		)	
		)	Case No.
Judgment Creditor	Plaintiff	)	
vs.		)	
		)	Name and address of attorney for Judgment
Judgment Debtor	Defendant	)	Creditor or of Judgment Creditor if not represented by an Attorney:
Address of Judgment Debtor (	insert last known address):		, , , ,
Amount of Judgment: \$			Return Date:
Name of Garnishee			

### **Garnishment Notice – Non-Wage**

NOTICE: The court has issued a garnishment summons against the garnishee named above for money or property (other than wages) belonging to the judgment debtor or in which the judgment debtor has an interest. The garnishment summons was issued on the basis of a judgment against the judgment debtor in favor of the judgment creditor in the amount stated above.

The amount of money or property (other than wages) that may be garnished is limited by federal and Illinois law. The judgment debtor has the right to assert statutory exemptions against certain money or property of the judgment debtor which may not be used to satisfy the judgment in the amount stated above.

Under Illinois or federal law, the exemptions of personal property owned by the debtor include the debtor's equity interest, not to exceed \$2,000 in value, in any personal property as chosen by the debtor; Social Security and SSI benefits; public assistance benefits; unemployment compensation benefits; workers' compensation benefits; veterans' benefits; circuit breaker property tax relief benefits; the debtor's equity interest, not to exceed \$1,200 in value, in any one motor vehicle, and the debtor's equity interest, not to exceed \$750 in value, in any implements, professional books or tools of the trade of the debtor.

The judgment debtor may have other possible exemptions from garnishment under the law.

The judgment debtor has the right to request a hearing before the court to dispute the garnishment or to declare exempt from garnishment certain money or property or both. To obtain a hearing in counties with a population of less than 1,000,000, the judgment debtor must notify the Clerk of the Court in writing at 200 West College Avenue, Greenville, IL 62246 on or before the return date specified above. The Clerk of the Court will provide a hearing date and the necessary forms that must be prepared by the judgment debtor or the attorney for the judgment debtor and sent to the judgment creditor and the garnishee regarding the time and location of the hearing. This notice may be sent by regular first class mail.

		)	
	Plainti	ff )	
vs.		)	Case No
		)	Return Date:
	Defendan		
and		)	
		)	21 to 30 days after date of issuance of summons
	Garnishe		
	Affidavit for G	arnishmer	nt – Non-Wage
		٥ ر	n oath states:
1.			in favor of judgment
			and against judgment debtor
2.	\$ has been paid		
3.	There is unpaid on the judgment		principal
			costs
			interest
4	I haliawa garnisha a		TOTAL
4.	I believe garnishee		is indebted to the //its possession, custody or control property
	belonging to the judgment debtor or in wl		
5.			destor has an interest.
J.	The last known address of the judgment a		
	I request that summons be issued and dire	ected to the ga	arnishee.
Signed	and sworn to before me		
SEAL			
JETTE			Notary Public
	CERTIFICATE OF C	TERK OF COLL	RT OR ATTORNEY
I certif	y that judgment was entered as stated in pa		
	,		
			Clerk of Court or Attorney for Judgment creditor
Name:	-		
Attorne	ey for:		
Addres	s:		
City, St	ate, Zip:		
Telepho	one:		

NOTE: Four (4) copies of this affidavit must be served on the garnishee answer to interrogatories on reserve side hereof to be filed 21 to 30 days after service of summons.

