333 South 200 East, PO Box 145499, Salt Lake City, UT

84111-5499 / Phone: 801-535-6300 / Fax: 801-535-6302 /

www.slcgov.com/courts

Name	,Pla	aintiff)	
Street Address)	APPLICATION FOR
City, State, ZIP	Day Phone)	WRIT OF GARNISHMENT
vs.)	(Continuing Wage Garnishment)
Name	,Defe	ndant)	Case No
Street Address)	
City, State, ZIP	Day Phone)	
any, completing paragraphs that garnishment and Answers to Inte Exemptions ~Reply and Request Application is electronically file	don't have enough space. Write the parrogatories for Property Other than East for Hearing (2 copies) ~Check payab	aragraph numbarnings (If appule to the Garn mishee when t	ishee for the fee required by statute (If this he Writ is served.) ~Check payable to the
I am the Plaintiff/Petitioner I	Defendant/Respondent. I am the attorn	ey for the I	Plaintiff/Petitioner Defendant/Respondent
my Utah Bar number is			
☐ By and through my attorney, I sa	ay that: (attorney, check here if you are	e appearing or	n behalf of your client.)
The Garnishee has volume That Garnishee has not requested I have not requested I request that a writ of continuity with the attached forms.	ation for a Writ of Continuing Gar erified the employment of the debte tot responded to my Request for Ve verification of employment from the nuing garnishment be issued and se	or. erification of he Garnishee	* *
3. The amount due is:			
Amount of Original Ju	<u> </u>		\$
\mathcal{E}	t (if any, if not, leave blank)		\$
Cost to file Applicatio Cost to serve this Writ			\$ 5 0. 0 0
Garnishee's fee	(estimated okay)		\$ 25.00
	and Garnishee Fees for other Wi	rits (Attach re	·
Subtotal		(\$
Less Payments Made			-\$
Total Amount Due			\$
4. The Judgment debtor is (personance) Name:	on whom judgment is against):		
Address:			
SS# (last 4 digits only, if known):			
DL#(last 4 digits only, if known):			
Year and Month of Birth (If kno			

5. I believe that the follow	wing people hold property of the judgme	ent debtor.	
Person Holding Property (example: employer) (name, address, phone number)	Property Description (If and account, includes the location and last four digits of account number)	Estimated value of property	Is the property earnings?
			☐ Yes ☐ No
	owing people claim an interest in the program with the attached forms.		
Name of person claiming	property interest Address	Ph	none Number
I declare under criminal peand correct.	enalty of Utah Code Section 78B-5-705	that this Application for Writ of	f Garnishment is true
Date	Sign here ▶		
	Typed or printed name		
I certify t	Certificate of S that I served a copy of this Application for W		ng people.
Business or Person's Name	Method of Service	Served at this Add	ress Served on this Dat
(Other Party or Attorney) Salt Lake City Justice Court (Clerk of Court)	Mail Hand Delivery Fax (Person agreed to service by fax.) Email (Person agreed to service by email.) Left at business (With person in charge or in r for deliveries.) Left at home (With person of suitable age & diresiding there.) Mail Hand Delivery Electronic File Mail Hand Delivery Fax (Person agreed to service by fax.) Email (Person agreed to service by email.) Left at business (With person in charge or in r for deliveries.) Left at home (With person of suitable age and residing there.) Mail Hand Delivery Fax (Person agreed to service by fax.) Fax (Person agreed to service by fax.)	receptacle	
	 ☐ Email (Person agreed to service by email.) ☐ Left at business (With person in charge or in 1 for deliveries.) ☐ Left at home (With person of suitable age and residing there.) 		
Date	Sign here ▶		

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Name	e	,Plain	ntiff)
Stree	t Address) Writ of Continuing Garnishment
City,	State, ZIP	Day Phone) and Instructions (wage)
)
Name	e	,Defenda	ant) Case No
City,	State, ZIP	Day Phone)
т∩.			
10		(Garnishee name and ac	ddress)
(1)	you. If the fee was no		e included with this Writ of Garnishment, a fee to as to the judgment creditor (or judgment creditor's
(2)	judgment debtor ower of the judgment debtor earnings not yet paid.) Garnishee (holder of protect it. You may be	s \$ Papers filed with the property. (Property includes real and per Γhe property is being garnished (seized) in the property), you are required to take certain the property.	ter calculation of interest, costs and payments, the che court show that you may possess or control some ersonal property. Property includes money, including in order to pay the judgment. If you are the ertain steps to deliver the property or to hold it and buld keep for your records a copy of everything that
(3)	The Judgment debtor	is:	
Nam	ne:		
Add	ress:		
	(last 4 digits only, if know		
	(last 4 digits only, if known	wn):	
Date	e of Birth (If known):		
(4)	W.1: 71 : 1		4.

