Information to...

OBTAIN A WRIT OF GARNISHMENT (Non Earnings)



Maricopa County Justice Courts

Additional Information on Writs of Garnishment

Wage Garnishments

The Maricopa County Justice Courts have a bench best practice stating, "A judge should apply garnishment law based on the date the plaintiff filed the Writ of Garnishment." In other words, "For Writs filed before December 5, 2022, the maximum earnings that may be garnished is 25% (which can be reduced to 15% by the judge after a showing of extreme economic hardship). For Writs filed on or after December 5, 2022, the maximum earnings that may be garnished is 10% (which can be reduced to 5% by the judge after a showing of extreme economic hardship)." (Line 14 in the Garnishee's Nonexempt Earnings Statement form.)

In addition, when calculating the amount to be withheld in the Garnishee's Nonexempt Earnings Statement form, the highest of the federal, state or local minimum wage should be used (line 16). The Arizona minimum wage, as of January 1, 2024, is \$14.35. Finally, the multiplier factors (line 15) should be doubled (60 for weekly; 120 for biweekly; 130 for semimonthly; and 260 for monthly).

The Plaintiff may have a different view. The Garnishee is encouraged to seek legal advice.

Bank Accounts/Non-Earnings Garnishments

Proposition 209 also significantly modified Arizona's property exemptions. Property exemptions are set by statute and protect certain types of property, up to certain dollar amounts, from unsecured creditors' collection efforts. The property exemptions are also used in bankruptcy cases to protect certain assets (in certain amounts) from being used to pay creditors.

These exemption amounts will be adjusted annually to account for cost-of-living increases. On January of each year beginning in 2024, each exemption amount will be recalculated by measuring the percentage increase of the consumer price index from the previous year.



Maricopa County Justice Courts

INTRODUCTION TO GARNISHMENT

WARNING!

ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY. Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The Court may issue an order for monetary penalties against any party who does not proceed properly, including the judgment creditor.

- GARNISHMENT is a legal process by which one party may collect money from another party, after a money judgment has been entered
- A MONEY JUDGMENT is an order signed by a judicial officer that awards money to one party against another party

There are generally three parties to a garnishment proceeding:

- A JUDGMENT CREDITOR is a person or entity who has been granted a money judgment
- A JUDGMENT DEBTOR is a person or entity who owes a money judgment
- A GARNISHEE is a person or entity holding money or property belonging to a judgment debtor

Once a money judgment is entered in favor of a party, that party becomes a judgment creditor. The Court will not start the process to collect money owed to a judgment creditor. The judgment creditor is responsible for collecting the money, if the judgment debtor fails to pay voluntarily. The judgment creditor has a number of options available to collect a judgment. One of these options is known as a garnishment, by which a money judgment may be collected from the following:

- Earnings: wages, commissions, pensions or bonuses paid or payable to the judgment debtor
- Non-earnings: money or property owed to the judgment debtor that is in possession of a third party such as rent or a bank account or the contents of a safe deposit box.

A judgment creditor who wishes to begin a garnishment must have specific and accurate financial information to proceed including a physical address for the judgment debtor and the employer or holder of assets. If garnishment proceedings are filed incorrectly, a judgment creditor may be required to pay the garnishee's costs including attorney fees. If a judgment debtor does not provide this information voluntarily, the judgment creditor may request an order from the Court requiring the judgment debtor to answer questions about the debtor's financial circumstances.

To pursue a garnishment through an Arizona court, the money or property targeted must be in Arizona. An Arizona garnishment proceeding cannot be used to collect money or property located in another state.

The procedures and forms used to collect judgments from earnings are different from the procedures and forms needed to collect judgments from non-earnings. Separate packets are available for these two types of garnishment. At the beginning of each packet you will find a Process Checklist for the Judgment Creditor. Carefully review this document to better understand your responsibilities in representing yourself in a garnishment proceeding.

- To collect a judgment from earnings, use the forms in the Garnishment of Earnings packet.
- To collect a judgment from non-earnings, use the forms in the Garnishment of Non-Earnings packet.

Please STOP...

If there is no judgment rendered in your favor.

If there is a satisfaction of judgment filed.

If you are seeking to garnish wages and you have not given the judgment debtor a written demand for payment.

Please PROCEED

If you have a judgment in your favor that has not yet been satisfied.

FORMS Needed:

Garnishment Packet (Earnings or Non-Earnings) - the court will provide the correct packet of forms upon request.

INSTRUCTIONS

- 1) Determine if you wish to pursue a garnishment of wages or a garnishment of non-wages (such as bank accounts).
- 2) Inform the court of the garnishment type you desire. The clerk will provide you with a garnishment packet containing required forms and detailed instructions.
- 3) Follow the instructions given with the garnishment packet for form completion.
- 4) File the completed forms with the court and pay the writ issuance fee.
- 5) Ask the court when the papers will be ready for you to pick up to have them served.
- 6) Arrange for service of the documents with your process server.
- 7) Give completed papers to the process server (for service) and pay the process service fees directly to your process server.

THE FEES WILL BE ADDED TO YOUR JUDGMENT AMOUNT AS ACCRUING COURT COSTS.

IT IS IMPORTANT THAT ALL PARTIES KEEP THE COURT APPRISED OF ANY CHANGE IN ADDRESS. A NOTICE OF CHANGE OF ADDRESS form must be filed with the court when a party changes their address.

Visit us at justicecourts.maricopa.gov for additional filing information and online forms.

Person Filing:	
Mailing Address:	
City, State, Zip:	
Phone: ()	
Representing: Self Attorney Other State Bar	· No.
Maricopa Cou	nty Justice Courts, Arizona
	CASE NUMBER:
	APPLICATION FOR WRIT OF GARNISHMENT (NON-EARNINGS) (A.R.S. § 12-1572 thru 1597)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
1. I am the judgment creditor. I was awarded a money judgm	nent or order against the judgment debtor.
2. The amount of the outstanding balance on the judgment $\boldsymbol{\alpha}$	or order, including accrued interest and allowable costs, is
(1) \$ Interest accrues at the rate of (2) of serving the Writ of Garnishment will be shown on the A allowable costs.	% ☐ daily ☐ weekly ☐ monthly ☐ annually. The cost fidavit of Service and may be added to the Judgment along with
3. I believe the statements checked below are true: (Check all	that apply)
☐ Garnishee owes judgment debtor money which was	not earned by judgment debtor for personal services.
☐ Garnishee is holding money for judgment debtor whi	ch is not exempt from collection.
☐ Garnishee has personal property which belongs to ju	udgment debtor and is not exempt from collection.
☐ Garnishee is a corporation and judgment debtor own	·
4. I have provided garnishee's name and address in the cap	•

5. I have attached a completed Writ of Garnishment and Summons form and ask that the Writ be issued.

Signature of Judgment Creditor or Authorized Agent

Date:



	CASE NUMBER:
	WRIT OF GARNISHMENT AND SUMMONS (NON-EARNINGS) (A.R.S. § 12-1571 thru 1574)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
O THE SHERIFF, CONSTABLE OR OTHER AUTHORIZED For our are commanded to summon garnishee named above, who	PROCESS SERVER IN (1)COUNTY: o is believed to be in your county, to answer the following claims:
STATEMENTS OF TH	HE JUDGMENT CREDITOR
. Judgment creditor was awarded a judgment or order against	(2), judgment debtor.
The amount of the outstanding balance on the judgment or of	order, including accrued interest and allowable costs, is
(3) \$ Interest accrues at the rate of (4) serving the Writ of Garnishment will be shown on the Affidav allowable costs.	% daily weekly monthly annually. The cost of it of Service and may be added to the Judgment along with
3. Judgment creditor believes that garnishee holds nonexempt judgment debtor.	property or money other than wages owed or belonging to
. The names and addresses of all parties are listed above.	
TO THE	GARNISHEE
Court within ten (10) business days after you are served with th	r oath, on a separate document. Your answer must be filed with th nis Writ of Garnishment. ges belonging to the judgment debtor at the time this Writ was
 How much money do you owe the judgment debtor and how you release any of that money after you were served with th Did you possess any personal property belonging to the judg 	much of that money did you withhold pursuant to the Writ? Did e Writ, and, if so, how much did you release and why? gment debtor at the time the Writ was served on you? If so, please the specific items of personal property you withheld pursuant to th
D. What other person or entity, within your knowledge, is indeb	ted to the judgment debtor or in possession of personal
property of the judgment debtor? If the garnishee is a corporation, what shares or interest doe	s the judgment debtor own?
A WRIT OF GARNISHMENT has been issued, naming you as oath, and file the answer with the Court within ten (10) days (exite an answer, you may be ordered to appear in person to ans	MMONS garnishee. You are required to answer this Writ in writing, under xcluding weekends and holidays) after service on you. If you fail to wer this Writ, and a default judgment may be entered against you. ed to pay the full amount shown on this Writ, plus attorney fees
THIS SUMMONS IS NOT A REQUEST TO SEND AN	Y MONEY OR PERSONAL PROPERTY TO THE COURT.
Date:	
Justice of the Peace	
NOTICE TO	O GARNISHEE
	th a blank Garnishee's Answer form.

