MOTION

Revised Code, Sec. 2303.09.14 Lake County, Ohio Common Pleas Court

)	·		, 20	
)	No)		
Plaintiff)	PROCEED	DING IN AID OF	EXECUTION	
)		MOTION		
)	Judge			
Defendant)				
And now comes the said	I				_, plaintiff, by	
	, attor	ney, and	d represents to the	Honorable		
, Judge of said	Court, that the said				did, on the	day
of	, 20	, before	(1)		within an	d for said
County, recover a judgm	nent against the said _					for
the sum of				dollars,		
(2)		and			_dollars, costs of sui	t, and that
caused (3)						
(4)						

Section 2333.13 also, "That has property of said judgment debtor, to-wit: (describe it), or "is indebted to said judgment debtor in the sum of dollars.

 [&]quot;the Court of Common Pleas," or
 "debt" or "damages"
 "to be filed in the office of the a transcript thereof, and "

^{4.} Sec. 2333.10 "that said judgment debtor has property which he unjustly refuses to apply toward the satisfaction of the judgment" Sec. 2333.11 either or both the foregoing statements may be made as the case may be, also "that there is danger of the debtor leaving the State," or "concealing himself to avoid examination concerning his property."

Wherefore the said		
moves the said Judge for (5)		
	By	
Attorney Name		
Attorney Address		
Attorney Phone		
Attorney Supreme Court I.D.		
The State of Ohio, Lake County,		
	, being duly sworn, say	s that the facts stated in th
foregoing motion are true as	verily believes.	
Sworn to before me and signed in my presence, this	day of	, 20
	Notary Public	
5. Sec. 2333.0910 or .11 "an order requiring said	to appear and ansy	ver concerning the same," or "h
5. Sec. 2333.0910 or .11 "an order requiring said property," "before said Judge" or "a referee appointed by said Judg Sec. 2333.11 a warrant to issue requiring the Sheriff to arrest the sa	ge, at a time and place within the aid and bring him before	e County specified in the order. ore said Judge for examination.