## IN THE DISTRICT COURT OF THE KAW NATION KAW CITY, OKLAHOMA

		)	
Plaintiff,		-	
VS.		)	
Defendant	t,	_ ) ) )	
Garnishee	·	- ) )	
	CONTIN	NUING GARNISHEE'S ANSWER	<u>t</u>
	OKLAHOMA ) ) ss: DF)		
having bee 20, a	rnishee, oren served with a Garnishm and having knowledge of the At the time of the service effective, the Garnishee d	ent Summons on the he facts and being sworn, state of the Garnishment Summons did have possession or control or	on behalf of Garnishee, day of, es: s, or upon the date it became of the following property,
2.	Garnishee was indebted t	the Garnishment Summons, or to the Defendant as follows: Calculation for Garnishment of I	·
3.	At the time of the service the Garnishee was not ind the Garnishee have within chattels, credits, negotiab	of the Garnishment Summons debted to the Defendant for an n possession or control, any proble instruments or effects belor an interest because the emplo	ny amount of money nor did operty, money, goods, nging to the Defendant or in

4.	Nothing has been withheld due to a prior continuing garnishment which will expire							
	on							
5.	On	_, the Garnishee mailed a copy of the Notice of						
	Garnishment and Exemptions and Application for Hearing by first-class mail to the Defendant at:  OR							
					Hand-delivered the same to the Defendant at:			
						,		
		Garnishee Signature						