## Justice Court, Henderson Township CLARK COUNTY, NEVADA

Name:		_
Address:		_
		_
- vs -	Plaintiff,	CASE NO.
Name:		WRIT OF GARNISHMENT
Address:		_
	Defendant.	_
THE STATI	E OF NEVADA TO:	
		Garnishee
	-	above entitled action and you are commanded not to pay any debt due from
yourself to		(defendants)
in order that t you shall reta money, credi	the same may be dealt with according to law; where same shall be in accordance with 15 U.S. Code 1673 are ts, debts, effects and choses in action in your hands as	operty, money, credits, debts, effects and choses in action of said defendant(s) such property consists of wages, salaries, commissions or bonuses the amount and Nevada Revised Statutes 31.295; Plaintiff believes that you have property, and under your custody and control belonging to said defendant(s) described
bonuses or o	<b>REQUIRED TO</b> forward all monies due or owing ther reasons belonging to the defendant(s) named in onstable at the address below.	in your possession or under your control for wages, salaries, commissions, this Writ of Garnishment, subject to the exemptions indicated above, to the
and to return	<b>REQUIRED</b> within <b>20</b> days from the date of service your answers to the officer of the Constable which have, a Judgment by Default in the amount due the Plai	e of this Writ of Garnishment to <b>answer the interrogatories</b> set forth herein as issued this Writ of Garnishment. Your failure to answer the interrogatories intiff may be entered against you.
IF YOUR Alto continue f	NSWERS TO the Interrogatories indicate that you are for 180 days or until the amount demanded in the att	re the employer of the defendant(s), this Writ of Garnishment shall be deemed tached Writ of Execution is satisfied.
which is exer		the defendant(s) each payday in the future, <b>up to 180 days</b> , less any amount .00 per month which you may retain as a fee for compliance. The \$3.00 fee
YOU ARE F appears below		swers to the Writ of Garnishment on Plaintiff's attorney, if any, whose address
Issued at the	direction of:	CONSTABLE - HENDERSON TOWNSHIP
ATTORNEY	Y FOR PLAINTIFF	By:Constable/Deputy Constable
		Date
Address		Please furnish a statement and Case #.

MAKE CHECK PAYABLE TO: HENDERSON CONSTABLE

AND MAIL TO: 243 WATER STREET HENDERSON, NEVADA 89015

JC Henderson Rev. 05/18

	ATE OF NEVADA ) ) ss: UNTY OF CLARK )					
shovalor	the undersigned, being duly sown, states that I received, 20, and personally served copies of the swing the original WRIT OF GARNISHMENT, inform with the statutory fee of \$5.00 with (name)_at Clark, State of Nevada.	same on the rming of the con	_ day of tents and deliveri	ng and leaving a copy,		
		Ву:	onstable / Deputy	Constable Constable		
INT	ERROGATORIES TO BE ANSWERED BY TI	HE GARNISHE	E UNDER OAT	Н		
1.	Are you in any manner indebted to the defendant(s or either of them, either in property or money, and due? State fully all particulars.	is the debt now o	due? If not due,	when is the debt to become		
	ANSWER					
2.	Are you an employer of one or all of the defendant of disposable earnings, as defined by NRS 31.295, the minimum amount of disposable earnings that is hourly wage prescribed by section 6(a)(1) of the 206(a)(1), in effect at the time the earnings are particularly any amount required by law to be within Calculate the attachable amount as follows:	that each defenda exempt from this federal Fair Labo yable multiplied	ant presently earn s garnishment, whor Standards Act	s during a pay period. State sich is the federal minimum of 1938, 29 U.S.C. section		
	Check one of the following) The employee is paid [D] Monthly	: [A] Weekly	[B] Biweekly _	_ [C] Semimonthly		
	(1) Gross Earning:		\$			
	(2) Deductions required by law (not including chil	\$				
	(3) Disposable Earnings [Subtract line 2 from line 1]		\$			
	(4) Federal Minimum Wage		\$			
	(5) Multiple line 4 by 50		\$			
	(6) Complete the following directions in accordance with the letter selected above:					
	[A] Multiple line 5 by 1	\$				
	[B] Multiple line 5 by 2	\$				
	[C] Multiple line 5 by 52 then divide by 24	\$				
	[D] Multiple line 5 by 52 then divide by 12	\$				
	(7) Subtract line 6 from line 3		\$			
	ANSWER					

