

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION

LANDLORD & TENANT BRANCH BLDG. B, 510 4th STREET, N.W., ROOM 110 WASHINGTON, D.C. 20001 Telephone 879-4879

		VS.	
	Plaintiff		Defendant
	NO.		
			
	WRIT OF ATTAC (Garnishment of Wages, Earn	CHMENT ON A JUD lings, Salary, Commi	
To:	,	•	
10.			, Garnishee:
WHER	REAS judgment has been entered against de		, in the
sum of \$, with interest at	per annum, from	<u> </u>
and costs of	f \$, less credits of \$, making a	a total balance due on the date of issuance of
this attachn	nent of \$		
You a the disposab YOU workweek o (1) (2) same to within 15 da interest, cost NOTI the followin answers write	judgment may increase this total at a later date. may decrease the total balance due. Before of suggested that you communicate with the plain satisfied. The hereby notified that this Writ of Attachment le wages, or as defined by law (See Instructions ARE HEREBY ORDERED to withhold from the other pay period THE LESSER OF: 25% of defendant's disposable wages for each the amount by which his/her disposable wages hourly wage in effect at the time the wages a multiply the current federal minimum hourly and/or partial weeks which are included in the east and other charges shall have been satisfied or CE TO EMPLOYER-GARNISHEE: Within ter g interrogatories, UNDER THE PENALTY Of	It is also possible that ceasing to withhold any ntiff or his attorney to a constitutes a lien and constitutes are payable. In the case of wage by 30, then multiple pay period being constituted and constitutes a lien and c	ry period: OR reded 30 times the prescribed federal minimum of wages for any pay period other than a week, tiply the resultant product by the number of full sidered. (See Instruction 1-2) and to pay The calendar month, until said judgment, including a by this Court. The court is served upon you, you are required to answer in this Court one copy of this paper with your aintiff and upon the defendant. If you fail to do
so, juagmen	t may be emerca against you for the entire amore	•	
	Attomos, for Diving	(CLERK OF THE COURT
Address:	Attorney for Plaintiff	Ву:	
Addiess.	I		Deputy Clerk
Telephone Λ	lo.	Issued:	-Kun
INTERROGATORIES TO BE ANSWERED BY EMPLOYER GARNISHEE 1. If the defendant is employed by you, state the amount of disposable wages as defined by law (See Instruction 1) said defendant earns and when it is paid. Also state his Social Security Number. ANSWER:			

2. If the defendant is not now employed by you, has service of the writ upon you; if so, when were his services termi ANSWER:	he been employed by you in the four-month period next preceding the nated?
	of this defendant to satisfy an attachment already served upon you, state ments and the number of the case in which the attachment was issued.
4. Employment of the defendant was terminated on	
I declare under the penalties of perjury that the answers true and correct as to every material matter. Date:	s to the above interrogatories are, to the best of my knowledge and belief,
Date.	Employer-Garnishee

INSTRUCTIONS TO EMPLOYER-GARNISHEE

- 1(a) The term "wages" means compensation paid or payable for personal services, whether denominated as wages, salary, commission, bonus, or otherwise, and includes periodic payments pursuant to a pension or retirement program; (b) the term "disposable wages" means that part of the earnings of any individual remaining after the deduction from those earnings of any amounts required by law to be withheld.
- 2. The term "Federal minimum hourly wage" means the highest Federal minimum hourly wage prescribed by Sec. 6(a)(1) of the Fair Labor Standards Act of 1938 (29 U.S.C. § 206(a)(1). (That wage is \$5.15 per hour as of September 1, 1997 .) Any subsequent Changes in the Federal minimum hourly wage must be observed by the garnishee.

The District of Columbia Consumer Credit Protection Act of 1971, approved and effective December 17, 1971, eliminates the prior method of withholding the prescribed percentages of gross wages due or to become due to the judgment debtor employee. It adopts the restrictions on garnishment amount of the Federal Consumer Protection Act (Title III), effective July 1, 1970, and provides for an exemption formula which applies directly to the aggregate disposable wages for any workweek or other pay period. In determining which of the two alternatives parts of the withholding formula (See front of this Writ) results in the least withholding, as per regulation of the Commissioner of the District of Columbia, (1) the 25% part of the formula is to be applied to the aggregate disposable wages for the entire pay period involved; and (2) the Federal minimum hourly wage part of the formula (as long as the Federal Minimum hourly wage is 5.15) is to be computed as follows: for a 2-week pay period $-2 \times 30 \times \$5.15 = \309.00 , for a semi-monthly pay period $-2 \times 1/6 \times 30 \times \$5.15 = \$334.75$, for a monthly pay period $-4 \times 1/3 \times 30 \times \$5.15 = \$669.45$.

- 3. This Writ of Attachment remains in full force and effect as a continuing levy and lien upon the disposable wages as defined above, which are now due or to become due in the future to the defendant until such time as the judgment upon which this attachment is issued is fully paid.
- 4. In the event the defendant leaves your employ for a period of 90 days or less, and then is reemployed, this attachment shall remain in full force and effect and you are required to resume the withholdings from his disposable wages.
- 5. In the event the defendant leaves your employ for a period of 91 day for more, this attachment shall terminate and you shall return your copy of this attachment to the Court, setting forth the date of the termination in the space here provided.
- 6. If other attachments against this defendant have been served upon you and are still unsatisfied, you are required under the law to make withholding to satisfy the attachments in the order in which they were received by you. If you were served with two or more attachments at the same time, the one bearing the earlier time stamp of the United States Marshal is entitled to be satisfied first.
- 7. You shall not pay anything nor withhold any disposable wages to satisfy this attachment until such time as all claims or judgments with respect to which you have received prior attachments against this defendant have been paid and satisfied. At that time, you are then required to withhold and pay the disposable wages as computed pursuant to this attachment, to satisfy this attachment. In the event the defendant leaves your employ while this attachment is pending or while it is in the process of being satisfied, see instructions 4 and 5 above.

WARNING

SEC. 6 OF THE D.C. CONSUMER CREDIT PROTECTION ACT OF 1971 (P.L. 92-200) PROHIBITS AN EMPLOYER FROM DISCHARGING AN EMPLOYEE FOR THE REASON THAT HIS UNPAID EARNINGS HAVE BEEN SUBJECTED OR ATTEMPTED TO BE SUBJECTED TO GARNISHMENT FOR THE PURPOSE OF PAYING A JUDGMENT. THE FEDERAL WAGE GARNISHMENT LAW RESTRICTS SUCH DISCHARGE WHERE AN EMPLOYEE'S EARNINGS HAVE BEEN SUBJECTED TO GARNISHMENT FOR ANY ONE INDEBTEDNESS AND PROVIDES THAT A WILLFUL VIOLATION OF SAID RESTRICTION MAY SUBJECT AN EMPLOYER TO A FINE OF NOT MORE THAT \$1,000 OR IMPRISONMENT FOR NOT MORE THAN 1 YEAR, OR BOTH.