Attorneys for Plaintiff	
	SUPERIOR COURT OF NEW JERSEY DIVISION, COUNTY
Plaintiff,	
vs.	DOCKET NO:
Defendant.	WRIT OF WAGE EXECUTION
THE STA	ATE OF NEW JERSEY
TO THE SHERIFF OF	COUNTY
YOU ARE HEREBY COMMA	NDED that of the weekly earnings which the Defendant
receives from employer whose	
address is	, you take the lesser of (a)
the sum of 10% of the gross weekly pay, or (b) 25% of disposable earnings for that week, or (c)	
the amount by which the designated Defendant's disposable weekly earnings exceed \$196.50 per	
week, pursuant to the Order for Wage Execution entered with this Court on,	
a copy of which is attached hereto and Certification of the Court entered in the sum of	
\$ plus interest and fees until \$ plus interest and fees is paid and	
satisfied, and that you pay weekly to the Plaintiff's duly authorized attorney said amount of	
reservation of salary.	
YOU ARE FURTHER COMMANDED that the employer shall immediately give the	
designated defendant a copy of this order. The designated defendant may object to the wage	

YOU ARE FURTHER COMMANDED that the employer shall immediately give the designated defendant a copy of this order. The designated defendant may object to the wage execution or apply for a reduction in the amount withheld at any time. To object or apply for a reduction, a written statement of the objection or reasons for a reduction must be filed with the Clerk of the Court and a copy must be sent to the creditor's attorney or directly to the creditor if there is no attorney. A hearing will be held within seven days after filing the objection or

application for a reduction. According to law, no employer may terminate an employee because of a garnishment.

YOU ARE HEREBY FURTHER COMMANDED that upon satisfaction of Plaintiff's damages, costs and interests, plus subsequent costs, or upon termination of the Defendant's salary, you will immediately thereafter return this Writ to the Court with a statement as to the execution annexed. WITNESS, the Honorable _______, Judge of the Superior Court, this ______ day of ________, 20 _____. , CLERK **ENDORSEMENT** Judgment Amount....\$ Additional Costs.....\$ Interest thereon....\$ Credits....\$ Sheriff's Fees.....\$ Sheriff's Commissions..... TOTAL: \$ Post Judgment Interest applied pursuant to Rule 4:42-11 has been calculated as simple interest. As required by Rule 4:59-1, attached is the method by which interest has been calculated, taking into account all partial payments made by the defendant.

Dated: _______, 20 _____

Attorney for Plaintiff