COUNTY OF ADAMS

CASE NUMBER 01D01-	
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vs.			
Defendant			_

MOTION FOR PROCEEDINGS SUPPLEMENTAL

Comes now the victim in this action whose name is ______ (hereinafter referred to as "victim") and petitions the Court and says:

- 1. Victim owns a restitution judgment obtained in this Court in this action against the defendant for restitution;
- 2. Victim has no cause to believe that execution against the defendant will satisfy the judgment;
- 3. Victim believes that the defendant has wages, assets, income profits or other non-exempt property which can be applied to the satisfaction of said restitution judgment.
- 4. Defendant has wages, assets, income, profits or other non-exempt property, due or to become due from garnishee defendant, which, together with all other property of the defendant, exceeds the amount exempt from execution.

WHEREFORE, Victim prays as follows:

- (1) That an order issue requiring the defendant;
 - (a) To appear in this Court at a designated time and to answer as to any non-exempt property which can be applied to the satisfaction of said restitution judgment;
 - (b) To answer as to wages, assets, profits, income or other non-exempt property which he/she has or which from time to time he/she may have, due and owing from the garnishee defendant.
- (2) That an order issue requiring garnishee defendant to appear in Court personally or answer interrogatories under oath concerning the wages, assets, income, profits, or other non-exempt property, due or to become due, to said judgment defendant, and return same to this Court on or before the date set out in said interrogatories;
- (3) That the Court, after a hearing, issue an appropriate order to apply said property towards the judgment pursuant to statute.

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Date:	
	Victim/Attorney for Victim

STATE OF INDIANA	IN THE ADAMS SUPERIOR COURT			
COUNTY OF ADAMS	CASE NUMBER 01D01			
STATE OF INDIANA				
VS.				
Defendant				
ORDER TO APPEAR IN COURT				
The victim,verified motion that the victim is the owner	, having shown to the Court by of a restitution judgment obtained in this Court			

And the Victim having moved the Court for an order requiring the defendant to appear in this Court and answer as to his/her wages, assets, profits and other non-exempt property subject to satisfaction of this judgment.

.m.

against the defendant on_______, 20_____, in the amount of

THE COURT NOW ORDERS the defer	ndant,
to appear personally in this Court on	
to answer as to his/her wages, assets, property	ty and income.
Ordered this day of	, 20
	Samuel K. Conrad Judge, Adams Superior Court

STAT	E OF INDIANA	IN THE ADAMS SUPERIOR COURT		
COUNTY OF ADAMS		CASE NUMBER 01D01		
STAT	E OF INDIANA vs.			
Defend	lant	_		
and				
Garnis	shee Defendant	INTERROGATORIES		
1.	State the correct name of you	r company or partnership?		
2.	Does your company or partnership have an employee, partner, independent contractor or corporate officer at the present time by the name of the above named defendant?			
3. 4.	If the defendant is no longer	by the defendantemployed by you, what is the name of the defendant's		
5.		ence address?		
6.		(4) DIGITS of the SSN of the defendant. xxx-xx		
7.		e weekly gross income paid by your company.\$		
8.	rebates, profits or income fro	eceive any other wages, bonuses, salary, commissions, m you other than those listed above?		
9.	How much? \$ Please state whether or not there are any garnishment orders at this time in effect with your company against the defendant, and if so, state the case numbers, amounts and approximate amount being withheld weekly			
10.	Does the defendant own any interest in your company or are there any debts due to the defendant by your company? If so, please identify.			
		for perjury that the foregoing representations are true to the		
Dated:				
		Signature		
		Printed name & title/position with Garnishee Defendant		
		Telephone number		
		GATORIES ON OR BEFORE		

NOTICE: I.C. 34-25-3-3 provides that the Garnishee Defendant is accountable for monies in his hand and/or payable to Defendant from the date of service of these interrogatories.