United States District Court District of Utah



Garnishment Packet Personal Services (Wage)

Contents of this Packet

- 1. Instructions for Completing Garnishment Forms
- 2. Application for Writ
- 3. Writ of Garnishment
- 4. Notice of Garnishment and exemptions
- 5. Request for Hearing
- 6. Interrogatories

UNITED STATES DISTRICT COURT DISTRICT OF UTAH OFFICE OF THE CLERK OF COURT

INSTRUCTIONS FOR COMPLETING GARNISHMENT FORMS

- A. Provide all required information on each form.
 - 1. Indicate the case name and number on all forms when required.
 - Include the amount remaining on the judgment on the Application for Garnishment.
 - 3. Include the address of the plaintiff or the plaintiff's attorney to which the answers to the Interrogatories will be mailed on the Writ of Garnishment.
 - 4. Indicate the name of the Garnishee on the Interrogatories.
- B. The completed Application, proposed Writ of Garnishment, Notice of Garnishment and Exemptions, Request for Hearing, Interrogatories, and Affidavit of Garnishee (the packet) may be delivered to the Clerk's Office or electronically filed by registered users of the court's CM/ECF system.

Mail or Hand Delivery to the Clerk's Office

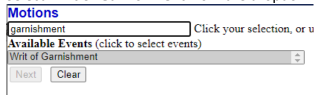
The completed packet may be delivered or mailed to the Clerk's Office at:

Clerk's Office United States District Court Orrin G. Hatch United States Courthouse 351 S. West Temple Room 1.100 Salt Lake City, UT 84101

Include with the packet a check made out to the Garnishee in the amount required. The check and other documents will be returned by the Clerk's Office with the issued writ.

Electronic Filing

- Log into CM/ECF.
- 2. Click Civil on the toolbar.
- 3. Click Motions under Motions and Related Filings.
- 4. Select **Writ of Garnishment** from the dropdown list and click Next;



Enter the case number and click Next.

- 6. Verify the correct case number was entered and click Next.
- 7. Select the party filing the motion and click Next. (Multiple parties may be selected by holding down Ctrl and clicking each party)
- 8. Review the rules for filing sealed and redacted documents then click Next.
- 9. Review the note regarding motions and memorandum and click Next.
- 10. Review the note regarding proposed orders and click Next.
- 11. Attach a PDF of the Application as the Main Document. Add PDFs of the proposed Writ of Garnishment, Notice of Exemptions, Request for Hearing, and Interrogatories as separate attachments.

Date document filed (mandatory) 1/10/2022 Calendar		
Select the PDF document and any at	tachments.	
Main Document Browse Test Motion for Writ.pdf		
Attachments	Category	Description
1. Browse Test Proposed Writ.pdf	Exhibit v	Proposed Writ of Garnishr Remove
2. Browse Test Notice of Garnishmen	nt.pdf Exhibit	∨ Notice of Garnishment an Remove
3. Browse Test Request for Hearing.	pdf Exhibit	Request for Hearing Remove
4. Browse Test Interrogatories to Ga	rnishee.pdf Exhibit	▼ Interrogatories Remove
5. Browse No file selected.	v	
Next Clear		
Click Next.		

- 12. Click No when asked if Memorandum in Support included. Click Next.
- 13. Click Next when reminded to choose Redacted (not necessary for this filing).
- 14. Review the Docket Text. Add modifiers or additional text as needed. Click Next.

Docket Text: Modify as Appropriate.

MOTION for Writ of Garnishment filed by Plaintiff. (Attachments: # (1) Exhibit Proposed Writ of Garnishment, # (2) Exhibit Notice of Garnishment and Exemptions, # (3) Exhibit Request for Hearing, # (4) Exhibit Interrogatories to Garnishee, (Utdattorney, Three)

15. Review the Final Docket Text. Verify that all files are attached in the Source Document Path listed below the warning

Docket Text: Final Text

MOTION for Writ of Garnishment filed by Plaintiff. (Attachments: # (1) Exhibit Proposed Writ of Garnishment, # (2) Exhibit Notice of Garnishment and Exemptions, # (3) Exhibit Request for Hearing, # (4) Exhibit Interrogatories to Garnishee) (Utdattorney, Three)

Attention!! Pressing the NEXT button on this screen commits this transaction. You will have no further opportunity to modify this transaction if you continue.

Have you redacted?

Source Document Path (for confirmation only):

C:\fakepath\Test Motion for Writ.pdf pages: 1

C:\fakepath\Test Proposed Writ.pdf pages: 1

C:\fakepath\Test Notice of Garnishment.pdf pages: 1

C:\fakepath\Test Request for Hearing.pdf pages: 1

C:\fakepath\Test Interrogatories to Garnishee.pdf pages: 1

- 16. After filing the packet, email the proposed writ to the Clerk's Office at utdecf_clerk@utd.uscourts.gov. Include in the email that the packet has been filed and a copy of a check with the Routing and Account Numbers REDACTED, made out to the garnishee in the appropriate amount to be sent with the issued writ.
- 17. The Clerk's Office will issue the writ and electronically file it. A Notice of Electronic Filing (NEF) will be emailed when that is done.
- 18. The issued Writ of Garnishment may be downloaded from the NEF or through PACER and served with the check and other documents.

UNITED STATES DISTRICT COURT DISTRICT OF UTAH

Plain	tiff,	* * * * APPLICATION FOR GARNISHMENT			
		*			
VS.		* * Case No			
Defe	ndant,	* * *			
	The Plaintiff hereby applies for a writ o	of garnishment on the following grounds:			
1.	That judgment has been entered in the money. The amount that remains due	e above-cited action requiring the payment of on the judgment is \$			
2.	That the property to be garnished consists of :				
	(If known, list the nature, location, according by:	ount number and estimated value of the property)			
3.	(List name, address and phone number) That the business or person to be char				
4.	That: (check one of the following)				
	[] a. Said property consists in who	le of earnings from personal services.			
	[] b. Said property consists in part	of earnings from personal services.			
	[] c Said property does not consis	t of earnings from personal services.			

5.	That the following persons are known to claim an interest in property:				
6.	That the garnishee fee established by Utah Code Section 78A-2-216 is attached.				
DATED	this day of, 20				
	Plaintiff/Attorney for Plaintiff				

UNITED STATES DISTRICT COURT DISTRICT OF UTAH

	*
Dlaintiff	* * * * * * * * * * * * * * * * * * *
Plaintiff,	* WRIT OF GARNISHMENT (Wage) *
	*
vs.	*
	*
Defendant	* Civil No
Deteridant	*
	*
THE UNITED STATES OF AMERICA	TO:, Garnishee.
	Garnisnee.
You are hereby ordered by	the Court to hold a portion of Defendant's pension, wages,
or other income (not to exceed the	e outstanding amount owed on the judgment or order and
court approved costs in this matte	er, being \$) due at the next scheduled payday
or on deposit as calculated pursua	nt to the attached questions, which are called
Interrogatories. To determine the	income available for garnishment, you are required to
answer the attached Interrogatori	es and file your answer with the Clerk of this Court, within
five (5) business days of the date t	his Writ is served upon you, at the following address:
Clerk	د, U.S. District Court
351	S. West Temple St.
Roor	m 1.100
Salt	Lake City, Utah 84101
You are also required to se	nd a copy of your answers to the plaintiff at the following
address:	
Name:	
	

If you fail to answer, the judgment creditor may ask the Court to make you pay the amount you should have withheld.

If you owe or will owe money to the Defendant, you shall mail immediately by first class mail a copy of this Writ, your answers to the Interrogatories, the Notice of Garnishment and Exemptions, and two (2) copies of the Request for Hearing to the Defendant at the last known address of the Defendant shown on your records at the time of the service of this Writ. In lieu of mailing, you may hand-deliver a copy of these documents to the Defendant.

YOU MAY DELIVER to the officer serving this Writ the portion of Defendant's earnings or income to be held as shown by your answers. By doing so, you will be relieved from further liability in this case unless your answers are successfully disputed. You may, in the alternative, hold the money. If you do not receive a copy of a request for hearing within 20 days of service of your answer to the Interrogatories on the defendant or any other person claiming an interest in the property, you shall pay the money to the plaintiff or plaintiff's attorney. If you receive a copy of a request for hearing within the 20 days, you must hold the money until further order of the court.

YOU SHALL PAY to Defendant the portion of the Defendant's earnings or income which are not held by this Writ of Garnishment at the time the same is normally paid to defendant(s), as calculated in Interrogatory 4(e) of the attached Interrogatories.