You may complete and file this form to make your required answer.



Maricopa County Justice Courts

INSTRUCTIONS FORM 3 - INSTRUCTIONS TO THE GARNISHEE (NON-EARNINGS)

(for the garnishee who owes money other than wages, or holds personal property belonging to the judgment debtor)

WARNING! ALL PARTIES TO A GARNISHMENT ARE STRONGLY URGED TO OBTAIN LEGAL ADVICE FROM AN ATTORNEY.

Garnishment procedures are governed by Arizona law and are extremely complicated. All parties involved must follow these laws and procedures correctly. The court may issue an order for monetary penalties against any party who does not proceed properly. If you, the garnishee, fail to meet your responsibilities in this garnishment proceeding you run the risk that the court may order you to pay the judgment creditor's attorney fees, costs, and even the amount of money which the judgment debtor owes the judgment creditor. This can happen even if you do not have any of the judgment debtor's property or do not owe the judgment debtor any money.

You have been served with a Writ of Garnishment and Summons in which you are named as the "garnishee". The person or company that filed this court action (the "judgment creditor") is attempting to collect payment from an individual or organization named as the "judgment debtor". You are involved in this proceeding because the judgment creditor believes you either owe the judgment debtor money, other than "earnings" (for example, lother than wages, salary, commissions, bonus, pension or retirement payments), or are in possession of personal property owned by the judgment debtor. The judgment creditor should have served you with the following documents:

# of copies	Name of Non-Earnings Form
2	FORM 2: Signed Writ of Garnishment and Summons
1	FORM 3: Instructions to Garnishee
1	FORM 4: Garnishee's Answer
2	FORM 7: Notice to Judgment Debtor of Garnishment
2	FORM 8: Request for Hearing on Garnishment
2	The Judgment awarding you money against the judgment debtor

STEP 1: Deliver documents to the judgment debtor within three (3) business days

You must deliver one copy of the following documents to the judgment debtor within three (3) business days. These documents can be delivered personally by you, by first class mail, or they can be served by a constable, deputy sheriff or other process server. If you use a constable, deputy sheriff or process server, you will have to pay a fee.

# of copies	Name of Non-Earnings Form
1	FORM 2: Signed Writ of Garnishment and Summons
1	FORM 7: Notice to Judgment Debtor of Garnishment
1	FORM 8: Request for Hearing on Garnishment
1	The Judgment awarding you money against the judgment debtor

CAUTION: Failure to file a Garnishee's Answer can result in an order being entered against you in the full amount of the debt owed by the judgment debtor to the judgment creditor. This can happen even if you do not know the judgment debtor or do not owe the judgment debtor any money or property.

STEP 2: Respond to the Writ of Garnishment and Summons within (10) ten business days

You must file a Garnishee's Answer with the court within (10) ten business days after you receive the Writ of Garnishment and Summons. Complete the Garnishee's Answer (FORM 4) and file it with the Court. Send a copy to the judgment debtor and the judgment creditor (by mail or by personal delivery). This must be done within ten (10) business days.

FORM 4 - GARNISHEE'S ANSWER

Complete the form by checking the appropriate box(es) and filling in the blank(s); some options have numbers listed next to them which coincide with the explanation(s) below:

- (1) Enter the amount of money you owed the judgment debtor on the date you received the Writ of Garnishment and Summons.
- (2) Enter the amount of money that you currently owe the judgment debtor and have not yet paid.
- (3) Enter the amount of money you provided to the judgment debtor after receiving the Writ of Garnishment and Summons.
- (4) Enter your explanation as to why you did not retain the money described in item (3). Attach list if necessary.
- (5) Enter a description of each item of personal property or group of items belonging to the judgment debtor that you had in your possession on the date you received the Writ of Garnishment.
- (6) Enter a description of each item or group of items belonging to the judgment debtor that you currently have in your possession.
- (7) Enter a description of the corporate shares or interests belonging to the judgment debtor.
- (8) Enter the name of any other person or organization of which you are aware that owes money to the judgment debtor or is in possession of personal property belonging to the judgment debtor.
- (9) Enter the amount of money you want to receive for preparation and filing of the Answer.
- (10) Enter the information in this box as to how and when you will provide a copy of your Answer, Writ of Garnishment, and Notice to Judgment Debtor forms to the judgment debtor.
- (11) Enter the information in this box as to how and when you will provide a copy of your Answer to the judgment creditor.

