on garnishee's answ	ver or tendered fu	against garnishee. The judgment ands, and for costs against ds shall be substantially in the
IN THE COUNTY OF		ATE OF WASHINGTON IN AND FOR THE
	Plaintiff	No
	VS.	JUDGMENT AND ORDER TO PAY (Clerk's Action Required)
	Defendant	
	Garnishee	0
Judgment Summary		
	Judgment Creditor	
	Garnishment Judgment Debto	
	Garnishment Judgment Amor	
	Costs Judgment Debtor	
	Costs Judgment Amount	
	Judgments to bear interest at	
	Attorney for Judgment Credit	or
IT APPEARING THAT garnishee was indebted to defendant in the nonexempt amount of \$; that at the time the writ of garnishment was issued defendant was employed by or maintained a financial institution account with garnishee, or garnishee had in its possession or control funds, personal property, or effects of defendant; and that plaintiff has incurred recoverable costs and attorney fees of \$; now, therefore, it is hereby		
ORDERED, ADJUDGED, AND DECREED that plaintiff is awarded judgment against garnishee in the amount of \$; that plaintiff is awarded		
judgment against defendant in the amount of \$ for recoverable costs; that, if this is a superior court order, garnishee shall pay its judgment amount to plaintiff [or to plaintiff's attorney] through the registry of the court, and the clerk of the court shall note receipt thereof and forthwith disburse such payment to plaintiff [or to plaintiff's attorney]; that, if this is a district court order, garnishee shall pay its judgment amount to plaintiff directly [or to plaintiff's attorney], and if any payment is received by the clerk of the court, the clerk shall forthwith disburse such payment to plaintiff [or to plaintiff's attorney]. Garnishee is advised that the failure to pay its judgment amount may result in execution of the judgment, including garnishment.		
DONE IN OPEN COURT this day of, 20		
Judge/Court Commissioner		
Presented by:		

## Attorney for Plaintiff

[2003 c 222 s 11; 2000 c 72 s 6.]