ISSUED this	day of	, 20	
		GARY P. SERDAR	
		CLERK OF COURT	
	Ву		
		Deputy Clerk	

UNITED STATES DISTRICT COURT DISTRICT OF UTAH

NOTICE OF GARNISHMENT AND EXEMPTIONS

YOUR MONEY MAY BE TAKEN TO PAY A CREDITOR. PLEASE READ THIS NOTICE CAREFULLY

The attached Writ of Garnishment and Answers to Garnishee Interrogatories have been issued on request of a creditor (the plaintiff) who sued you and won and got a judgment against you (or a prejudgment Writ of Garnishment has been issued against you). This means that money held for you by the garnishee (such as your bank or employer) may be taken by the Plaintiff to pay a judgment against you. If you are not sued but own an account with someone who was sued, read this Notice too.

The law provides that certain monies cannot be taken to pay judgments. Such money is said to be exempt. The following is a partial list of funds that are exempt:

* Social Security Benefits

- * Alimony or Child Support
- * Supplemental Security Income (SSI)
- * Veterans' Benefits
- * Workers' Compensation benefits
- * Unemployment Benefits
- * Public Assistance (Welfare)
- * Part of your wages (all of your wages if the Writ of Garnishment is issued prior to any judgment being rendered against you)
- * Property or money of a person who did not have a judgment entered against them.

There may be additional exemptions. There is no exemption solely because you are having difficulty paying your debts. The above exemptions may not apply to judgments for alimony and child support.

The law also recognizes that if the money or property that are to be taken belong to you, but the judgment is not against you, your money should not be taken.

If you are a co-owner of property that is taken, you should request a hearing to protect your share.

IF THE MONEY IN AN ACCOUNT DOES NOT BELONG TO YOU, OR IF YOU ARE AWARE OF OTHER REASONS WHY THIS MONEY SHOULD NOT BE TAKEN, YOU MAY WANT TO CONSULT AN ATTORNEY.

Because of the garnishment, your place of employment or your financial institution or other person was required to hold the amount of money claimed by the plaintiff. This means that you may not now withdraw or get this money.

If you believe that the Writ of Garnishment was issued improperly, that the Answers to Interrogatories are inaccurate, or that you are entitled to an exemption, DO THE FOLLOWING IMMEDIATELY. You have a deadline of ten (10) days from the date the plaintiff mailed or delivered this notice to you.

- 1. If funds in your account were garnished, on the attached "Request for Hearing" check the appropriate box(es) in paragraph one.
- 2. If your wages were garnished, on the attached "Request for Hearing" check the appropriate boxes in paragraph two.
- 3. Sign your name in the space indicated and provide the address where the Court Clerk is to notify you of the hearing.

A KNOWINGLY-MADE FALSE STATEMENT ON THE FORM MAY SUBJECT YOU TO CRIMINAL PENALTIES.

4. Mail or take the *Request for Hearing* to the Court Clerk within ten (10) days from the date this notice was mailed or delivered to you. Mail a copy of the Request for Hearing to the garnishee. Keep the second copy of the "Request for Hearing" for your records. The Clerk of Court will set the matter for hearing and notify you. You have a right to a hearing within ten (10) days from the date the Clerk of Court receives your claim. At the hearing in Court, you will have to prove that your money is exempt. You should bring any documents which may help to prove your money is exempt.

You may wish to consult an attorney for advice or assistance concerning the hearing. If you do not come to Court on the designated time and prove that the garnishment was issued improperly, that the answers to the interrogatories are inaccurate, or that your money is exempt, you may lose some of your rights.

If you do not request a hearing within the time specified above, but you believe that the garnishment was issued improperly, that the answers to interrogatories are inaccurate or that you are entitled to an exemption, you should consult an attorney. The attorney may be able to assist you by filing papers with the Court.

UNITED STATES DISTRICT COURT DISTRICT OF UTAH

Dlaintiff	* *	DECLIEST FOR HEADING				
Plaintiff,	*	REQUEST FOR HEARING				
VS.	*					
	*	CIVIL NO				
Dofondant	*					
Defendant,	*					
I. Res	pond to these items if funds in your accoun	t were garnished:				
A.	[] I believe that the Writ of Garnishme	nt was issued improperly. (Explain)				
В.	[] I believe that the Answers to Interrogatories are inaccurate. (Explain)					
C.	[] The funds in my account are exempt they are: (Check applicable boxes):	t from garnishment because				
	[] Social Security Benefits	[] Pensions				
	[] Supplemental Security Income (SSI)	[] Alimony/child support				
	[] Veterans' Benefits	[] Public Assistance (welfare)				
	[] Unemployment Benefits	[] Owned by another person				
	[] Workers' Compensation Benefits	[] Partly owned by me				
	[] Wages/income from personal services					
	[] Other (describe)					