- (4) Within 7 business days after this writ is served on you, you must:
 - (A) answer the attached Interrogatories;
 - (B) serve a copy of your Answers to Interrogatories on the judgment creditor (or judgment creditor's attorney);
 - (C) serve a copy of the following papers on the judgment debtor and on any other person shown by your records to have an interest in the property. The papers to be served are:
 - > one copy of this Writ of Continuing Garnishment;
 - > one copy of your Answers to the Interrogatories;
 - > one copy of the Notice of Garnishment and Exemptions form; and
 - two copies of the Reply and Request for Hearing form.
- (5) You may serve the judgment creditor (or judgment creditor's attorney), the judgment debtor and any other person by hand delivery or by first class mail. The address of the judgment creditor (or judgment creditor's attorney) is at the top of the first page of this writ.
- (6) This Writ of Continuing Garnishment is effective for one year after the date on which it was served on you, or for 120 calendar days if a second or subsequent writ of continuing garnishment is served on you.

Within 7 business days after the close of each pay period occurring within the term of continuing garnishment, you must:

- (A) answer the attached Interrogatories;
- (B) serve a copy of your Answers to Interrogatories on the judgment creditor (or judgment creditor's attorney); the judgment debtor and on any other person shown by your records to have an interest in the property.
- (7) What to do with the property.
 - (A) DO NOT SEND THE PROPERTY TO THE COURT. You are to withhold from the judgment debtor the amount shown in your Answers to Interrogatories. You are to hold the amount for 20 calendar days after you serve the judgment debtor, but you may pay to the defendant the balance of his or her wages.
 - (B) If you do not receive from the judgment debtor a Reply and Request for Hearing within 20 days after serving the judgment debtor, you are to deliver the property to the judgment creditor (or judgment creditor's attorney). You are then relieved from any liability unless it is shown that your Answers to the Interrogatories are incorrect.
 - (C) If you do receive a Reply and Request for Hearing, you must hold the property until you receive further orders from the court directing you how to proceed.
- (8) If you fail to take these steps, the court may hold you liable for the value of the property you should have withheld.
- (9) You may deliver to the judgment debtor any property greater than you are required to withhold.
- (10) Multiple Writs of Garnishment for the same judgment debtor may be served on you, but only one Writ of Garnishment may be in effect at one time. You must satisfy the writs in the order in which they are served. When an earlier Writ of Garnishment expires or is satisfied, you must then satisfy the next writ. However, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services takes precedence over other writs and must be satisfied first. Also, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services continues indefinitely until fully satisfied, placing earlier writs on hold. These instructions do not apply to writs or orders entered by other courts or governmental agencies.

Date	Court Clerk Sign here ▶	

	Certificate of S	ervice	
Legrify that I served a co	opy of this Writ of Continuing Garnishi		the following people
Person's Name	Method of Service	Served at this Address	Served on this Date
1 crson s rame	Mail	Served at tills 7 address	Served on this Date
	Hand Delivery		
	Fax (Person agreed to service by fax.)		
	Email (Person agreed to service by email.)		
	Left at business (With person in charge or		
	in receptacle for deliveries.)		
	Left at home (With person of suitable age		
	and discretion residing there.)		
(Other Party or Attorney)			
	Mail	333 S 200 E	
Salt Lake City Justice	Hand Delivery	SLC UT 84111	
Court (Clerk of Court)	Electronic File		
	Mail		
	Hand Delivery		
	Fax (Person agreed to service by fax.)		
	Email (Person agreed to service by email.)		
	Left at business (With person in charge or in receptacle for deliveries.)		
	Left at home (With person of suitable age		

Case Number: _____

(Garnishee)

in Property)

(Person Claiming Interest

Date	Sign here ►	
	Typed or printed name	

and discretion residing there.)

in receptacle for deliveries.)

and discretion residing there.)

