Affidavit and Order for Examination of Judgment Debtor .- 159 Supreme Court New York Comey Code of Civil Procedure, § § 2435 and 2458. Riveride Bank Affidavit to obtain Order for Examination of Judgment Debtor. Henry Brudstreet Robert Valentine and Frank M. Welles Feel County of New york one afth allamys for the flowtiff above named being duly sworn, says that he is judgment creditor in this proceeding; that judgment was recovered in this action against the above named defendant the judgment debtor herein Robert Valentine in the Superior Court of the State of Year for on the first day of August 1895 for Slip hundred and thirty Eight 23 (\$638.25) damages and costs after the personal service of the summons upon said debtors the contract of the summons after the personal service of the summons upon said debtor; that the said judgment was for more than twenty-five-dollars; that the Judgment Roll in this action was filed in the office of the Clerk of the Said judgment was duly docketed in the office of the Clerk of then residue; that the said Sheriff has returned said execution wholly unsatisfied, and that the said judgment remains wholly unpaid; and that no previous application has been made for this order. Sworn to before me, this 2/ day) Lyman L. settel of July 1896 ct. Haelgel talany Public M. Y. Co Supreme Cant Newyood Canney Quiverside Bank Order for Examination of Judgment Debtor. Henry Bradstrut Robert Valentine Ged Frank M Helles That Light 333 Doctors ; that said judgment was for more than twenty five dellers; that the said judgment was for more than twenty five dellers; that the said judgment was for more than twenty five dellers; that the said judgment was for more than twenty five dellers; that the Judgment Bell independence is that the said judgment was for more than twenty five dellers; that the Judgment Bell independence is that the said judgment was for more than twenty five dellers; that the Judgment Bell independence is that the Judgment Bell independence is that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers; that the Judgment Bell independence is the said judgment was for more than twenty five dellers. herein upon the said judgment debtor; that the said judgment was for more than twenty-five-dollars; that the Judgment Roll was filed in the office of the Clerk of the Linguist 1895; that a transcript of said judgment was duly filed and said judgment was duly docketed in the office of the Clerk of the Cl returned. Wheely unsatisfied, and that said judgment remains. Whally unpaid, and that no previous application has been made for this application has been made for this order; I do hereby order and require. Robert Calentine the judgment

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debtor to appear before.	a athis	hambers	ly Judge of Farshe los	ert House
In the lie	ly of Hu	Loon	2 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	
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on the 3 11		/	6 at // o'clock	//
and on such further days	as the Court or Refe	ree duly appointed	shall name, to make disc	covery on oath concerning
disposition of the property	operty. And the said j	udgment debtor	hereby forbidden to t	ransfer or make any other
disposition of the property therewith, until further or		not exempt by	new from execution, or	e
Dated at Su	callyn		the 2/5	day
of Duly	189.6	-	n n n n	
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			Affidavit of Service.	
County o	4	;.		
Monnin o	/		,	
			being duly sworn, says:	
years; that				
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said affidavit, and a copy				
personally, and leaving sa				
order, and the signature of				
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affidavit and order,	to be	······	the individual mentione	ed and described in sai
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Sworn to before me, thi	9	day		
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(SUPPLEMENTARY PROCE) For Examination of Judgm

Robert Youlust M Inhussed Attorney & for Juc

was filed in the office of the Clerk of the stay and judgment was formore than twenty-nye-donars; that the sudgment Roll on the scale day of stay 1895; that a transcript of said judgment was duly filed and said judgment was duly docketed in the office of the Clerk of the stay of said judgment was duly filed and said judgment day of said judgment against the property of the said judgment debtor was on the said judgment day of issued out of the where said judgment debtor and that such execution has been returned. Considering unsatisfied, and that said judgment remains where said judgment remains and that such execution has been application has been made for this order; I do hereby order and require where the judgment the judgment

b & Barrett hereby appointed 10 10 o'clock in the... ....1896 and on such further days as the Court or Referee duly appointed shall name, to make discovery or oath concerning his property. And the said judgment debtor whereby forbidden to transfer or make any other disposition of the property belonging to not exempt by law from execution, or in any manner to interfere therewith, until further order in the premises. of September 1896 L.F. Longley Country Judge of Columb Affidavit of Service, swonn, says: that he is over the age of said affidavit, and a copy of said order to said ...the within original personally, and leaving same with him, and at the eunto subscribed. And that he knew the said. affidavit and order. Sworn to before me, this .....

Subunalant Mew John Comy
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For Examination of Judgment Debtor.

(SUPPLEMENTARY PROCEEDINGS.)

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