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

Case No Judgment Creditor	NEW PHILADELPHIA MUNICIPAL COURT 166 East High Avenue New Philadelphia, Ohio 44663 (330)343-6797 (330)364-6885 FAX	
VS		
Judgment Debtor		TIME STAMP
You are hereby notified that the judgment creditor in this proceeding affidavit of current balance due on garnishment order in the above case entitled 'AFFIDAVIT OF CURRENT BALANCE DUE ON CORDER" that is enclosed with this notice shows the original amount that was the basis of the garnishment order, the accrued interest to dat assessed to date, all moneies paid to the judgment creditor and the judgment creditor and the judgment creditor.	e. The document GARNISHMENT to of the judgment te, the court costs algment creditor's	
attorney on this judgment to date, and the current balance due on the judgment dispute the judgment creditor's determination of these amount any other reason, you may request a hearing before this court by disaccompanying this form, or in a substantially similar form, and delive address, at the office of the clerk of this court, no later than the end of You may state your reasons for disputing the judgment creditor's dete OF CURRENT BALANCE DUE ON GARNISHMENT ORDER" in required to do so. If you do state your reasons for disputing the judgment stating any other reason at the hearing. If you do not state your and you can state your reasons at the hearing.	es or if you believe sputing the affidavi ering the request for of the fifth business rmination of the am the space provided ment creditor's dete	t in the request for hearing form, hearing to this court at the above day after you receive this notice. hounts shown in the "AFFIDAVIT on the form; however, you are not ermination, you are not prohibited
NO OBJECTIONS TO THE JUDGMENT ITSELF WILL BE H The hearing will be limited to a consideration of the amount current creditor.		
If you request a hearing by delivering your request for hearing no lareceive this notice, it will be conducted no later than twelve days after will send you notice of the date, time, and place. You may indicate in a is an emergency and that it should be given priority by the court. If y as practicable after your request is received and will send you notice hearing by delivering your request for hearing no later than the end come of your personal earnings will continue to be paid to the judgment.	er your request is re the form that you be you do so, the court of the date, time, a of the fifth business	ceived by the court, and the court elieve that the need for the hearing will schedule the hearing as soon and place. If you do not request a day after you receive this notice,
If you have any questions concerning this matter, you may contact the representation, you should contact your lawyer immediately. If you no association.		
	ADELPHIA MUN TAMETS, CLERI	NICIPAL COURT K OF COURT
Deputy Cler	·k	
Datas		20