Hand Delivery
Fax (Person agreed to service by fax.)
Email (Person agreed to service by email.)
Left at business (With person in charge or

Left at home (With person of suitable age

Mail

333 South 200 East, PO Box 145499, Salt Lake City, UT 84111-5499 / Phone: 801-535-6301 / Fax: 801-535-6302 / www.slcgov.com/courts

Name		,Plaintiff)	
Stree	Address)	Writ of Continuing Garnishment
City,	State, ZIPDay Phone)	and Instructions (wage)
)	
			Case No
	Address		
City,	State, ZIPDay Phone_)	
TO:_			
	(Garnishee	e name and address)	
(1)	Under the Utah State Code, the judgment creditoryou. If the fee was not included, sign here and reattorney). Sign Here ▶	ent debtor. After calcurs filed with the courades real and personal pashed (seized) in order	judgment creditor (or judgment creditor's allation of interest, costs and payments, the t show that you may possess or control som roperty. Property includes money, including to pay the judgment. If you are the
	protect it. You may be held liable if you fail to d you prepare and everything that is served on you		p for your records a copy of everything that
(3)	The Judgment debtor is:		
Nam	e:		
Add	ress:		
SS#	(last 4 digits only, if known):		
DL#	(last 4 digits only, if known):		
Dote	of Dinth (If Improve)		

- (4) Within 7 business days after this writ is served on you, you must:
 - (A) answer the attached Interrogatories;
 - (B) serve a copy of your Answers to Interrogatories on the judgment creditor (or judgment creditor's attorney);
 - (C) serve a copy of the following papers on the judgment debtor and on any other person shown by your records to have an interest in the property. The papers to be served are:
 - > one copy of this Writ of Continuing Garnishment;
 - > one copy of your Answers to the Interrogatories;
 - > one copy of the Notice of Garnishment and Exemptions form; and
 - two copies of the Reply and Request for Hearing form.
- (5) You may serve the judgment creditor (or judgment creditor's attorney), the judgment debtor and any other person by hand delivery or by first class mail. The address of the judgment creditor (or judgment creditor's attorney) is at the top of the first page of this writ.
- (6) This Writ of Continuing Garnishment is effective for one year after the date on which it was served on you, or for 120 calendar days if a second or subsequent writ of continuing garnishment is served on you.

Within 7 business days after the close of each pay period occurring within the term of continuing garnishment, you must:

- (A) answer the attached Interrogatories;
- (B) serve a copy of your Answers to Interrogatories on the judgment creditor (or judgment creditor's attorney); the judgment debtor and on any other person shown by your records to have an interest in the property.
- (7) What to do with the property.
 - (A) DO NOT SEND THE PROPERTY TO THE COURT. You are to withhold from the judgment debtor the amount shown in your Answers to Interrogatories. You are to hold the amount for 20 calendar days after you serve the judgment debtor, but you may pay to the defendant the balance of his or her wages.
 - (B) If you do not receive from the judgment debtor a Reply and Request for Hearing within 20 days after serving the judgment debtor, you are to deliver the property to the judgment creditor (or judgment creditor's attorney). You are then relieved from any liability unless it is shown that your Answers to the Interrogatories are incorrect.
 - (C) If you do receive a Reply and Request for Hearing, you must hold the property until you receive further orders from the court directing you how to proceed.
- (8) If you fail to take these steps, the court may hold you liable for the value of the property you should have withheld.
- (9) You may deliver to the judgment debtor any property greater than you are required to withhold.
- (10) Multiple Writs of Garnishment for the same judgment debtor may be served on you, but only one Writ of Garnishment may be in effect at one time. You must satisfy the writs in the order in which they are served. When an earlier Writ of Garnishment expires or is satisfied, you must then satisfy the next writ. However, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services takes precedence over other writs and must be satisfied first. Also, a Writ of Continuing Garnishment in favor of the Office of Recovery Services or the Department of Workforce Services continues indefinitely until fully satisfied, placing earlier writs on hold. These instructions do not apply to writs or orders entered by other courts or governmental agencies.

