payment debtor's performance of the pa	the judgment debtor for the appointment of a trustee so as to preclude
	JUDGMENT CREDITOR OR ATTORNEY
State of Ohio) County of Seneca,) ss: Hancock or Wood) Sworn to in my presence by on	
	Notary Public, Deputy Clerk, Clerk
Judgment Amount: Interest Rate: Court Costs: Total Probable Amount Due: Judgment Date:	

Garnishment Information

If you know where the judgment debtor is employed, you may garnish his or her non-exempt wages. Once the garnishment order takes effect, the garnishment will remain in effect until the amount of the judgment is paid, or for at least six months, or until debtor's employment is terminated. The debtor's employer makes regular deductions from the debtor's wages each pay period and sends the non-exempt portion (up to 25%) to the clerk of courts. The court will issue a check to the plaintiff/person filing the garnishment, checks are issued once a month.

If another creditor has a pending garnishment order against the same debtor when you file, you may be required to wait up to six months for your garnishment order to begin. If there are two creditors ahead of you, the wait may be longer. If another creditor files a garnishment order while yours is in effect, your garnishment will remain in effect for at least six months ahead of all others.

Steps for a Garnishment

THE COURT WILL NOT/CANNOT TELL YOU HOW TO COMPLETE THE FORMS. Clerk will not issue incomplete or illegible forms IT IS NOT ETHICAL NOR PERMISSABLE TO ASK A CLERK TO HELP FILL OUT ANY FORMS.

In the packet the forms provided are the 15 day notice, aka: "Notice of Court Proceeding to Collect Debt" and "Payment to Avoid Garnishment", and the Affidavit for Garnishment of Personal Earnings form.

Complete the Notice of Court Proceeding to Collect Debt with the Payment to Avoid Garnishment form and mail one copy of these forms to the judgment debtor at his or her last known address by ordinary U.S. mail evidenced with a Certificate of Mailing.

Once you have completed the forms, keep the original and mail a copy to the defendant. You will need the originals and the certificate of mailing form to file with the court.

After you mail those forms to the defendant, you must wait at least 15 days but more than 45 days, from the date of mailing, before filing the garnishment order.

To file the garnishment, you must have the original "Notice of Court Proceeding to Collect Debt" and "Payment for Avoid Garnishment" that you filled out and issued to the defendant WITH the certificate of mailing. You must have the Affidavit For Garnishment of Personal Earnings Form, completed. You will be filing a total of 4 pages.

Filing fee's for garnishment is as follows:

Amount to be garnished \$499 or less - \$40.00 Filing fee Amount to be garnished between \$500 - \$2999 - \$75.00 Filing Fee Amount to be garnished \$3000 & above - \$125.00 Filing Fee