VS	CIVIL DOCKET NO
Y 3	OPELOUSAS CITY COURT ST. LANDRY PARISH, LA.
JUDGMENT OF GARNISHMENT	
ON MOTION of	judgment creditor and
on suggesting to the Court that the answered, and it has been admitt	ne Interrogatories propounded have been ed in said answers that the judgment debtor is employed by
	garnishee herein
employee, which is not exempt for provided by law, beginning from issued, herein, and to pay same to OPELOUSAS CITY COURT to judgment in the above entitled and the account of	that the garnishee is ordered to withhold apensation and/or commission, of the said rom seizure, from each pay check as the date of service of the notice of seizure of THE MARSHAL'S OFFICE OF be applied to the balance due on the ad numbered matter, which said judgment is
(\$) toget date of judicial demand until paid	ther with interest from land for all court cost.
employer may deduct from the no income, a processing fee of Three period this Garnishment Judgmen	ADJUDGED AND DECREED that the on-exempt portion of the employee' and No/100 (\$3.00) Dollars for each pay at is in effect, pursuant to LA. R.S. 13:3921. usas, Louisiana on this day of

JUDGE S. CAILLIER-HARDEN