ONEIDA JUDICIARY

Tsi nu téshakotiya>tolétha>

CREDITOR: Short Term Financial, LLC c/o Dobberstein Law Firm, LLC 225 S Executive Drive, Suite 201 Brookfield, WI 53005 VENDOR #:	By telephone	DEBTOR: Cheyenne L. Christenson N7164 Seminary Rd. Oneida, Wisconsin 54155 EMPLOYEE #:	In Person
CASE #: 22-GRN-011	ACCOUNT #:	HEARING DATE: 09/14/2022 02:00 PM	CLERK: SS

MINUTES:

Attorney Meghan MacKelly appeared by phone on behalf of creditor, Short Term Financial, LLC. Debtor Cheyenne Christenson appeared in person. Parties agreed to a weekly garnishment amount of \$100.00. The Court finds the agreement reasonable and orders a weekly garnishment of \$100.00 plus a \$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 judgment had been docketed against Debtor in a civil action in a court of competent jurisdiction in the amount of \$1,500.73,
- 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 judgment. Effective September 14, 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 \$100.00 per week. The Creditor shall file a Notice of Satisfaction with the Court when the judgment has been satisfied through wage garnishment.

Unpaid balance of judgment: \$1,500.73

Post Judgment Interest: \$39.82

Filing fee costs: \$25.00

Total amount owed by the debtor: \$1,565.55

The amount to be remitted directly to Dobberstein Law Firm 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 JUDGMENT 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: September 15, 2022

John E. Powless III, Trial Judge

Accounting, Debtor, Creditor, File

cc: