NOTICE TO JUDGMENT DEBTOR PERSONAL EARNINGS AKRON MUNICIPAL COURT

172 S. BROADWAY STREET Akron, OH 44308

Vs.	Case No										
You are hereby notified that this cou	urt has issued (address)	l an	order ir	the	above	case	in f	favor		(Judg. judg	
creditor in this proceeding, directing that so used to satisfy some of your debt to the jubasis of the judgment creditor's judgment on	ome of your per dgment creditor against you tha	instea	ad of bei	ng pai	d to you	u. This	s ord	ler wa	ur en ıs iss	nployeued o	er, be n the
The law of Ohio provides that you are en creditors, additionally, wages under a cer documents entitled "ORDER AND NOTICE this notice show how the amount proposed to	tain amount ma OF GARNISHM	ay ne	ver be i	used t SWER	o satisf OF EM	y the PLOYI	claim ER" t	ns of that ar	credi e en	itors. closed	The with
If you dispute the judgment creditor's rigpossession of the personal earnings becaute ason, you may request a hearing before the asubstantially similar form, and delivering the Clerk of Court, NO LATER THAN THE END your reasons for disputing the judgment of hearing, and if you do not state your reasons the hearing. If you request a hearing, the hands of your employer, if any, that can be used to objections to the judgment itself will be hear request for hearing no later than the end of than twelve (12) days after your request is rethe date, time and place. You may indicate that it should be given priority by the Court, your request is received, and will send you delivering your request for hearing no later the your personal earnings will be paid to the judgment.	use they are exhis court by dispette request for he of the request for he of the reditor's right, yes, it will not be hearing will be lead to satisfy alor considered the fifth business eceived by the coef in the form the lead of the han the end of the	dempt buting nearing I BUSI you are leld agalimited II or pare at the court are Court are Court are Court are he fifth	or if you the claim to this NESS De not prainst you to a correct of the le hearing the offeel that rt will so time ar	relation feel to the court and	that this request at the all er you red from the court a stion of the Cle the headed. If you get his not the Cle the headed. If you we would be the headed.	order to he cove a stating and you the am owe to uest a otice, it is for the hearing a ou do	is in earing ddres this ray any can nount the j hear t will ourt varing s soot	nproper g form ss, at notice of othe state of you judgm ing by be con will se is an on as reque	er for the control	r any closed office ou may ason a reaso ages i creditor vering ted no to the councit of the council cable hearing	other or in of the state at the ons at n the r. No your later ice of after ag by
If you have any questions concerning this you want legal representation you should colocal Bar Association.											
This is an attempt to collect a debt pursuant to the Fair Debt Co 15 U.S.C. 1601 - 1692 as amended. Any information obtained		ırpose.				SANE Clerk		KURT ourts			

Date