Date	Court Clerk Sign here ▶	

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Phone: 801-535-6301 / Fax: 801-535-6302 / www.slcgov.com/courts

Name			,Plaintiff)	
Street	Address) Garnishee's answe	rs to interrogatories
City, S	State, ZIP		Pay Phone) for earnings. (wag	e)
)	
Name			,Defendant) Case No	
Street	Address		·)	
City, S	State, ZIP		Day Phone)	
www.u	utcourts.gov/oca	np/) to calculate the a	earnings, you can use the Onlin mount to be withheld and prep account, login in and go to G	are the Answers to Inte	rrogatories form ready
(1)	Do you emplo	y the judgment debto	or? ANSWER: Yes	□No	
	If "no," skip the questions.	he remaining questio	ns, sign this form, and mail it a	s indicated. If "yes," an	swer the remaining
(2)(a)	Are there other	r Writs of Continuin	g Garnishment in effect? ANS	WER: Yes No)
(2)(b)	If yes, when w	vill they expire? AN	SWER:		
(3)(a)	What is the ju	dgment debtor's pay	period?		
ANSW	/ER: Week	ly 🗌 Biweekly 🔲	Semi-monthly Monthly	Other (Describe):	
(3)(b)	What is the pa	y period to which the	ese answers relate?		
	ANSWER:	Start Date:	End Date:	*	
	service of a second of the pay perior	ond or subsequent writed, you are not required	m is effective for one year after the of continuing garnishment. If the to withhold money from the debute the amount to be withheld.	days of the garnishment to	erm end before the end date
(4) of the p		amount to be with	held from the judgment debt 7.)	or. (Assume you are calc	ulating this on the last day
			payable to the judgment debt		
		onuses, or earnings fro the purposes of the way	m a pension or retirement progrange garnishment law.)	n. Tips are generally not	\$
	Deductions re		, Samomon 10 11 1		
	(i) Federal inco	•			\$
` / ` /	(ii) State incon				\$
, , , , ,	1 /	urity tax (FICA)			\$
` / ` /	(iv) Medicare t	` '			\$
. , . ,	1 /		v to be deducted (Please describ		\$
			d the sum of $(4)(b)(i)$ through $(4)(i)$		\$
(4)(d)	Disposable ea	rnings (Calculate and	record Line (4)(a) minus Line (4)	(c).)	\$

(4)(e) Calculate:			
(4)(e)(i) 25% of the am	ount in Line (4)(d); or, if this is a judgn	nent for child support,	
50% of the amount in I	\ / \ /		\$
(4)(e)(ii) The difference	e between Line (4)(d) and the federal m	inimum hourly wage	
	the number of weeks in this pay period	For example:	
(Weekly): Line (4)(d) minu			
	nus (\$7.25 X 30 X 2 weeks)		
) minus (\$7.25 X 30 X 2.16 weeks) s (\$7.25 X 30 X 4.33 weeks)		\$
	amount from Line (4)(e)(i) and Line (4))(a)(ii)	\$
` / ` /	other garnishment or income withholdin	/ \ / \ /	\$
		g order.	
` ' ` '	cord Line (4)(f) minus Line (4)(g)	.1	\$
<u></u>	d for an undisputed debt owed to you by		Φ.
judgment creditor	judgment debtor (check one, both or n	either)	\$
	ord Line (4)(h) minus Line (4)(i).		\$
	nce owed on the judgment? (You may con	tact the judgment creditor or	Φ.
	y to obtain the outstanding balance.)		\$
	amount from Line (4)(j) and Line (4)(k	(This is the amount to be	\$
withheld.)			Φ
I declare under criminal professional for Earnings is true and control of the con	penalty of Utah Code Section 78B-5-705 theorrect.	at this Garnishee's Answers	to Interrogatories
Date	Sign here ▶		
	Towns 1 consider 1		_
	Typed or printed name		
	Certificate of Serv	rice	
I certify that I served a	copy of this Garnishee's Answers to Interrogat	ories for Earnings (wage) on the	e following people
Person's Name	Method of Service	Served at this Address	Served on this Date
	☐ Mail ☐ Hand Delivery		
	Fax (Person agreed to service by fax.)		
	Email (Person agreed to service by email.)		
	Left at business (With person in charge or in receptacle for deliveries.)		
	Left at home (With person of suitable age and		
(Judgment Creditor or	discretion residing there.)		
Attorney)			
	☐ Mail ☐ Hand Delivery		
	Fax (Person agreed to service by fax.) Email (Person agreed to service by email.)		
	Left at business (With person in charge or in		
	receptacle for deliveries.)		
(Judgment Debtor or	Left at home (With person of suitable age and		
Attorney)	discretion residing there.)		
Salt Lake City Justice	☐ Mail ☐ Hand Delivery ☐ Electronic File		
Court (Clerk of Court)			
	☐ Mail ☐ Hand Delivery		
	Fax (Person agreed to service by fax.)		
	Email (Person agreed to service by email.)		
	Left at business (With person in charge or in receptacle for deliveries.)		
(Person Claiming Interest	Left at home (With person of suitable age and		
in Property)	discretion residing there.)		
Date			
	Sign here ►		
	Sign here ► Typed or printed name		

