STATE OF LOUISIANA

34th Judicial District Court for the Parish of St. Bernard

No.:			Divisi	ion: ""
	vs.			
GAR	NISHMENT I		ATORIES AND (ORDER
The Supplemental	petition of			represents: this Cour
issued a writ of fieri fa	cias ordering the sei	zure and possess	sion of all property righ	nts and credits of defendant
cause to be made in the	manner prescribed by	law, an amount	sufficient to pay and satis	sfy the same in the sum of ng good reason to believe that
		, third person, i	s indebted to said defenda	nt or has property or effects ir
its possession or control bel-	onging to said defendar	nt.		
-				be made garnishee herein
and ordered to answer und pay the amount of said Writ		_	erest, and fees as they may BY:	proceedings, be condemned to accrue as per judgment.
TO BE ANSWERED CATEO		NTERROGAT	ORIES	
 Is the defenda a. If yea - st exempt by b. If nay - st you. 3. Have you not 	nt garnished herein in y ate what are his wages a y law from seizure. The sate where and by whon in your hands, on deposissions, property, or effective are where and by who issions, property, or effective are the sate where and by who had a positive are the sate where are the sa	rour employ? and how paid, and n the defendant gar sit or under contro	l, not exempt by law from s	or services rendered, not red and residing, if known to
property, cred whatever with	lits or effects of any desc n defendant? If yea, stat or not there are other ju	cription whatever on the consist		
		ORDE	R	
LET THIS SUPPLE	EMENTAL PETITION B	E FILED, AND LE	Γ	
		be made gai	rinshee herein, and ordered	d to answer the accompanying
interrogatories, under oath,	in writing, within	days, from	service, and as the law di	rects, as herein prayed for, and
let the sum of \$15.00 be dep	osited with the Clerk of	Court as per R.S. 1	13:3927.	
Gretna, Louisiana.				
		This	day of	, 20
Current Statement: Principal Interest Attorney Fee Court Costs Sheriff Commission Total - Credits	\$\$ \$\$ \$\$ \$\$ \$\$	SERVE:		JDICIAL DISTRICT COURT
BALANCE TO DATE:	: \$	_		