Justice Court, Township of	
----------------------------	--

CLARK COUNTY, NEVADA

Name:			CASE NO.
Address:			DEPT. NO.
City,State,Zip:			
vs	Plaintiff,		WRIT OF EXECUTION
Name:			☐ EARNINGS
Address:			☐ BANK ACCOUNTS
City,State,Zip:	Defendant.		☐ OTHER PROPERTY
	Defendant.		
THE PEOPLE OF TH	E STATE OF NEVADA , CLARK CO	A, TO THE CONSTABLE, DUNTY, GREETINGS:	SHERIFF, TOWNSHIP OF
☐ To FINANCIAL IN	NSTITUTIONS: This ju person		of money for the support of a
On	, 20	, a judgment was enter	ed by the above-entitled court in the
above-entitled action in			, as Judgment Creditor, and agains
			_, as Judgment Debtor, for:
		Principa	
\$		Pre-Judg	ment Interest,
\$		Attorney	's Fees, and
			aking a total amount of
\$		The jud	gment as entered, and
	to an affidavit or a memo		nent, or both, filed herein, it appears
	\$	Accrued Interest	, and
	\$	Accrued Costs, t	ogether with
	\$	Fee, for the issua	nce of this writ, making a total of
	\$	As accrued cost	s, accrued interest and fees.
Credit must be given for	payments and partial sat	tisfactions in the amount of	\$
		ued costs and accrued interested, leaving a net balance of	t, with \$
actually due on	the date of the issuance of	of this writ, of which \$	
bears interest at	percent per a	nnum, in the amount of \$, per day,

from the date of judgment to the date of levy, to which must be added the commissions and costs of the officer

executing this writ.

the disposable earnings of the debtor during that week if the gross weekly salary or wage of the debtor on the date the most recent writ of garnishment was issued was \$770 or less, 75 percent of the disposable earnings of the debtor during that week if the gross weekly salary or wage of the debtor on the date the most recent writ of garnishment was issued exceeded \$770, or 50 times the minimum hourly wage prescribed by section 206(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C. §§ 201 et. seq., and in effect at the time the earnings are payable, whichever is greater, is exempt from any levy of execution pursuant to this writ, and if sufficient personal property cannot be found, then out of the real property belonging to the debtor in the aforesaid county, and make return to this writ within not less than 10 days or more than 60 days endorsed thereon with what you have done. Dated: This _____ day of the month of ______, of the year _____. Issued at direction of: I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct. (Signature) Attorney for Plaintiff ☐ Plaintiff Name: Address: Date: City,State,Zip: Phone: Email: CONSTABLE/SHERIFF INFORMATION RETURN: AMOUNTS TO BE COLLECTED BY LEVY: **NET BALANCE:** Not satisfied Satisfied in sum of Garnishment Fee: Costs retained Mileage: Commission retained Postage: Costs incurred Other: Commission incurred Levy Fee: Costs received Sub-Total: REMITTED TO JUDGMENT CREDITOR: Commission: TOTAL LEVY: I hereby certify that I have this date returned the foregoing Writ of Execution with the results of the levy endorsed thereon. CONSTABLE OR SHERIFF'S CIVIL PROCESSS SECTION, TOWNSHIP OF _____ By: Title Date

NOW, THEREFORE, CONSTABLE/SHERIFF, you are hereby commanded to satisfy this judgment with interest and costs as provided by law, out of the personal property of the judgment debtor, except that for any workweek, 82 percent of