GARNISHMENT

	City Court of the City of Lake Charles
Vs. No	
	, Plaintiff in the above cause, shows that
he has caused a writ of	to issue against
defendant, on,	, for the sum of
	\$ with legal interest per annum
interest thereon from judicial d	emand until paid, and for costs of suit:
That plaintiff has reason	n for the believing and does believe that
	, a resident of Ward 3 of Calcasieu Parish, State of
Louisiana, is indebted to, and h	has in his hands, or under his control, property and effects of
defendant.	
Wherefore plaintiff pray	ys for a writ of garnishment against said,
who is indebted to, or has in his	s hands or under his control, effects of defendant, and
plaintiff further prays that said	be cited to
answer the interrogatories here	to annexed, touching said property and effects and indebtedness.
Prays for costs and general relie	ef.
	Attorney for Plaintiff
**********	*******************
Interrogatories propounded to _	, cited as garnishee:
possession, or under your contr property, how much and of what 2^{nd} : At the time of the standard defendant any money, or do you account, and when did it becomes 3^{rd} : At the time of the standard in writ employed by you in any amount and rate of compensation manner of payment of same, and writ; and is the same sufficient — you being required to make a 4^{th} : At the time of the	e service of these interrogatories were there any other judgments or
	vage, salary or compensation, and if so, what is the present status
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	City Court of the City of Lake Charles
Vs. No	State of Louisiana, Parish of Calcasieu
	is ordered that garnishment process issued as prayed for, and that le party garnishee and cited to answer, under oath, within the legal g interrogatories.
	Deputy Clerk of said Court.