	STRICT COURT OF MARYLAND F	OR	City/County	
Loc	cated atCourt Address		Case No	
	Court Address			
Plaintiff/Judgment Cre	editor		Defendant/Judgment Debtor	
Address			Address	
City, State, Zip			City, State, Zip	
2, , 1			XXX - XX -	
CEDVE ON.			Social Security Number	
SERVE ON: _	Garnishee			
	Address		Send by Restricted De	•
	City, State, Zip			ess
			RNISHMENT OF WAGES	
	(Md. F	Rule :	3-646)	
PLEASE ISSU	UE A WRIT OF GARNISHMENT on the ju	udgme	ent in the above entitled case to be direct	ed to the Employe
named above.	☐ Judgment was by confession. A Judgme	ent wa	s entered in this case on	Year
THE AMOUN	NT NOW DUE on the judgment is as follow	vs:		
	Original amount of judgment (excl	uding	costs and attorney's fees)	
\$	Less total credits			
\$				
\$	Plus pre-judgment interest, on \$			% for period
	from , , Year	t	Month/Day ,	
\$	Plus court costs due, including this	Writ.	•	
\$	Plus additional costs/fees awarded.			
\$	Plus post-judgment interest, on \$		, at	%
	for period from	,	Year to, Month/Day You	
\$	Plus attorney's fees awarded by the	court	·	
\$	TOTAL DUE ON JUDGMENT			
<b>EMPLOYER</b>	: See reverse side for additional instructi	ions.		
	Date		Signature of Plaintiff or Attorn	ey
	Telephone Number		Printed Name	
Fax	E-mail		Address	
	WRIT OF GARN	IISHN	IENT OF WAGES	
TO THE CAR	(Md.   NISHEE/EMPLOYER:	Rule :	3-646)	
-	NISHEE/EMPLOTER: RE HEREBY DIRECTED to withhold the attac	chable	wages of the Defendant/Debtor for any work	k week or other pay
period until the	judgment, interest, other charges and costs as sp	pecifie	d under the terms of the judgment are satisfi	ed or until otherwise
	court. In addition to the exemptions that follow RE HEREBY DIRECTED to withhold any atta			
of this Court be	ecause the judgment is not yet final.	CHabic	wages and not to distribute the same, subject	et to the further orde
YOU AR	RE FURTHER DIRECTED to send the amoun	t withl	held to the Plaintiff/Creditor or attorney for t	he Plaintiff/Creditor
within fifteen ( l notified that the	15) days after the close of the last pay period of Defendant has done so, you are to send the with	the De hheld v	fendant/Debtor each month. If you assert a c wages to the Court.	lefense or are
	RE FURTHER DIRECTED, within thirty (30)			nlote the Answer
	s Writ and to return one copy to the Court, one to			
state whether th	ne Defendant/Debtor is employed by you, and if	so em	ployed, state the rate of pay, and whether the	ere are any prior
mens against the may order you t	e wages which are or may become payable. If yo to show cause why you should not be held in co	ou ao r ntempi	t and require you to pay reasonable attorney'	s fees and costs.
	rit mailed to Debtor's last known address:	r	1 5 1 5	
FJ 02 11				
	Date		Judge/Clerk	ID Number

DC-CV-065 (Rev. 12/2017)

## **INSTRUCTIONS TO GARNISHEE / EMPLOYER**

- 1. Commercial Law Article §§ 15-601 to 607 of the Annotated Code of Maryland and Rule 3-646 govern wage attachment procedures.
- 2. By written motion, both a Defendant/Debtor and a Garnishee/Employer may assert any defense to contest the attachment.
- 3. If your answer denies the fact of employment, the Court shall dismiss the attachment unless the Plaintiff/Creditor files a request for a hearing within (15) days of the receipt of the answer.
- 4. If you do not file a timely answer, the Court may, upon motion of the Plaintiff/Creditor, issue an order directing you to show cause why you should not be held in contempt of court, and why you should not be required to pay reasonable attorney's fees and costs.
- 5. You must notify the employee each pay period of the amount withheld and the method used to determine the amount. This may be done by the use of pay stubs, pay slips, etc.
- 6. If there is more than one attachment, each one is to be satisfied in full, in the order in which they are served upon you.
- 7. This attachment remains a lien until the judgment is paid in full, or as long as the employee remains employed. Accruing interest may increase the amount of the judgment in the future, and it is also possible that additional costs accruing under the judgment may increase this total at a later date. It is also possible that payments made independently of this attachment may decrease the total balance due. Before ceasing to withhold any wages under this attachment, it is suggested that you communicate with the Plaintiff/Creditor or his attorney to ascertain that the judgment has been completely satisfied.
- 8. The attachment terminates ninety (90) days after cessation of employment, unless the Defendant/Debtor is reemployed during that ninety-day period.
- 9. The law provides that an employer may not discharge his/her employee because the employee's wages are subjected to attachment for any one indebtedness within a calendar year and that any employer who willfully violates this provision is guilty of a misdemeanor and on conviction, is subject to a fine not exceeding \$1,000 or imprisonment not exceeding one year, or both.

#### EXEMPTIONS FOR GARNISHMENT

THE FOLLOWING ARE EXEMPT FROM GARNISHMENT: the greater of: (a) 75 percent of the disposable wages due; OR (b) 30 times the federal minimum hourly wages under the Fair Labor Standards Act in effect at the time the wages are due; AND any medical insurance payment deducted from an employee's wages by the employer. Other federal and state exemptions may be available.

Disposable wages are the part of wages that remain after deduction of any amount required to be withheld by law.

# NOTICE TO JUDGMENT DEBTOR

You have the right to contest the Garnishment of Wages by filing a motion asserting a defense or objection.

### **ANSWER**

# (TO BE FILED WITHIN 30 DAYS FROM RECEIPT OF THE WRIT OF GARNISHMENT ON WAGES.)

The answer of the Garnish	ee/Employer to the Writ	of Garnishment served in this	case, reports as foll	ows:	
☐ The Defendant (specify nar	is not employed by this				
Employer, and the Employer					
☐ The Defendant (specify nar	is employed by this				
Employer, and the rate or b	asis of pay is \$	per			
		chment and asserts the following assert:		Sarnishee's own	
☐ The following prior liens ex	xist:				
Name and Address of Court	Case Number	Plaintiff's Name and Address	Date Attached	Amount of Attachment	
To the Employer: Send copies attorney  Court	of completed Answer to	☐ Plaintiff/Creditor or their at	torney   Defendan	nt/Debtor or their	
		he Plaintiff/Judgment Creditor of torney on			
Date		Signature of	Signature of Garnishee/Employer or Attorney		
Telephone N		Printed Name			
Fav			Address		

City, State, Zip