AOC-106 Rev. 11-99 Page 1 of 1

Commonwealth of Kentucky
Court of Justice www.courts.ky.gov

Doc. Code: WA

KRS 425.301-.316, 427.010



WRIT OF ATTACHMENT

Case No.	
Court	
County	
Division	

	PLAINTIFF
VS.	
	_ DEFENDANT
Address	-
TO THE SHERIFF OF	COUNTY:
Upon plaintiff's filing of an affidavit and surety bond as req	uired by KRS 425.301 and KRS 425.309,
county and that is not exempt from execution as will satisf of \$	ep as much of the defendant's property that is located in your your syplaintiff's claim of \$, and court costs
to the defendant and/or to have in his/her possession or defendant, to file an answer in this court within twenty day	, a person believed to owe debts under his/her control any personal property belonging to the vs of receipt of this document, showing any money, property, g to the defendant, or in which the defendant has any interest.
3. YOU ARE FURTHER ORDERED to mail a copy of this	document to the defendant at his/her last known address.
4. You will make due return of this order as required by la	w.
	Clerk
	By: D.C.
* * * * *	* * * * *
NOTICE TO: (Name of Person in Paragraph 2 above)	

The purpose of this document is to attach any sum of money, property or other thing of value in your possession at the time of the service of this document which is due, owing to, or in which the defendant has any interest, not exceeding the amount of plaintiff's claim and costs as stated in paragraph 1 above. You are prohibited from paying any of the attached money or turning over any attached property to the defendant until further order of the court. You are required to file an answer in this court within twenty days of receipt of this document which describes the assets of the defendant which you hold.

NOTICE TO DEFENDANT:

You are entitled to move the court to quash this attachment in order to release any property taken or attached. Upon motion to quash and service of the motion on plaintiff, you will be entitled to an immediate hearing. KRS 425.302. Or, you may post bond, with sufficient sureties in an amount equal to the plaintiff's claim, (including court costs and attorney's fees as stated in plaintiff's complaint), to secure the return of the property or proceeds seized by the attachment. KRS 425.309.