STEP 3: Hold on to whatever property or money you have that belongs to the judgment debtor until further notice from the Court

The Writ of Garnishment and Summons tells you, the garnishee, to maintain control over any of the judgment debtor's property in your possession on the day the Writ was received.

- Some types and amounts of property are not subject to garnishment. A list of these is shown on the Request for Hearing (FORM 8). You should review this list. An attorney can help determine how much of the debtor's property is exempt.
- Corporate garnishees should not transfer any shares or interest belonging to the judgment debtor until further court order.

STEP 4: Await the Court's ruling

The Court may issue a Garnishment Judgment directing the release of the debtor's funds or other property to the judgment creditor after any objections to the garnishment are considered. The judgment creditor will send you an unsigned copy of the Garnishment Judgment at the time it is filed with the Court. After the judge has signed this form, the Court will send you a signed version of the Garnishment Judgment informing you of how to proceed. Do not proceed until you have received the signed Judgment.

If you are holding money or other property of the judgment debtor and you do not receive a signed Garnishment Judgment within 90 days of the date on which the Garnishee's Answer was filed, you must then return the property to the judgment debtor (A.R.S. § 12-1587). Before returning the property, contact the Court or the judgment creditor to verify that the Court has not in fact signed a Garnishment Judgment in your case.

What to do if the judgment debtor objects to the Garnishment or the Garnishee's Answer

The judgment debtor has ten (10) business days after receiving the Garnishee's Answer to file a Request for Hearing on Garnishment. The judgment debtor is responsible for sending a copy of the Request for Hearing to you. The Court will notify you of the hearing date. You may attend this hearing.

Person Filing:	
Mailing Address: City, State, Zip: Phone: () -	
Representing: Self Attorney Other State Bar No Maricopa Coun	ty Justice Courts, Arizona
	CASE NUMBER:
Judgment Creditor Name / Address / Email / Phone	GARNISHEE'S ANSWER (NON-EARNINGS) (A.R.S. §§ 12-1578.01 & -1579)
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
	in an order being entered against you in the full amount of editor. This can happen even if you do not know the judgment omplete and file this Answer. The word 'money' as used in this
Answer does not refer to wages. Garnishee's name, address 2. The statements checked below were true at the time the Wri (Check all boxes that apply and fill in blanks for each box checked)	s and phone are above.
☐ A. I was not holding personal property or money belonging	ng to judgment debtor.
☐ B. I owed judgment debtor (1) \$ I am v	withholding (2) \$ pursuant to the Writ.
C. I released (3) \$ because (4)	
D. I was in possession of the following personal property	
(attach list if necessary). I am holding (6)	
(attach list if necessary) pursuant to the Writ.	
☐ E. Garnishee is a corporation in which the judgment debt	or owns these shares or interest: (7) (attach list if necessary)
The following person/organization holds personal property o	r money which belongs to judgment debtor: (8)
filing of this Answer.	, as a reasonable amount for the preparation and
Copies of the Answer, Writ of Garnishment and Summons, Notice to Judgment Debtor of Garnishment, Notice of Hearing form, Request for Hearing form and a copy of the underlying judgment were provided to judgment debtor on: Date:	Copy of the Answer provided to judgment creditor on: Date: By: Mail Hand delivery Constable, Deputy Sheriff or Process Server
By: ☐ Mail ☐ Hand delivery ☐ Constable, Deputy Sheriff or Process Server	

OATH OR AFFIRMATION: I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Date:______
Signature of Garnishee or Authorized Agent

	CASE NUMBER:
	NOTICE TO JUDGMENT DEBTOR ON GARNISHMENT (NON-EARNINGS)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone

El tribunal ha expedido una orden que obliga a la persona o entidad contra la cual se decretó un embargo que le entregue el dinero o bien que le debe a usted al acreedor por adeudo debido a la sentencia que este último tiene en contra de usted. En algunas circunstancias, la ley no permite quitarle a usted su dinero o sus bienes, lo cual se explica en la notificación. Se puede conseguir una traducción al español de dicha notificación del tribunal.