	D.	Check	ck one box:						
		[]	All funds in my account are exempt.						
		[]	I believe that \$ of the amount in my account is						
			exempt. (Fill in the dollar amount you believe is exempt.)						
	E.	Check	if applicable						
		[]	I claim ownership of all or part of the money or property taken and I among one of the persons against whom a judgment has been entered.	m					
	F.	<u>Check</u>	<u>if applicable</u>						
		[]	I have attached copies of the documents that show that my money is exempt.						
II.	Respo	ond to t	hese items if all or part of your wages were garnished.						
	A.	[]	I believe that the writ of garnishment was issued improperly. (Explain	n)					
	В.	[]	I believe that the Answers to Interrogatories are inaccurate. (Explain)					
	C.	[]	I believe that all or part of my wages are exempt from garnishment. (Explain)						

THE STATEMENTS MADE IN THIS REQUEST ARE TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND I HEREBY REQUEST THAT THIS MATTER BE SET FOR A HEARING. I HAVE SENT A COPY OF THIS REQUEST FOR HEARING TO THE GARNISHEE.

DATED THIS _	DA	Y OF	, 20	
(Please type or	Name: Address:			
print)				
	Telephone:			
	Signature:			

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

INTERROGATORIES TO GARNISHEE

(Earnings for Personal Services)

	Garnishee Name	Case Title
	-	Case Number
(Give	e your answers in the spaces provided and attach addition	onal sheets if necessary.)
1.	Is the Defendant employed by you or does Defendan	t render services for you?
	ANSWER Yes No	
2.	(a) What is Defendant's pay period?	
	ANSWER Weekly Biweekly Semi-mont	hly Monthly Other
	(b) What is Defendant's' hourly or periodic rate of pacompensation?	y or other manner of
	ANSWER:	
	(c) What is the date of the Defendant's next payday?	
	ANSWER	

3.	Do you owe t	he Defe	endant compensation for personal services (work)?			
	ANSWER	Yes	No _			
4.	-	-	, figure out, as explained below, the amount of defendant's pay that ume you are calculating this on the last day of the pay period.			
	ANSWER	(a)	Gross (_	or the pay period during which this writ	
					\$	
		(b)	Less de	eductions for taxes a	nd other items REQUIRED BY LAW to	
			be ded	lucted from above ar	mount:	
			Federa	Il Income Taxes	\$	
			FICA		\$	
			State I	ncome Taxes	\$	
			Other	amounts required by	law	
				leducted (Identify)		
					\$	
		(c)	Total c	of these deductions	\$	
		(d)	Dispos	able earnings or inco	ome	
			(Item (a) minus Item (c))	\$	
		(e)	-	et amount (to be paid er of 1, 2 or 3 below	I to the employee)	
			(1)	75% of Defendant's (Item d):	total disposable earnings or income	

		(2)	\$175.50 times the number of weeks in the pay period:
		(3)	Defendant's disposable income as calculated in item (d) minus the amount owed on the judgment as shown on the Writ of Garnishment: \$
	(f)	AMO	UNT ATTACHED BY THIS GARNISHMENT
			(Item (d) above minus the exempt amount as determined in Item (e) above) \$
Do you kno	•		employment, income or income-producing activities of the explain.
ANSWER:_			
Other than	as set fo	rth abo	ve, are you indebted to Defendant?
ANSWER:_			
Do you kno	w of any	debts o	owing from any other person to Defendant?
ANSWER:_			
VΔIIIF·			

8.	•	amount in payment	e property or money in w , in full or in part, of a do	•
	ANSWER:			
9.	If so, state the amount amount has been ret		educted and the person i	indebted for whom the
	ANSWER:			
UNITE	D STATES OF AMERICA			
	this instrument and	make this verificat	he garnishee, or person on on behalf of garnishes as are true to the best of	ee, and that the
	of the Writ of Garnis	hment, Answers to	ed by first class mail or Interrogatories, Notice Request for Hearing, to t	of Garnishment and
	Street address:			
	City:		Zip:	
	or hand-delivered to		, at (Place)	on (Date)
		(. 6.30.1)	(1.1000)	(Date)

and Request for Heari	ng.			
Person		Date Mailed	or	Date Hand-Delivered
Address (if mailed):				
,				
	Signature of Garnishe Signature on Behalf of		d	-
SUBSCRIBED AND SW	ORN to before me this	0	day of	, 20
(SEAL)				
NOTARY PUBLIC				
F	Residing at:			
My Commission Expires on				

I also swear or affirm that the following other persons were also provided a copy of the

Writ of Garnishment. Answers to the Interrogatories, Notice of Garnishment and Exemptions,