## **ONEIDA JUDICIARY**

Tsi nu téshakotiya>tolétha>

| CREDITOR: Midland Credit Management, Inc. c/o Kohn Law Firm, SC 735 N Water Street, Suite 1300 Milwaukee, WI 53202 VENDOR #: | By telephone | DEBTOR: Anna M. Haven N6969 Cornelius Circle Oneida, Wisconsin 54155  EMPLOYEE #: | Non-appearance |
|--|--------------|---|----------------|
| CASE #:<br>22-GRN-001  | ACCOUNT #:   | HEARING DATE:<br>03/09/2022 01:30 PM  | CLERK: SS      |

## **MINUTES:**

Attorney Jason Hermersmann appeared by phone on behalf of creditor, Midland Credit Management, Inc. Debtor Anna Haven did not appear. Creditor requested \$31.85 be garnished from the Debtor's weekly earnings, which is 7.6% of disposable earnings, the maximum withholding amount allowable due to Debtor's current garnishment of 12.4%. In addition, the Creditor requested when Debtor's current garnishment is paid in full, this garnishment amount be increased to 20%. Because Debtor failed to appear, the Court finds Debtor in default and grants creditor's motion for a weekly garnishment of 7.6% or approximately \$31.85 plus \$1.00 Oneida Nation Accounting Department weekly processing fee until Debtor's total debt owed is paid in full.

## THE COURT FINDS:

- 1. That Debtor is an employee of the Oneida Nation,
- 2. That the Debtor is subject to the jurisdiction of the Oneida Judiciary,
- 3. That Debtor's wages are under the control of the Oneida Nation Accounting Payroll Department,
- 4. That a valid judgement had been docketed against Debtor in a civil action in a court of competent jurisdiction in the amount of \$740.39.
- 5. That it is the responsibility of the Debtor and Creditor to keep a record of total payments applied to this debt. The Accounting Department shall: (a) Send to the creditor the allowable amount garnished from the employee's paycheck following each payroll period. (b) Notify the employee and creditor when the garnishments are terminated.

[X] THE COURT FINDS AND ORDERS: the above creditor is awarded a court default judgement. Effective March 09, 2022, the Oneida Nation Accounting Payroll Office is hereby directed to deduct from the weekly wages of the Debtor named above in the sum of 7.6% per week. The Creditor shall file a Notice of Satisfaction with the Court when the judgement has been satisfied through wage garnishment.

Unpaid balance of judgement: \$740.39

Post Judgement Interest: \$27.76

Filing fee costs: \$25.00

Filing fee costs: \$25.00 **Total amount owed by the debtor:** \$793.15

The amount to be remitted directly to Kohn Law Firm SC until such time as said debt is paid in full.

[ ] THIS MATTER IS SCHEDULED FOR A REVIEW ON:

THIS IS A FINAL ORDER FOR PURPOSES OF APPEAL. A PARTY MAY FILE A NOTICE OF APPEAL WITHIN THIRTY (30) CALENDAR DAYS AFTER THE JUDGEMENT OR ORDER WAS RENDERED. THIS ORDER MAY BE MODIFIED AT ANY TIME, BY MOTION, IF THERE IS A CHANGE IN CIRCUMSTANCE THAT JUSTIFIES A REDUCED GARNISHMENT AMOUNT.

By the Oneida Judiciary. IT IS SO ORDERED:

Signed this: March 09, 2022

John E. Powless III, Trial Court Judge

cc: Accounting, Debtor, Creditor, File