NOTICE TO JUDGMENT DEBTOR ON GARNISHMENT

You are hereby notified that this Court has issued an order in the above case in favor of the judgment creditor in this proceeding, directing that some of your money, property or corporate shares or interest be used to satisfy some of your debt to the judgment creditor. The order was issued to enforce the judgment creditor's judgment, support order or provisional remedy order against you that was obtained:

Court name:			
Case number:	On (date of judgment or order)	A copy of the judgment or order is attached.	

The law provides that monies from certain benefits or in certain amounts are free from the claims of creditors even if deposited in a bank, savings and loan association or credit union. Some examples of exempt monies appear later in this notice. The law also provides that certain personal property is exempt from the claims of creditors. Some examples of exempt property appear later in this notice.

The creditor named above says you haven't paid what you owe on the attached judgment or order. At the creditor's request, this Court issued a Writ of Garnishment (attached) to the garnishee named above. The writ says that some of your money or property now held by the garnishee will be withheld and may be turned over to the creditor to satisfy your debt.

Within ten (10) business days after being served with the Writ of Garnishment the garnishee who is holding your money or personal property is required to mail or deliver to you his answer stating what money or personal property he is withholding from you for the judgment creditor pursuant to the Writ.

You may object to the garnishment or file a claim of exemption by requesting a hearing with this Court, if you believe any of the following is true:

- 1. The judgment creditor does not have a valid provisional remedy order or support order or judgment against you or that the debt or judgment has been paid in full.
- 2. Some or all of the monies that are being withheld by the garnishee may be exempt monies. The following are examples that may be exempt monies:
 - (a) One hundred fifty dollars in a bank, savings and loan association or credit union account. (\$300.00 for married account holders.)
 - (b) Temporary assistance for needy families
 - (c) Supplemental security income (SSI)
 - (d) Social security benefits (SSA)
 - (e) Veteran's administration benefits (VA)
 - (f) Certain pension benefits and retirement funds
 - (g) Worker's compensation benefits.
 - (h) Some insurance proceeds.

Other state and federal exemptions may apply. Certain exemptions may not apply to support orders or to the collection of taxes. An attorney can assist you in determining what monies are exempt.

- 3. Some or all of the personal property being withheld by the garnishee may be exempt property. Examples of exempt personal property are:
 - (a) Household goods, furniture and appliances.
 - (b) Up to \$6,000 equity value for each owner of a car or truck. (\$12,000 equity value if the owner is physically disabled).
 - (c) Wearing apparel, musical instruments, televisions or stereos and other personal items.
 - (d) Tools and equipment used in a commercial activity, trade, business or profession.

These exemptions are limited in statute by description and dollar value. An attorney can assist you in determining what personal property is exempt. A comprehensive listing of exemptions is available from the website for the U.S. Bankruptcy Court for the District of Arizona, http://www.azb.uscourts.gov/sites/default/files/Arizona Exemptions.pdf

- 4. More than fifteen (15) days have passed since the garnishee was served with the Writ and you have not yet received the Garnishee's Answer.
- 5. You otherwise disagree with the Answer of the garnishee. To request a hearing, deliver the request for hearing form enclosed, or a substantially similar form to the Court. At the same time, you must mail or deliver a copy (photocopy or handwritten copy) of the request for hearing to the judgment creditor and the garnishee at the address stated in the Writ. If you do not deliver the request for hearing form to this Court within ten (10) business days after the date you receive the Answer of garnishee, your request for hearing will be denied, unless a good reason for the delay, acceptable to the Court, is shown.

If you request a hearing it will be held no later than five (5) business days, not including weekends and holidays, after your request is received by the Court. If appropriate, you may request a hearing before the garnishee files his Answer.

The Court will notify you and the other parties of the time and date of the hearing. You may attend the hearing with or without an attorney.

WARNING: if you want a hearing, the Court must receive the hearing request form within ten (10) business days after you get Garnishee's Answer. If you don't get the request in on time, you will not get a hearing unless there is a very good reason why you're late.

