PRAECIPE FOR WRIT OF EXECUTION - (MONEY JUDGMENTS) P.R.C.P. 3101 TO 3149

		IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA	
	VS.	NO	-
		PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)	
To the Dir	rector of the Office of Jud	cial Support: ISSUE WRIT OF EXECUTION IN THE ABOVE MATTER,	
(1)	Directed to the Sheri	of County, Pennsylvania;	
(2)	against		
			Defendant/s
(3)	and against		Garnishee/s
(4)	and index this writ (a) against		
			_ Defendant/s and
	(b) against		
			Garnishee/s,
as a lis pe	endens against the real p	operty of the defendant/s in the name of he Garnishee/s as follows: (Specifically	described property
Check Blo	ock/s as needed:		
D F	Real Estate		
D F	Personal Property		
Amount d	ue \$		
Interest fr	om \$		
Total \$		Plus costs	
Under Rule	3103 (c) a writ issued on a	ected to the sheriff of another county as authorized by Rule 3103(b), the county should be ransferred judgment may be directed only to the sheriff of the county in which issued. apleted only if a named garnishee is to be included in the writ.	indicated.

Paragraph (4) (a) should be completed only if indexing of the execution in the county of issuance, is desired as authorized by Rule 3104(a). When the writ issues to another county indexing is required as of course in that county by the Office of Judicial Support. See Rule 3104(b).

Paragraph (4) (b) should be completed only if real property in the name of a garnishee is attached and indexing as a lis pendens is desired, see Rule 3104(c).