QUESTION 5 THE ANSWER TO THIS QUESTION SHOULD GO IN BLUEBOOK II OR IN EXAMPLIFY ANSWER SCREEN 5

Approximately seven years ago, Solar Universe Co. (Solar) was a relatively new wellness corporation, when it obtained three separate \$10,000 money judgments against Tanya, Larry and Clarence arising out of breach of contract actions. None of these judgment debtors made any payments on the judgments. Solar now wants, for the first time, to attempt to collect from each.

Tanya's only current source of income is social security benefits which are directly deposited into her bank account monthly. Larry is the owner of commercial property that he leases to a business tenant for \$3,500 per month. Clarence has a savings account balance of \$40,000 due primarily to his recent receipt of an inheritance from his uncle's estate. Clarence also earns an annual salary of \$75,000 from his employer, Dividend Co. Each of the judgment debtors also owns a motor vehicle.

Applying Michigan law, fully discuss with respect to each judgment debtor:

- 1. Whether Solar can now garnish money to pay the judgment, and
- 2. Whether there are other collection options for securing satisfaction of the judgments based upon the above facts.