Person Filing:	
Mailing Address:	
City, State, Zip:	
Phone: () -	
Representing: Self Attorney Other State Bar No.	
Maricopa Count	y Justice Courts, Arizona
	CASE NUMBER:
	REQUEST FOR HEARING ON GARNISHMENT (NON-EARNINGS)
Judgment Creditor Name / Address / Email / Phone	
Ludemont Dahter Manne / Address / Email / Dhana	Garnishee Name / Address / Email / Phone
Judgment Debtor Name / Address / Email / Phone	Garnisnee Name / Address / Email / Prione
FOR THE JUDGMENT AT THE GARNISHMENT HEARING. For you believe that the service was not done correctly, then you shipudgment (ARCP Rule 60 and JCRP Rule 141) I am the judgment debtor or I represent the judgment debtor in the (Check all that apply)	U WILL NOT BE ABLE TO CHALLENGE THE FACTUAL BASIS or example, if you believe that the evidence was insufficient, or if hould file appropriate motion with the Court that entered the this action. I want a hearing on this garnishment because:
☐ The creditor does not have a valid judgment against me bed	cause
☐ The judgment has been paid in full.	
On my normal payday, I received no earnings (paycheck).	
 □ Exempt money is being garnished: □ \$300 (\$600/married) in a bank, savings and loan or credit to comporary assistance for needy families, social security □ Other pension or retirement benefits. □ Worker's compensation or other insurance benefits. □ Other: 	
 Exempt personal property is being garnished: Household goods, furnishings or appliances. A car or truck with equity under \$6,000 (\$12,000 if owned) Personal items. Tools and equipment of a trade. Other: 	er is disabled).
Garnishee's Answer is not correct because	

Other: ___

 \square No answer was received within 15 days.

	□Creditor □ at the □Debtor □ at the □Creditor □ at	copy of this document has been or the above address ☐ in court ne above address ☐ in court at the above address ☐ in court	r will be provided on at th ☐ Creditor's attorney ☐ at the ☐ Debtor's attorney ☐ at the ☐ Garnishee's attorney ☐ at	above addres	s ☐ in court
	Date:	Clerk			
The Court	can call me at	between 8 a	a.m. and 5 p.m. regarding th	e hearing, if ı	necessary.
Date		Judgment Debtor or Authorize	ed Agent		

WARNING: To request a hearing, this document, or one similar, must be received by the Court within ten (10) business days after your receipt of the Garnishee's Answer unless good reason for the delay is shown.

Person Filing:	
Mailing Address:	
City, State, Zip:	
Phone: () - Representing: ☐ Self ☐ Attorney ☐ Other State Bar I	 No.
Maricopa Cou	nty Justice Courts, Arizona
	CASE NUMBER:
	PETITION FOR ORDER TO SHOW CAUSE REGARDING GARNISHEE'S DEFAULT (NON-EARNINGS)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
appear and show cause why judgment should not be entere	ent creditor in this action. I want the Court to order the garnishee to ad against the garnishee in the full amount of the judgment against the is of this Petition and attorney's fees. The Petition is based on the
1. The Court issued a Writ of Garnishment to garnishee on_	
2. Garnishee was served on and Garnishee's	Answer was due on
3. Garnishee's Answer has not been filed with the Court or r	received by the judgment creditor.
4. Judgment debtor owes judgment creditor \$	_•

Date Signature of Judgment Creditor or Authorized Agent

Person Filing: Mailing Address:	_		
City, State, Zip:			
Phone:	\ /		
Representing:	☐ Self ☐ Attorney ☐ Other	State Bar No.	



	CASE NUMBER:
	APPLICATION FOR GARNISHMENT JUDGMENT (NON-EARNINGS) (A.R.S. § 12-1584)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
Check all boxes that apply and fill in blanks for each box checked) The Answer states garnishee withheld money belonging to withheld is (1) \$ I request judgment in the	the judgment debtor from which my claim can be paid. The amou
The Answer states garnishee is holding nonexempt personal (Check all that apply and fill in the blank for each box checked) ☐ I request that the following property be sold (3) and that I receive (4) \$ from the sale p ☐ I request that the following property be transferred to me ☐ The Answer states judgment debtor owns shares or other in other interest be sold, and that I receive (6) \$	al property belonging to judgment debtor. proceeds. (5) Interest in garnishee corporation. I request that these shares or
The Answer states garnishee is holding nonexempt personal (Check all that apply and fill in the blank for each box checked) I request that the following property be sold (3) and that I receive (4) \$ from the sale point of the following property be transferred to me. The Answer states judgment debtor owns shares or other in other interest be sold, and that I receive (6) \$ I am entitled to (7) \$ for service of the Writt taxed against the judgment debtor. Neither an Answer nor objection was filed by the garnishee	al property belonging to judgment debtor. proceeds. (5) Interest in garnishee corporation. I request that these shares or from the sale proceeds. and other allowable costs as stated on the affidavit of service to within the time required by law. quest judgment against the garnishee for the entire balance due
The Answer states garnishee is holding nonexempt personal (Check all that apply and fill in the blank for each box checked) I request that the following property be sold (3) and that I receive (4) \$ from the sale point of the following property be transferred to me. The Answer states judgment debtor owns shares or other in other interest be sold, and that I receive (6) \$ I am entitled to (7) \$ for service of the Writt taxed against the judgment debtor. Neither an Answer nor objection was filed by the garnishee A hearing was held on (8) Therefore, I receive (6).	al property belonging to judgment debtor. proceeds. (5) Interest in garnishee corporation. I request that these shares or from the sale proceeds. and other allowable costs as stated on the affidavit of service to within the time required by law. quest judgment against the garnishee for the entire balance due

