NOTICE: This is a public document, which means the document as submitted will be available to the public upon request. Therefore, do not enter personal identifiers on it, such as Social Security number, driver's license number, vehicle plate number, insurance policy number, active financial account number, active credit card number or military status.

☐ Check if new address/phone number

Name	
NJ Attorney ID Number	
Address	
	<u> </u>
Email Address	<u> </u>
Telephone Number	<u> </u>
	Superior Court of New Jersey
	Law Division, Special Civil Part
	County
,	Docket No:
Plaintiff,	
V.	Civil Action
	Notice of Application for
Defendant(s).	Wage Execution
Name of Judgment-Debtor	
Address	<u> </u>
	_
TAKE NOTICE that an application is being made by	by the judgment-creditor to the above-
named court, located at	· · · · · · · · · · · · · · · · · · ·
New Jersey for a Wage Execution Order to issue aga	
employer,address of employer), for: (a) 10% of your gross sala	
amount of \$217.50 per week; or (b) 25% of your dis	•
amount, if any, by which your disposable weekly ear	• • • • • • • • • • • • • • • • • • • •
the least. Disposable earnings are defined as that po	·
deduction from the gross earnings of any amounts re	
the disposable earnings so defined are \$217.50 or les	ss, if paid weekly, or \$435.00 or less, if paid
every two weeks, or \$471.25 or less, if paid twice pe	
monthly then no amount shall be withheld under this	
10% of gross salary be withheld and only one execu-	
a time. Your employer may not discharge, discipline earnings have been subjected to garnishment.	e or discriminate against you because your
carmings have been subjected to garmsiment.	

Plaintiff or Filing Attorney Information:

You may notify the Clerk of the Court and the attorneys for the judgment- creditor, whose address appears above, in writing, within ten days after service of this notice upon you, why such an Order should not be issued, and thereafter the application for the Order will be set down for a hearing of which you will receive notice of the date, time and place.

If you do not notify the Clerk of the Court and the judgment-creditor's attorney, or the judgment-creditor if there is no attorney, in writing of your objection, you will receive no further notice and the Order will be signed by the Judge as amatter of course.

You also have a continuing right to object to the wage execution or apply for a reduction in the amount withheld even *after* it has been issued by the Court. To object or apply for a reduction, file a written statement of your objection or reasons for a reduction with the Clerk of the Court and send a copy to the creditor's attorney or directly to the creditor if there is no attorney. You will be entitled to a hearing within 7 days after you file your objection or application for a reduction.

Certification of Service

to the judgment-debtor's last know	neously by regular and certified mail, return receipt requested, wn address, set forth above. I certify that the foregoing I am aware that if any of the foregoing statements made by mo
Date	Attorney for Judgment-Creditor or Judgment-Creditor Pro Se