SE LANGE	DISTRICT COURT OF MARYLAND FORCity/County				
	T 1		•	•	
	Located atCourt Address		Case No		
Plaintiff/Judg	gment Creditor	110	Defendant/Judgment Debtor		
Address		VS.	Address		
City, State, Z	Zip		City, State, Zip		
	REQUEST FOR AN OWNIT OF ATTACHMENT E e facts upon which the Plaintiff claims that he rounds indicated on the reverse side of this for	BEFORE is entitled	d to the Writ of Attachment Ber	3-115)	
☐ Defe	ndant	ama		is in the military service.	
□ No D	Defendant is in the military service and the fac	cts suppor	ting this statement are:		
I se	Specific facts must be given for the Court to con unable to determine whether or not the Defer olemnly affirm under the penalties of perjury lge, information, and belief.	ndant is in	•		
	Date		Signature o	of Affiant	
	Telephone Number		Printed Nam	e of Affiant	
Fax	E-mail		Addi	ress	
☐ This	is filed in a pending action				
☐ This	is an original pleading. Attached is the Comp	olaint. Also	o attached are:		
clair		•			
∟S	supporting papers are not attached. The absen-	ce of such	papers is explained in the Affi	davit.	
The 1	Plaintiff requests a levy on the property of the	e Defenda	nt (Rule 3-641 and 3-642) desc.	ribed as:	
☐ The l	Plaintiff requests a garnishment of property a	nd credits	(Rule 3-645 and Rule 3-645.1)		
	ORDER DIRECTING ISSUANCE OF	WRIT	E ATTACHMENT REFO	RF JUDGMENT	
	Court has determined that the Plaintiff is ent				
	nent be issued. Prior to issuance of the writ, the				
	faction of all costs and damages that may be				
	Date		Judge	ID Number	
	Date		Juuge	ID Nullioti	

Courts and Judicial Proceedings provides: \$3-302.

A court of law including the District Court, within the limits of its jurisdiction, may issue an attachment at the commencement of the action or while it is pending against any property or credits, whether matured or unmatured, belonging to the Debtor upon the application of the Plaintiff in the action.

- (a) An attachment before judgment may issue in any of the instances enumerated in this section.
- (b) If the Debtor is a nonresident individual, or a corporation which has no resident agent in this State, and:
 - (1) The Debtor is a person over whom the Court could exercise personal jurisdiction pursuant to §\$6-102, 6-103, and 6-104 of this article; or
 - (2) The action involves claims to property in this state which property is to be attached; or
 - (3) The action is any other in which the attachment is constitutionally permitted.
- (c) If a resident individual defendant or an agent authorized to accept process for a corporation has acted to evade service.
- (d) If the Debtor has absconded or is about to abscond from the State; or if an individual has removed, or is about to remove, from his place of abode in the State with intent to defraud his creditors.
- (e) (1) If the Debtor is about to assign, dispose of, conceal, or remove his property or a portion of it from the State with the intent to defraud his creditors; or
 - (2) If the Debtor has done any of these acts, or fraudulently contracted the debt or incurred the obligation which is the subject of pending action.
- (f) If the Debtor is deceased and an adult nonresident is entitled by descent or devise from the Debtor to any land or interest in land in the State, an attachment may issue against that land or interest held by descent or devise from the person indebted.
- (g) If any person who is required to be but is not licensed under the provisions of the Maryland Home Improvement Law, in an action against that person arising out of a home improvement transaction.

Rule 3-115(g). An attachment made before service of original process dissolves 60 days after making the levy or serving the garnishee unless before that time the summons is served upon the defendant or first publication is made pursuant to Rule 2-122, provided that publication is subsequently completed. Upon request made within the initial 60 day period, the Court for good cause may extend the attachment for not more than 60 additional days to permit service to be made or publication commenced pursuant to this section.

Rule 3-645.1(d)(1). Unless a Notice of Right to Garnish Federal Benefits that conforms with 31 C.F.R. §212.4 and Appendix B to 31 C.F.R. Part 212 is attached, Financial Institutions are directed: 1) not to hold property of the judgment debtor that constitutes a protected amount; 2) not to hold property of the judgment debtor that may come into the garnishee's possession following service of the writ if the account contains a protected amount; and 3) to comply with other applicable requirements, prohibitions, and limitations of 31 C.F.R. Part 212.

■ Levy on the goods and chattels of the D	JCTIONS TO SHERIFF/CONS Defendant which are located at _	STABLE	
	, said property being as fo	ollows:	
			and
\square remove the same from the premises \square	leave the property with the perso	on in whose custody or possessi	on it was found
☐ Exclude others from access to it or use	of it.		
☐ Attach the lands and tenements of the I	Defendant which are located at _		
said (fee simple) (leasehold) property being	described as follows:		
(d	leed found in liber	, folio)
☐ Serve Writ of Attachment on the follow	ving Garnishee:		
	Name		
	Address		
Date		Signature of Plaintiff or Attorney	
		Printed Name	
		Address	
		City, State, Zip	
		Telephone Number	
		Fax	