NOTICE TO THE JUDGMENT DEBTOR OF AFFIDAVIT OF CURRENT BALANCE DUE ON GARNISHMENT ORDER

	Case No	
JUDGMENT CREDITOR		
vs.		
JUDGMENT DEBTOR		
You are hereby notified that the judgment creditor in this proceeding document entitled "AFFIDAVIT OF CURRENT BALANCE DUE Of the judgment that was the basis of the garnishment order, the accrued and the judgment creditor's attorney on this judgment to date, and the cu	N GARNISHMENT ORDER" that is enclosed with thi interest to date, the court costs assessed to date, all money	is notice shows the original amount
If you dispute the judgment creditor's determination of these amounts before this court by disputing the affidavit in the request for hearing form hearing to this court at the above address, at the office of the clerk of this state your reasons for disputing the judgment creditor's determination of GARNISHMENT ORDER" in the space provided on the form; however creditor's determination, you are not prohibited from stating any other recourt, and you can state your reasons at the hearing.	n, accompanying this form, or in a substantially similar to so court, no later than the end of the fifth business day after the amounts shown in the "AFFIDAVIT OF CURRENT, you are not required to do so. If you do state your reas	Form, and delivering the request for er you receive this notice. You may F BALANCE DUE ON ons for disputing the judgment
NO OBJECTIONS TO THE JUDGMENT ITSELF WILL BE H consideration of the amount currently due on the judgment you owe to the		e hearing will be limited to a
If you request a hearing by delivering your request for hearing not late hearing no later than twelve days after your request is received by the co form that you believe that the need for the hearing is an emergency and t soon as practicable after your request is received and will send you notic hearing not later than the end of the fifth business day after you receive t until the judgment is satisfied.	ourt, and the court will send you notice of the date, time, that it should be given priority by the court. If you do so the of the date, time, and place. If you do not request a he	and place. You may indicate in the , the court will schedule the hearing as aring by delivering your request for
If you have any questions concerning this matter, you may contact the contact your lawyer immediately. If you need the name of a lawyer, you	•	esentation, you should
	Judgment Creditor or Judgment Creditor's Attorney	
	Date	
	vate	

THIS LAW FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT THIS DEBT FOR OUR CLIENT AND ANY INFOMRATION OBTAINED WILL BE USED FOR THAT PURPOSE