Signature of Judgment Creditor or Authorized Agent



	CASE NUMBER:	
	GARNISHMENT JUDG (NON-EARNINGS)	
Judgment Creditor Name / Address / Email / Phone		
Judgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone	
heck all boxes that apply and fill in the blanks for each box checked)	and the following is shown from the	ne Answer:
Garnishee owes judgment debtor \$ THEREFORE, IT IS ORDERED that judgment creditor has	judgment against garnishes for \$	nluo conto
		plus costs,
interest and attorney's fees in the amount of \$ Garnishee has the following nonexempt property belonging to		
THEREFORE, IT IS ORDERED that this property be sold un-	• • • • • • • • • • • • • • • • • • • •	
	der a special writ of execution for the bene	efit of creditor.
THEREFORE, IT IS ORDERED that this property be sold und	der a special writ of execution for the bene	efit of creditor.
THEREFORE, IT IS ORDERED that this property be sold under the sold	der a special writ of execution for the bene- coration: (2) der a special writ of execution for the bene	efit of creditor.
THEREFORE, IT IS ORDERED that this property be sold under the sold	der a special writ of execution for the bene- coration: (2) der a special writ of execution for the bene- ed.	fit of creditor.
THEREFORE, IT IS ORDERED that this property be sold under the sold	der a special writ of execution for the bene- boration: (2) der a special writ of execution for the bene- ed. ent against garnishee for (3) \$	efit of creditor. efit of creditor. and attorney fee
THEREFORE, IT IS ORDERED that this property be sold under the sold	der a special writ of execution for the bene- coration: (2) der a special writ of execution for the bene- ed. ent against garnishee for (3) \$ of (5) \$ for reasonable co	efit of creditor. efit of creditor. and attorney fee
THEREFORE, IT IS ORDERED that this property be sold under Judgment debtor owns this stock or interest in garnishee comparishee has failed to answer and a default has been enter THEREFORE, IT IS ORDERED that creditor have judgment of (4) \$ IT IS FURTHER ORDERED awarding Garnishee the sum answering the Writ, said sum to be paid by (6)	der a special writ of execution for the beneficial der a special writ of execution for the benefied. ent against garnishee for (3) \$ of (5) \$ for reasonable contains a special writ of execution for the benefied.	fit of creditor. fit of creditor. and attorney fee ompensation for eld by Garnishee
THEREFORE, IT IS ORDERED that this property be sold under Judgment debtor owns this stock or interest in garnishee comparishee has failed to answer and a default has been enter THEREFORE, IT IS ORDERED that creditor have judgment of (4) \$ IT IS FURTHER ORDERED awarding Garnishee the sum answering the Writ, said sum to be paid by (6) from the funds subject to garnishment. IT IS FURTHER ORDERED taxing the cost of the application.	der a special writ of execution for the beneficial der a special writ of execution for the benefied. ent against garnishee for (3) \$ for reasonable contains and the contains are contained by the contains and the contains are contained by the contains are contained by the	efit of creditor. If t of creditor. and attorney fee ompensation for eld by Garnishee and the
THEREFORE, IT IS ORDERED that this property be sold under the sold	der a special writ of execution for the beneficial der a special writ of execution for the benefied. ent against garnishee for (3) \$ for reasonable concept or withhe tion for the Writ in the amount of (7) \$ against (9) judgment debtor.	efit of creditor. If t of creditor. and attorney fee ompensation for eld by Garnishee and the
THEREFORE, IT IS ORDERED that this property be sold under Judgment debtor owns this stock or interest in garnishee comparishee the sold under Garnishee has failed to answer and a default has been enter THEREFORE, IT IS ORDERED that creditor have judgment of (4) \$ IT IS FURTHER ORDERED awarding Garnishee the sum answering the Writ, said sum to be paid by (6) from the funds subject to garnishment. IT IS FURTHER ORDERED taxing the cost of the applications of service of the Writ in the amount of (8) \$	der a special writ of execution for the beneficial der a special writ of execution for the benefied. ent against garnishee for (3) \$ for reasonable concepts or with the defendant of the Writ in the amount of (7) \$ against (9) judgment debtor. ged.	efit of creditor. If and attorney feed ompensation for eld by Garnishee and the
THEREFORE, IT IS ORDERED that this property be sold under Judgment debtor owns this stock or interest in garnishee comparishee has failed to answer and a default has been enter THEREFORE, IT IS ORDERED that creditor have judgment of (4) \$ IT IS FURTHER ORDERED awarding Garnishee the sum answering the Writ, said sum to be paid by (6) from the funds subject to garnishment. IT IS FURTHER ORDERED taxing the cost of the applications cost of service of the Writ in the amount of (8) \$ Garnishee is not indebted to nor in possession of property of THEREFORE, IT IS ORDERED that garnishee is discharge.	der a special writ of execution for the beneficial der a special writ of execution for the benefied. ent against garnishee for (3) \$ for reasonable concepts or with the defendant of the Writ in the amount of (7) \$ against (9) judgment debtor. ged.	efit of creditor. If and attorney fee ompensation for eld by Garnishee and the

