NOTICE TO JUDGMENT DEBTOR*

(Signed by Clerk of Court)

		Court,
		, Ohio.
Judgment Creditor _ vs	Case No.	
Judgment Debtor _	PERSONAL EARNINGS	
You are hereby notified that this court has issued	an order in the above case in favor of	
(Name and	d Address of Judgment Creditor)	
the judgment creditor in this proceeding, directing your debt to the judgment creditor instead of being	that some of your personal earnings, be used in sag paid to you. This order was issued on the basis of t	he judgment
entitled "ORDER AND NOTICE OF GARNISHMENT show how the amount proposed to be taken out of your lf you dispute the judgment creditor's right to garnish of the personal earnings because they are exemp may request a hearing before this court by disputing the similar form, and delivering the request for hearing this Court, no later than the end of the fifth business disputing the judgment creditor's right to garnish your are not required to do so. If you do state your reaso from stating any other reason at the hearing. If you court and you can state your reasons at the hearing. No hearing. The hearing will be limited to a consideration of satisfaction of the judgment you owe to the judgment of the your request a hearing by delivering your "Request your receive this notice, it will be conducted no later to court office will send you notice of the date, time, and for the hearing is an emergency and that it should be hearing as soon as practicable after your request is redo not request a hearing by delivering your request if receive this notice, some of your personal earnings we lf you have any questions concerning this matter,	n your personal earnings and believe that you are entitled to to rif you feel that this order is improper for any the claim in the request for hearing form, attached, or in a to this court at the above address, at the office of its day after you receive this notice. You may state your personal earnings in the space provided on the form; has for disputing the judgment creditor's right, you are ruled on to state your reasons, it will not be held agains to objections to the judgment itself will be heard or considerable the amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor. The amount of your personal earnings, if any, that car creditor.	th this notice to possession reason, you substantially the Clerk of reasons for however, you not prohibited to you by the lered at the lered at the that the need schedule the place. If you day after you want.

*Defendant - Two copies