Retu	ırn Date	::	Case No.			
		INTERROGATORIES/ANSWERS TO GA	ARNISHEE			
		shee,, c				
_	•	property of the judgment debtor, the garnishee files the fol rvice of garnishment summons had possession of the follow				
1.		At the time of service of the garnishment summons, did you have in your custody or control any personal property or monies belonging to the judgment debtor or in which he/she had an interest? Yes No				
	Circle	one or more of the following and indicate the amount held	d:			
	(A)	Savings Account (Amount withheld)	\$			
	(B)	Checking and/or Now Account (Amount withheld)	\$			
	(C)	Certificate of Deposit (Amount held)	\$			
	(D)	Money Market Account (Amount held)	\$			
	(E)	Trust Account (Amount held)	\$			
	(F)	Safety Deposit Box \$				
	(G)	Adverse Claimant Name & Address:				
	(H)	Other Personal Property (Describe):				
		Su	b Total \$			
		Less right of offset for other loans	\$			
		Less deduction of fees limited by 205 ILCS 5/48.1(g)	\$			
		To	otal \$			
other	s in addit	he business records kept by the garnishee, we show the ab- tion to the defendant. Their name(s) and address are as fol	lows:			
Addre	ess:					
and w	ve show a	all funds held as of	(as of date of service of summons).			
answ	ers to the	he garnishee certified under penalties as provided by law peniterrogatories are true. I further certify that I have maile the completed interrogatories, to the judgment debtor.				
			Agent for Garnishee			
		INSTRUCTIONS				
1.	-	y of this Answer must be filed with the Clerk of the Court, a	a copy mailed to attorney for Plaintiff and			
2.		a copy to the Defendant. vill receive a copy of a Court Order by fax or mail instructing	you how to proceed and where to send			
۷.		reld funds.	g you now to proceed and where to send			
	ishee/Age	ent:				
_	t Name: over Nam		Clerk of the Circuit Court			
Addre		ne:	Bond County Courthouse			
	State/Zip:	· · · · · · · · · · · · · · · · · · ·	200 West College Avenue			
Phon	e:		Greenville, IL 62246			

	)
Plain VS.	tiff ) Case No
Defenda	Address of Garnishee: )
Garnish	nee )
Garnishmen	t Summons – Non-Wage
To the garnishee:	
the clerk of this court 200 West College Aven	answers to the judgment creditor's interrogatories, in the office of nue, Greenville, Illinois, 62246, on or before (21 to 30 days after date of issuance of this summons).
However, if this summons is served on you less th	nan 10 days prior to the return date, you must file answers to the
interrogatories on or before 14 days after the ret	urn date stated on the summons.
	TIONAL JUDGMENT BY DEFAULT MAY BE TAKEN AMOUNT OF THE JUDGMENT UNPAID.
To the officer:	officer or other person to whom it was given for service, with
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not	tely after service. If service cannot be made, this summons shall be served later than the above date.
indorsement of services and fees, if any, immedia	tely after service. If service cannot be made, this summons shall be served later than the above date.
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not Witness,	tely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not	tely after service. If service cannot be made, this summons shall be served later than the above date.
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not Witness,	clely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court  By  Deputy
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not Witness,	clely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court  By  Deputy
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not  Witness,	clely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court  By  Deputy
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not  Witness,	clely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court  By  Deputy
indorsement of services and fees, if any, immedia be returned so indorsed. This summons may not  Witness,	clely after service. If service cannot be made, this summons shall be served later than the above date.  Clerk of the Circuit Court  By  Deputy

		( Service and	d return	\$	
SHERIFF'S FEES		( Miles		\$	
		( Total		\$	
I certi	fy that I served	d this summons c	on defendants as fo	ollows:	
	The officer older of the control of	the summons was	king service, shall (a s left, and (b) state tl	) identify as to sex, race, and ne place where (whenever po the summons was left with t	ssible in terms of an
the con approx place v	By leaving a coperson of the fantents of the such	amily or a person r mmons. (The offic e person, other th er possible in term	the complaint at the esiding there, of the er or other person man the defendant, w	e usual place of abode of each age of 13 years or upwards, i naking service, shall (a) identif ith whom the summons was address) and the date and tim	informing that person of fy as to sex, race, and left; and (b) state the
-	=			the complaint in a sealed enve r usual place of abode, as follo s	
	•	n, as follows:	•	the registered agent, officer on the contract of the contract	or agent of each  Date of service
D.	Other service	ee:			
				, Sheriff of , Deputy	County

		)
vs.	Plaintiff	) Case No
		)
and	Defendant	) )
		)
	Garnishee	)
	Deduction Orde	er – Non-Wage
defendant garnishee is i	indebted to the judgment debof \$ and	ing the evidence, the Court finds that the otor; that the defendant garnishee has in their that costs should be taxed to
application on the judgr due on judgment of \$	nent debt, and \$	over to the plaintiff \$ for for costs advanced, leaving a balance sts are taxed to*
		ENTER
		Judge
Name:		
Attorney for:		<u> </u>
Address:		<u></u>
City, State, Zip:		
Telephone:		

<sup>\*</sup> The Court may order the costs of obtaining a Deduction Order paid by the Judgment creditor or out of the property due, or by the garnishee, or may apportion the same as shall be just and equitable.