Hamilton County Municipal Court Affidavit & Order & Notice of Garnishment of Personal Earnings & Answer of Employer

CRED	ITOR	WAGE Page 1 of 2
	Case No.	
		CATION IS FROM A DEBT COLLECTOR
VS.		
DEBT	OR	
(\$\$#	OPTIONAL)	
owing to the judgment debtor. Written demand on judgment debtor, per 2716 in the written demand has not been made, nor has a sufficient portion been ma knowledge if the judgment debtor has applied for trusteeship or is the subject personal earnings.	ade to prevent the garnishment of pers	sonal earnings described in such section. Affiant has no
	SIGNATURE	JUDGMENT CREDITOR/ATTORNEY (SIGNATURE ON ORIGINAL ONLY)
Sworn to & Subscribed before me on	NOTARY PU	BLIC (SIGNATURE ON ORIGINAL ONLY)
Garnishee: SECTION A: COURT	ORDER AND NOTICE OF GAR	
	The judgment credit stating that you may You are ordered to	or in this case has filed an affidavit, satisfactory with this court, owe the judgment debtor money for personal earnings. b file a completed and signed copy of the Answer of Employe
		on B page 2 of this form, with the clerk of this court within 5 a receipt of this garnishment order. Deliver a completed and
& Request for Hearing to the debtor. Keep a completed and signed copy		ompanying document entitled Notice to the Judgment Debto
e Acquest for Hearing to the debuy. Accept completed and signed copy	for your mes.	
1. The unpaid portion of the judgment amounts to:	\$	
2. Pre Judgment Interest (if applicable), plus post judgment interest to date, at	%	
per annum until judgment is satisfied amounts to:	\$	
3. Court Costs amount to:	\$	
4. Poundage in accordance with Local Rule 18:	\$	
5. Total Probable Amount Due 1+2+3+4) is	\$	
This garnishment order of personal earnings is a continuous order requiring ye the debtor's personal disposable earnings as determined in accordance with th each pay period beginning with the first full pay period after you receive the or that specified amount, calculated each pay period at the statutory percent	e Interim/Final Report & Answer of order, until the judgment, court costs, tage, to the clerk of this court within	Garnishee, from the debtors personal, disposable earnings durin and all applicable interest has been paid in full. <u>You must pay</u>

photocopy with each payment. You are permitted to deduct a processing fee (not part of the court costs) of up to \$3.00 from the debtor's personal, disposable earnings for any pay period of the debtor where an amount was withheld. You are not required to file with the court the Interim/Final Report and Answer of Garnishee for any pay period in which an amount from the debtor's personal, disposable earnings was not withheld. This garnishment of personal earnings will remain in effect until one of the following occur: (1) The total probable amount due on the judgment is paid in full due to your withholding of the specified amount.

(2) The creditor/attorney files with this court a written notice that the total probable amount due on the judgment has been satisfied; or files a written request to terminate and release this garnishment order, releasing you from the mandate of this garnishment.

(3) A municipal or county court appoints a trustee for the debtor and issues to you an order that stays this garnishment order.

(4) A federal bankruptcy court issues to you an order that stays this garnishment order of personal earnings.

(5) A municipal, county, or a common pleas court issues to you a garnishment order of personal earnings that relates to the debtor and a different creditor, and Ohio or federal law provides the other order with a higher priority than this order.

(6) A municipal, county, or a common pleas court issues to you a garnishment order of personal earnings that relates to the debtor and a different creditor that does not have a higher priority than this order.

Under any of the circumstances listed, you are required to file with this court an Interim/Final Report & Answer of Garnishee per 2716.08 ORC. Under the circumstances listed in 5 & 6 above, you must cease processing this garnishment after the expiration of the full pay period within which the 182nd day after you began processing it falls. Special stacking, priority of payment, and manner of payment rules apply when a garnishee receives multiple garnishment orders with respect to the same debtor. Familiarize yourself with the rules are set forth in 2716.041 ORC.

witness My Hand & Sear of This Court This	Day of	, 20
JUDGMENT CREDITOR/ATTORNEY		ATTY. I.D
ADDRESS		

D 0

JUDGE HAMILTON COUNTY MUNICIPAL COURT (JUDGE'S SIGNATURE ON ORIGINAL ONLY)

CITY, STATE, ZIP CODE Revised 01/2014

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FILE DATE

Hamilton County Municipal Court Affidavit & Order & Notice of Garnishment of Personal Earnings & Answer of Employer Hamilton County Municipal Court Civil Div. Rm. 115, 1000 Main St. Cincinnati Ohio 45202 (513) 946-5724. Web Address: <u>www.courtclerk.org</u>

CRI	EDITOR	,	WAGE Page 2 of 2
VS.	Case No		
	THIS CO	MMUNICATION IS FROM A	DEBT COLLECTOR
DE	BTOR		
SECTION B: ANSWER OF EMPLOYER (GARNISHEE). AN payroll taxes out of payments of personal earnings made to the jud			
Now comes			the employer herein who says:
1. This garnishment order of personal earnings was received on			
2. The judgment debtor is in my employ: Yes No	(IF "YES" COMPLETE REMAIN	DER OF SECTION B AND THE INTERIM/FINAL REP	ORT FORM)
If the answer is "no" give date of last employment			
3. (A) Is the debt to which this garnishment order of personal earnings perta and debt counseling service, and has the judgment debtor made every paymethe date on which the payment was due?			
If the answer to both parts of this question is "YES", give all available detai	ls of the agreement, sign this	form, and return it to the court.	YESNO
to another garnishment order of personal earnings that Ohio or federal law p or Internal Revenue Service levy)? If the answer to this question is "YES" give the name of the court that issue and the balance due to the relevant judgment creditor under that order.			YESNO
(C) Did you receive prior to the date that you received this garnishment or described in question 3(B), and are you currently processing one or more of processing for a statutorily required period in the sequence of their receipt b	those orders of the statutoril		
If the answer to this question is "YES" give the name of the court that issue received each of those orders, and the balance due to the relevant judgment processing, and list each of the other previously received orders in the seque	creditor under each of those	orders. List first the previously received o	, the date upon which you
HOLDING (CLERK USE ONLY)		I certify that the statements above are and signed copy of this form, along wit the Judgment Debtor form, and a Requ been delivered to the judgment debtor.	h 2 copies of the Notice to lest for Hearing form have
CASH CHECK		employee's pay will be the result of a c	
JUDGMENT CREDITOR/ATTORNEY ATTY. I	D.	EMPLOYER	
ADDRESS	_	NAME AND TITLE OF PERSON COMPLETING FORM	
CITY, STATE, ZIP CODE PHONE NUMBE	ĒR	SIGNATURE OF PERSON COMPLETING FORM	
	PAGE 2	DATE	