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Name	e		,Plaintiff)	
Street	t Address)	Reply and Request for Hearing
City,	State, ZIP	Day Phone)	
)	
Name	e		_,Defendant)	Case No
Street	t Address)	
City,	State, ZIP	Day Phone)	
I am t	the Plaintiff/Petition	ner Defendant/Res	pondent	
	ttorney for the Plaintif	f/Petitioner Defend	lant/Respondent a	and my Utah Bar number is
(1)	object to the judgment that		itor. I am filing th	derstand that, by filing this form, I cannot is form because I believe that the creditor dgment.
(2)	☐ I request that this mat	ter be scheduled for a hear	ing.	
(3)	The garnished property is	:	Wages	Other Property
(4)	☐ The Writ of Garnishm	nent was issued improperly	because:	
(5)	☐ The Answers to Interr	ogatories are inaccurate be	ecause:	
(6)	All or this part: \$	of the p	roperty is exempt l	pecause it is:
	☐ Benefits because of di	sability, illness or unempl	oyment.	
	☐ Medical care benefits.			
	☐ Veteran's benefits.			
	Social security benefit	ts.		
	☐ Supplemental security	income benefits (SSI).		
	☐ Workers' compensation	on benefits.		
	Retirement benefits.			
	☐ Public assistance.			
	☐ Money for child suppo	ort, alimony or separate ma	aintenance.	
		es from bodily injury or w		
		insurance contract or trust		

Other. Explai	n.		
(7) The judgment	creditor owes me money because:		
	rship of all or part of the money or property entered. Explain.		
I declare under criminal p is true and correct.	penalty of Utah Code Section 78B-5-705 tha		earing
Date	Sign here ▶		
	Typed or printed name		
	Certificate of Servi	ce	
I certify	that I served a copy of this Reply and Request for	or Hearing on the following people	
Person's Name	Method of Service	Served at this Address	Served on this Date
(Other Party or Attorney)	Mail Hand Delivery Fax (Person agreed to service by fax.) Email (Person agreed to service by email.) Left at business (With person in charge or in receptacle for deliveries.) Left at home (With person of suitable age and discretion residing there.)		
Salt Lake City Justice Court (Clerk of Court)	☐ Mail ☐ Hand Delivery ☐ Electronic File		
,			
	Mail Hand Delivery		

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Nam	ame,Plaintiff)		
Stree	reet Address)	Reply and Request for Hearing	
City,	ty, State, ZIPDay Phone)		
Nom) Defendant)	Casa No	
		Case No	
	reet Address) ty, State, ZIPDay Phone)		
	um the Plaintiff/Petitioner Defendant/Respondent		
	Attorney for the Plaintiff/Petitioner Defendant/Respondent and	my Utah Bar number is	
(1)	_	tand that, by filing this form, I canno orm because I believe that the creditor	
(2)	I request that this matter be scheduled for a hearing.		
(3)	The garnished property is: Funds in an account Wages	Other Property	
(4)	The Writ of Garnishment was issued improperly because:		
(5)	The Answers to Interrogatories are inaccurate because:		
(6)	All or this part: \$ of the property is exempt beca	use it is:	
	☐ Benefits because of disability, illness or unemployment.		
	☐ Medical care benefits.		
	☐ Veteran's benefits.		
	Social security benefits.		
	☐ Supplemental security income benefits (SSI).		
	Workers' compensation benefits.		
	Retirement benefits.		
	Public assistance.		
	☐ Money for child support, alimony or separate maintenance.		
	Compensatory damages from bodily injury or wrongful death.		
	☐ The proceeds of a life insurance contract or trust.		