Date:	opy provided to judgment creditor on: ate: y:
Copy provided to judgment debtor on:	opy provided to judgment creditor on:
(1)	(2)
Garnishee has not turned over money or property. Other reason(s) why I am requesting a hearing:	
The Answer is incorrect because	
The Writ of Garnishment is incorrect because	
Garnishee or authorized representative request for hearing is based on the following: (Check all that approximately request for hearing is based on the following:	oply)
Judgment debtor or authorized representative	
am the: (Check one)] Judgment creditor or authorized representative	
udgment Debtor Name / Address / Email / Phone	Garnishee Name / Address / Email / Phone
dgment Creditor Name / Address / Email / Phone	
	REQUEST FOR HEARING (NON-EARNINGS)
	CASE NUMBER:

Signature

Date_

Person Filing: lailing Address: City, State, Zip:	
Phone: () - Representing: Self Attorney Other State	e Bar No.
	ty Justice Courts, Arizona
	CASE NUMBER:
	PETITION FOR ORDER DISCHARGING GARNISHEE (NON-EARNINGS)
Judgment Creditor Name / Address / Email / Phone	
Judgment Debtor Name / Address / Email / Phone n the judgment creditor or authorized agent of the ju	Garnishee Name / Address / Email / Phone dgment creditor in this action. I request that the garnishee be disch
Copy provided to judgment debtor on:	Copy provided to garnishee on:
Date:	Date:
By: Mail Hand delivery	By: ☐ Mail ☐ Hand delivery

Judgment Creditor or Authorized Agent

Date _____



		CASE	CASE NUMBER:	
		OR	DER DISCHARGING GARNISHEE (NON-EARNINGS)	
Judgme	ent Creditor Name / Address / Email / Phone	_		
Judgme	ent Debtor Name / Address / Email / Phone		me / Address / Email / Phone	
sed on	the statements appearing in the F	Petition for Order Discharging Garn	ishee, it is ordered that garnishee is discharg	
te:	Justice of the	Peace		
		a copy of this document to:		
	I CERTIFY that I delivered / mailed			
	☐ Creditor at the above address☐ Creditor's attorney	Debtor at the above address Debtor's attorney	☐ Garnishee at the above address☐ Garnishee's attorney	

Mailing Address: City, State, Zip: Phone:) - □ Attorney □ Other State Bar No. Maricopa County	Justice Courts, Arizona
		CASE NUMBER:
		SATISFACTION OF JUDGMENT
Judgment Creditor Name / Address	/ Email / Phone	
Judgment Debtor Name / Address	/ Email / Phone	Garnishee Name / Address / Email / Phone
PLEASE TAKE NOTICE THE I am the judgment creditor been satisfied.		reditor in this action. The Judgment entered in this action has
Date	Signature of Judgment Creditor or A	uthorized Agent
Date:	(10) provided to judgment debtor on: ☐ Mail ☐ Hand delivery	Copy provided to garnishee on: Date: By: Mail Hand delivery