ANSWER
What is the gross weekly salary or wage of the employee? The gross weekly salary or wage of an employee must be determined as follows:
1.Except as otherwise provided in numbers 2 and 3 below, by dividing the employee's gross earning the current calendar year as of the date the most recent writ of garnishment was issued by the total number of weeks the employee has worked in the current calendar year.
2. If the most recent writ of garnishment was issued at the beginning of the current calendar year bef he employee received any earnings in the current calendar year, but the employee received earnings he previous calendar year, by dividing the employee's gross earnings for the previous calendar year he total number of weeks the employee worked in the previous calendar year.
3. If the employee has not been employed long enough to have been paid as of the date the most receiver of garnishment was issued, or if the provisions of number 1 or 2 above do not otherwise apply, to gross weekly salary or wage of the employee is the anticipated gross weekly earnings of the employee determined by his or her employer. For the purpose of determining the total number of weeks the employee has worked in the current calendar year or the total number of weeks the employee worked he previous calendar year, as applicable, if the total number of weeks is not exact, the number must bounded down if the number of days the employee was on the payroll of his or her employer in excess a whole week is 3 days or less, and rounded up if the number of days the employee was on the $-25$ -79th Session (2017) payroll of his or her employer in excess of a whole week is 4 days or more.
ANSWER
you have in your possession, in your charge or under your control, on the date of the <b>WRI</b> . <b>NISHMENT</b> was served upon you any money, property, effects, goods, chattels, rights, credits or control to the defendant(s) or either of them, or in which defendant(s) is (are) interested? If so, state is lue and state full all particulars.  WER
ou know of any debts owing to the defendant(s), whether due or not due, or any money, property, et
Tellin Ziiii Byedelina7

account number and the amount of money in the account which is subject to garnishment. As set forth in section 3 of this act, \$2,000 or the entire amount in the account, whichever is less, is not subject to garnishment if the financial institution reasonably identifies that an electronic deposit of money has been made into the account

This is the attachable earnings. This amount must not exceed 18% of the disposable earnings from line 3 if the employee's gross weekly salary or wage on the date the most recent writ of garnishment was issued was \$770 or less, or 25% of the disposable earnings from line 3 if the employee's gross weekly salary or

	to each account of the judgment debtor, but rather is an aggregate amount that is not subject to garnishment.
	ANSWER
6.	State your correct name and address, or the name and address of your attorney upon whom written notice of further proceedings in this action may be served.
	ANSWER
inte	I,, declare under penalty of perjury that the answers to the foregoin rogatories subscribed by me are true and correct.
	Date Garnishee - Affiant
	Garnishee Company Name

within the immediately preceding 45 days which is exempt from execution, including, without limitation, payments of money described in section 4 of this act or, if no such deposit has been made, \$400 or the entire amount in the account, whichever is less, is not subject to garnishment, unless the garnishment is for the recovery of money owed for the support of any person. The amount which is not subject to garnishment does not apply

**NOTE:** Under NRS 31.297, If an employer, without legal justification, refuses to withhold the earnings of a defendant in **a WRIT OF GARNISHMENT** or knowingly misrepresents the earnings of the defendant, the court may order the employer to appear and show cause why the employer should not be subjected to the following penalties:

- (1) If the plaintiff has received a judgment against the defendant, an order to the employer to pay the plaintiff the amount of arrearages caused by the employer's refusal to withhold or his misrepresentation of the defendant's earnings.
- (2) In addition, the court may order the employer to pay the plaintiff punitive damages in an amount not to exceed \$1,000 for each pay period in which the employer has, without legal justification, refused to withhold the defendant's earnings or has misrepresented the earnings.