☐ Exempt wages ☐ Owned by and			
Other. Explain			
(7)	creditor owes me money because:		
	ship of all or part of the money or property ntered. Explain.		
I declare under criminal p is true and correct.	enalty of Utah Code Section 78B-5-705 that	at this Reply and Request for He	aring
Date	Sign here ▶		
	Typed or printed name		
I certify	Certificate of Servi		
Person's Name	Method of Service	Served at this Address	Served on this Date
(Other Party or Attorney)			
Salt Lake City Justice Court (Clerk of Court)	☐ Mail ☐ Hand Delivery ☐ Electronic File		
	Mail Hand Delivery Fax (Person agreed to service by fax.) Email (Person agreed to service by email.) Left at business (With person in charge or in receptacle for deliveries.) Left at home (With person of suitable age and discretion residing there.)		
	Mail Hand Delivery Fax (Person agreed to service by fax.) Email (Person agreed to service by email.) Left at business (With person in charge or in receptacle for deliveries.) Left at home (With person of suitable age and discretion residing there.)		
Date	Sign here ► _ Typed or printed name		

NOTICE OF GARNISHMENT AND EXEMPTIONS NOTICE: YOUR PROPERTY MAY BE TAKEN TO PAY A CREDITOR. PLEASE READ THIS CAREFULLY.

- (1) A judgment for money has been entered against you, and the creditor has taken steps to garnish your money or property to pay the judgment. If you think the creditor has improperly garnished some of your money or property, you may object to the garnishment by taking the steps described below. You may not use these steps to object to the judgment. If you think the judgment itself is improper, you must file a timely motion under Utah Rule of Civil Procedure 60(b) to set the judgment aside.
- (2) If you are the judgment debtor in this action, your rights may be affected. You should read this notice and take steps to protect your rights.
- (3) If you are not the judgment debtor in this action, papers filed with the court indicate that you may have an interest in the judgment debtor's property. Your rights may be affected, and you should read this notice and take steps to protect your rights.
- (4) The Garnishee (someone who possesses your property) has been ordered to hold your property. This means that you cannot obtain the property and it may be used to pay a judgment creditor.
- (5) Certain property and money are exempt from execution (cannot be garnished). The following is a partial list of exempt property and money, but some of these exemptions might not apply to judgments for alimony or child support.
 - (A) A burial plot for you and your family.
 - (B) Health aids.
 - (C) Benefits because of disability, illness or unemployment.
 - (D) Medical care benefits.
 - (E) Veteran's benefits.
 - (F) Social security benefits.
 - (G) Supplemental security income benefits (SSI).
 - (H) Workers' compensation benefits.
 - (I) Certain retirement benefits.
 - (J) Public assistance.
 - (K) Money or property for child support, alimony or separate maintenance.
 - (L) Certain furnishings, appliances, carpets, animals, books, musical instruments, and heirlooms.
 - (M) Provisions for 12 months.
 - (N) Wearing apparel, not including jewelry or furs.
 - (O) Beds and bedding.
 - (P) Certain works of art.
 - (Q) Compensatory damages from bodily injury or wrongful death.
 - (R) The proceeds of certain life insurance contracts and trusts.
 - (S) Books, implements and tools of a trade.
 - (T) A personal motor vehicle.
 - (U) A motor vehicle used in trade or business.
 - (V) Part of your wages.
 - (W) Property of a person who did not have a judgment entered against him or her, such as the co-owner of the property being held.
- You should consult Utah Code Title 78B, Chapter 5, Part 5, Utah Exemptions Act for full information about exemptions. There is no exemption solely because you are having difficulty paying your debts.
- (7) If you believe that the Writ of Garnishment was issued improperly, that the Answers to Interrogatories are inaccurate, that the judgment creditor owes you money, or that you are entitled to an exemption, DO THE FOLLOWING IMMEDIATELY. You have a deadline of 10 business days from the date the Garnishee mailed or delivered this notice to you.
 - (A) Complete the attached "Reply and Request for Hearing" form.
 - (B) Sign your name in the space provided.
 - (C) Mail or deliver the form to: the court clerk, the judgment creditor, (or judgment creditor's attorney) and the Garnishee. Keep a copy for your records. The name and address of the court, the judgment creditor, (or judgment creditor's attorney) and the Garnishee are on the first page of the Writ of Garnishment.
- (8) The court clerk will schedule the matter for hearing and notify you. You should file with the Reply and Request for Hearing form or bring to the hearing any documents that help you prove your claim.
- (9) If you fail to take these steps, the property being held may be used to pay a judgment creditor.
- (10) You may consult an attorney and have the attorney represent you at the hearing.