	: IN THE COURT OF COMMON PLEAS			
	: DAUPHIN COUNTY, PENNSYLVANIA			
	:			
	:			
Plaintiff(s)	:			
V.	: NO.			
	:			
	:			
	:			
Defendant(s)	:			
Praecipe for Notice of Intent to Attach Wages				

To the P	Prothonotary:	
I	ssue a Notice of Intent to A	attach Wages in the above matter
	(1) against	, Defendant
	(2) against	, Employer of the Defendant.
Date : _		Attorney for Judgment Creditor-Landlord or Judgment Creditor-Landlord if unrepresented
		Address
		Address
		Telephone Number

Certification by Judgment Creditor - Landlord

I certify that					
1.	The P	Plaintiff judgment-creditor is _	Name		
			Address		
			Address		
2.	The D	Defendant judgment-debtor is	Name		
			Address		
			Address		
3.	The E	Employer Garnishee is	Name		
			Address		
			Address		
4.	The judgment arises out of a residential lease for the premises at				
				(address).	
5.	(a)	The amount of the judgmen	nt is \$		
	(b)	A security deposit in the arthe judgment creditor-land	nount of \$lord. This security deposit	is being held by	
		has been applied	has not been	applied	
		to payment of rent due on t entered.	he same premises for which the	judgment has been	
			nas not already been applied to ramount of the judgment in deter		
	(c)	The amount of \$ the judgment. (Do not included)	has been paid has been paid ade the security deposit.)	toward satisfaction of	

6.	This Praecipe is filed within five years of the date of the original judgment upon which execution is sought.		
7.	The judgment was entered (check one):		
	in a civil action commenced in the Court of Common Pleas		
	in an action brought before a Magisterial District Judge		
	in an action commenced in the Philadelphia Municipal Court		
8.	Check the appropriate paragraph and attach the required documents:		
	(a) If the judgment was entered in a civil action (Pa.R.C.P.M.D.J. 301 et seq.) before a Magisterial District Judge, a copy of the Complaint filed with the Magisterial District Judge is attached to this Notice, showing that		
	the action arose from a residential lease. (b) If the judgment was entered in an action for the recovery of possession of real property (Pa.R.C.P.M.D.J. 501 et seq.) before a Magisterial District Judge, copies of the appropriate Magisterial District Judge records are attached		
	showing that the action arose from a residential lease and that the Defendant appeared or filed papers in that action or that the Complaint was served by handing a copy to the Defendant. [C) If the judgment was entered in an action in the Philadelphia Municipal Court in which the Defendant was served pursuant to Phila.M.C.R.Civ.P. No. 111(A) or (C), a copy of the Complaint filed		
	with the Philadelphia Municipal Court is attached to this Notice, showing that the action arose from a residential lease. (d) If the judgment was entered in an action in the Philadelphia Municipal Court in which the Defendant was served pursuant to Phila.M.C.R.Civ.P. No. 111(B), copies of the appropriate Philadelphia Municipal Court records are attached showing that the Defendant appeared or filed papers in the action.		
	statements made in this Certification are true and correct. I understand that false statements subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.		
Date :	Judgment Creditor-Landlord		