## Notice and Affidavit to the Judgment Debtor of Current Balance Due on Garnishment Order Hamilton County Municipal Court Civil Div. Rm. 115, 1000 Main St. Cincinnati, Ohio 45202 (513) 946-5724 Web Address: www.courtclerk.org

		Case N	0.	
Judgment Creditor				
VS.		THIS (	COMMUNICATION IS FROM	A DEBT COLLECTOR
	(SS# Option	nal)		_
Judgment Debtor				
You are hereby notified that the judgment creditor in this proceeding h affidavit of current balance due on garnishment order shows the original court costs assessed to date, all moneys paid to the creditor/creditor's a dispute the creditor's determination of these amounts, or if you believe disputing the affidavit in the request for hearing, appearing below, or in clerk of courts office, no later than the end of the 5th business day after the amounts shown in the affidavit of current balance due on garnishm for disputing the creditor's determination, you are not prohibited from against you, and you can state your reasons at the hearing. <b>No objection</b> limited to a consideration of the amount currently due on the judgment than the end of the 5th business day after you receive this notice, the coof the date, time, and place. You may indicate in the form that you bel court. If you do, the court will schedule the hearing as soon as practical request a hearing by delivering your request not later than the end of the paid to the creditor until the judgment is satisfied. If you have any queroresentation, contact your lawyer immediately. If you need the name	al amount of the just that this affidavin a substantially s you receive this pent order in the spatial other reasons to the judgm you owe to the judgm you owe to the judgm that the need to be after your receive 5th business day uestions concerning	judgment the digment ball the is improprimilar form notice. Yo pace provide one at the heart itself voludgment or the hearing he for the he quest is received after you ing this ma	nat was the basis of the garnishment of ance to date, and the current balance of the garnishment of ance to date, and the current balance of the garnishment of the g	order, accrued interest to date, due on the judgment. If you lest a hearing before this court court at the above address, at the g the creditor's determination of do so. If you state your reasons ns, the court won't hold it earing. The hearing will be elivering your request not later ed, and the court will notify you ld be given priority by the time, and place. If you don't onal earnings will continue to
State of Ohio, Hamilton County: ss now comes the judgment creditor	r/attorney and sta	tes:		
The original amount of the judgment that is the basis of the garnishmen	nt order is:	\$		
The accrued interest	to date is:	\$		
The court costs assessed	to date are:	\$		
All moneys paid to the judgment creditor/attorney on the judgment	to date are:	\$		
Poundage in accordance with Loc	al Rule 18:	\$		_
Current Balar	nce Due is:	\$		
			Certificate of Service	
Judgment Creditor/Attorney Supreme Cou	ırt I.D. Number		I hereby certify that a copy of the fentitled here to:	oregoing was sent to all parties
Address			Signature	Date
City, State, Zip Code				
Спу, знате, Др Соце			Indiana Co. Production	
			Judgment Creditor/Attorney	
Sworn to & subscribed before me on			Notary Public	
REQUEST F I dispute the judgment creditor's determination of current balance due days after delivery of this request to the court.  I believe that the need for a law (Insert: "do" or "do not") I dispute the judgment creditor's determination for the following reason	hearing is an eme	nt order in	the above case and request that a hear	
Name of Judgment Debtor-Type or Print			Current Address	
Signature		City, State,	Zip Code	

## I UNDERSTAND THAT NO OBJECTIONS TO THE JUDGMENT ITSELF WILL BE CONSIDERED AT THE HEARING

Date

Telephone Number

**WARNING:** If you do not deliver this request for hearing on this, or on a substantially similar form, to the Clerk of Courts office within five (5) business days of receipt of it, you will waive your right to a hearing and some of your personal earnings will continue to be paid to the judgment creditor in satisfaction of your debt to the judgment creditor.