## Affidavit and Order of Garnishment of Property OTHER THAN Personal Earnings and Answer of Garnishee

In the State of Ohio, County of Ashtabula: Ashtabula Municipal Court, 110 W 44th Street, Ashtabula, OH 44004 (440) 992-7109 JUDGMENT CREDITOR (PLAINTIFF) CASE NO BANK ATTACHMENT AGAINST JUDGMENT DEBTOR (DEFENDANT) Before me, the undersigned NOTARY PUBLIC/DEPUTY CLERK, personally appeared (JUDGMENT CREDITOR), who being duly sworn according to law, says that he/she is the Judgment Creditor herein and that said Judgment Creditor heretofore, to-wit, on (DATE OF JUDGMENT) duly recovered or transferred a Judgment to the ASHTABULA MUNICIPAL COURT against said Judgment Debtor which remains unsatisfied. Amount of Judgment: \$ INCLUDING Interest to Date: \$ PLUS Court Costs to Date: \$ Affiant's Signature MINUS Amount Received on Judgment: \$ Amount Now Due: \$ The Garnishee named in Section A below may have in the garnishee's hands or control money, property, or credits, other than personal earnings of the Judgment Debtor. Sworn to and subscribed before me \_\_\_\_\_(Date) Deputy Clerk/Notary Public SECTION A: COURT ORDER AND NOTICE OF GARNISHMENT TO: (Bank Name & Address) The Judgment Creditor in the above case has filed the above affidavit, satisfactory to the undersigned, in this Court stating that you have money, property, or credits, other than personal earnings, in your hands or under your control that belong to the Judgment Debtor. You are therefore ORDERED to complete the "ANSWER OF GARNISHEE-SECTION B". Return one completed and signed copy of this form to the Clerk of Court together with the amount determined in accordance with the "ANSWER OF GARNISHEE". Keep the other completed and signed copy of this form for your files. The total probable amount now due on this Judgment is \$\_\_\_\_\_. The total probable amount now due includes the unpaid portion of the Judgment in favor of the Judgment Creditor, which is \$\_\_\_\_\_; \_\_. The total probable amount now due interest on said Judgment at the rate of \_\_\_\_\_ % per annum; and court costs in the amount of \$\_\_\_\_\_. You are also ordered to hold safely anything of value that belongs to the Judgment Debtor and that has to be paid to the Court, as determined under the "ANSWER OF GARNISHEE" in Section B of this form, but that is of such a nature that it cannot be so delivered, until further order of this Court. WITNESS my hand this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_

JUDGE LAURA DIGIACOMO

## SECTION B: ANSWER OF GARNISHEE

Now co	omes	the Garnis	hee, who says:	
1)	That the garnishee has more than \$4 personal earnings of the Judgment Degarnishee's possession.			
YES NO If YES, amount over \$450.00: \$				
2)	That property is described as:			
3)	If the answer to line 1 is YES and AMOUNT is LESS THAN the probable amount now due on the Judgment, as indicated in Section A of this form, sign and return this form and pay the amount of line 1 to the Clerk of Court.			
4)	If the answer to line 1 is YES and the AMOUNT is GREATER THAN the probable amount now due on the Judgment, as indicated in Section A of this form, sign and return this form and pay that probable amount now due, to the Clerk of Court.			
5)	If the answer to line 1 is YES but the money, property, or credits are of such a nature that they cannot be delivered to the Clerk of Court, indicate that by placing an X in the box provided. Do not dispose of that money, property, or credits or give them to anyone else until further order of this Court.			
6)	If the answer to line 1 is NO, sign	and return thi	s form to the Clerk of Court.	
I CER	FIFY THAT THE ABOVE STATEMENTS ARRE	TRUE:		
		Print name of	Garnishee	
		Print name an	d title of person completing	IOTM
Signe	d Date	ed this	_ day of	20