		5 DISTRICT COURT ICT OF COLUMBIA	
	-		
Plaintiff	VS	Defendant	
CIVIL ACTIO	DN NO		
WRIT OF AT		NT BEFORE JUDGMENT redits)	
	(C	reuts)	
TO: (Name)			
(Address)			
You are hereby notified that any credits	s of the de	fendant,	which shall be
found in this District to the value of		Dollars (\$	_) with interest
, being the amount	t of the pla	intiff's claim against the said defendant as sh	own by affidavit,
duly filed in this cause; and the further sum of	\$, for Costs and charges which may accrue	in the premises,
are seized by virtue of this Writ of Attachment,	, and you a	are required to hold them and not to pay or s	urrender them to
the said defendant or to anyone else without an	ı order fro	m this Court.	
You are required to answer the interrogato	ries, UND	ER PENALTY OF PERJURY, within ten (10)	days after service
of the writ upon you.[16D.C.C.§521(a)-1981 Ed.	.] If you fai	il to do so, judgment may be entered <u>against</u> y	<u>you</u> for the entire
amount of the plaintiff's claim and costs. [16 D.C	C.526~52	26(b)-1981 Ed]	

WITNESS the Honorable Chief Judge of said Court, this _____ day of _____,

____·

Angela D. Caesar, Clerk

By _____

Deputy Clerk

INTERROGATORIES IN ATTACHMENT

NOTICE

As a garnishee, you are required by law to file answers to the following Interrogatories in Attachment, within ten (10) days after service of the writ upon you [<u>Title 16, Section 521(a)</u>, D.C. <u>Code 1981</u> ed.]. If you fail to answer the Interrogatories, judgment may be entered against you for the entire amount of the plaintiff's claim and costs [<u>Title 16, Section 526(b)</u>, <u>D.C. Code 1981</u> ed.].

The garnishee is required to file the original and one copy of the answers in this Court, and to serve a copy upon the plaintiff(s) and the defendant(s).

If, within ten (10) days after service of the answers, the party at whose request the Attachment was issued does not contest the answers pursuant to <u>Title 15</u>, <u>Section 522</u>, <u>D.C. Code</u> (1981 ed.), the garnishee's obligations under the attachment shall be limited by the answers.

1. Were you at the time of the service of the writ of attachment, or have you been between the time of such service and the filing of your answers to this interrogatory indebted to the defendant(s), and, if so, how, and in what amount?

AN	ISWER	 	

2. Had you at the time of the service of the writ of attachment, or have you had between the time of such service and the filing of your answer to this interrogatory, any goods, chattels, or credits of the defendant(s) in your possession or charge, and, if so, what?

A	NSWER	 	 	

I declare under the penalties of perjury that the answers to the above interrogatories are, to the best of my knowledge and belief, true and correct as to every material matter.

Date: _____

Garnishee