VS.	Plaintiff	IN THE METRO GENERAL SES COURT	SIONS	CASE NO	
	Defendant	OF DAVIDSON (	JUNIY		
MOTION TO QU	JASH GARNISHMENT/E	EXECUTION AND CLAIM EXE	EMPTION RIGHTS	vs.	Plaintiff(s)
Comes now the Judgment Debtor and moves this Honorable Court for an order to quash the execution or garnishment of the Judgment Debtor's money or property and to compel the return of his/her money or property. As grounds for the release/return of the money or property, the Judgment Debtor would show that said property is exempt under federal or state law because it is one or more of the following (check each applicable item):				Defendant(s) Address:	
Unemployment Ben TANF Benefits Veteran's Benefits Exempt Governmen Exempt Health Care Exempt Insurance B	Security Income) Benefits lefits nt Pension e Aids Benefits			MOTION TO QUAS EXECUTION AND CLAI	5H GARNISHMENT/ M EXEMPTION RIGHTS neral Sessions Court
<ul> <li>Exempt "Tools of Trade"</li> <li>Wages Garnished Exceed Allowable Amounts Under Law</li> <li>Judgment Debtor further states that the above money or property was garnished from the following bank and bank</li> </ul>				Motion Set for Hearing	
account number: To assist the Court in making a proper decision, the Judgment Debtor shall provide the Court with adequate documents of proof of (a) the amount of exempt benefit(s); (b) the source of the exempt benefits; (c) judgment debtor's last two (2) bank statements (if the exempt benefits were deposited in any bank account); and/or (d) proof of excessive garnishment of wages by providing check stubs indicating the amount of wages and all deductions. Failure to provide the above documentation could result in the debtor's hearing being continued or dismissed					ue North
					Attorney for Plaintiff
					Attorney for Defendant
					accommodation, please Ilier at (615) 880-3309.