PROCEDURES FOR FILING GARNISHMENTS {For all garnishment filings on or after May 12, 2016}

- 1. You <u>must</u> have a judgment against an individual or an entity before you file an Affidavit of Garnishment <u>and</u> the Garnishee <u>must</u> be located in Lowndes County. If the judgment was issued outside of Lowndes County, a copy of the judgment <u>must</u> be attached to the Affidavit of Garnishment.
- 2. Once you have obtained a judgment against the defendant, you must decide which type of garnishment to file:

 <u>Affidavit of Continuing Garnishment for wages</u>: may be filed only where an Employer/Employee relationship exists between the garnishee and the defendant.

Affidavit of Garnishment

Affidavit of Garnishment on a Financial Institution

Affidavit of Continuing Garnishment for Support

Please choose the correct affidavit and summons as pursuant to O.C.G.A 18-4-7(d) if the plaintiff chooses the incorrect form of summons of garnishment of any type, the garnishment <u>shall</u> be invalid and the garnishee shall be released of all liability.

- 3. The Cost of filing a garnishment in this Court is \$100.00. This includes all filing fees and service of the garnishment on the Garnishee.
- 4. You will need the following forms to file with the Court:

An original and 1 service copy of the Affidavit of Garnishment

An original and 1 service copy of the Summons of Garnishment

1 copy of the Notice to Defendant of Right Against Garnishment of Money, Including

Wages and Other Property and Defendant's Claim Form

The Court will retain all originals and serve the garnishee with the service copy. You will need to make a copy of all forms to serve on the Defendant as required in O.C.G.A. 18-4-8(b). Please visit our website or speak with a clerk to obtain forms.

- 5. The total amount of the garnishment can include the amounts that you were awarded in your judgment, any interest and court costs to which you may be entitled. The affidavit of garnishment must be notarized.
- 6. Pursuant to O.C.G.A. 18-4-8(b), The Plaintiff **must** serve the Defendant with a copy of the Affidavit of Garnishment, the Summons of Garnishment, and the Notice to Defendant of Right Against Garnishment of Money, Including Wages and Other Property and Defendant's Claim Form. The defendant must be served within the time of filing the affidavit and three (3) business days after the service of the garnishment on the garnishee. If the Defendant is not served within this time period the garnishment may be dismissed. If the <u>Defendant</u> is a resident of Lowndes County and you want us to serve him/her with his/her copy of the garnishment, please add an additional \$50.00 to the cost.
- 7. Please file a Certificate of Service with appropriate service checked, along with all required documents with the Court. The Court will not disburse any funds until the Certificate of Service is received. Plaintiff's obligation to provide notice of the garnishment to the Defendant is governed by O.C.G.A. 18-4-8. Please read this code section if you are unfamiliar with garnishment law regarding notice to the defendant.
- 8. If the Court receives funds from the garnishee, the funds will be disbursed according to the law in a timely manner. The Court must receive documentation that the Defendant has been served with the garnishment before any funds will be disbursed.
- 9. All correspondence should be addressed to: Lowndes County Magistrate Court P.O. Box 1349 Valdosta, Ga. 31603. You may contact the Clerk's office at 229-671-2610 for general information about a case. Our website is http://www.lowndescounty.com/201/Magistrate-Court.

Please be advised that the clerks of the Magistrate Court are not lawyers and are prohibited by law from giving you legal advice.

Plaintiff:	
Name	Cimil Action File No
Street Address	Civil Action File No
City State ZIP Code	
Phone Number	
v.	
Garnishee:	Defendant:
Name	Name
Street Address	Street Address
City State ZIP Code	City State ZIP Code
 I am the (Plaintiff) (Attorney at Law for Plaintiff obtained a judgment against the 	intiff) (Agent for Plaintiff). [Circle one] e Defendant in Case Number in the, State and no
agreement requires forbearance from the garnis	shment which is applied for currently.
3. \$ is the balance due, \$ Post judgment interest, an attorney's fees, costs [exclusive of the cost of th	which consists of the sum of \$Principal d \$Other (e.g., prejudgment interest, his action]).
4. Upon the Affiant's personal knowledge or be	elief, the sum stated herein is unpaid.
5. The Affiant believes that the Garnishee is ar	n employer of the Defendant.
This day of	
Sworn to and subscribed before me thisday of, 20	Affiant
Notary Public or Deputy Clerk of Court	Print name of Affiant

Plaintiff:	ATE OF GEORGIA
Name	Civil Action Eile No
Street Address	Civil Action File No
City State ZIP Code	_
Phone Number	
v.	Garnishment Court Information Lowndes County Magistrate Court
Defendant:	327 N. Ashley Street 2 nd Floor Valdosta, GA 31603 229-671-2610
Name	229-071-2010
Street Address	
City State ZIP Code	
Garnishee:	
Name	
Street Address	
City State ZIP Code	
SUMMONS OF	CONTINUING GARNISHMENT
Plus court costs due on this summo	RNISHEE: laintiff
COURT OF JUDGMENT	

YOU ARE HEREBY COMMANDED to immediately hold all money, including wages, and other property, except what is known to be exempt, belonging to the Defendant or obligations owed to the Defendant named above beginning on the day of

service of this summons and including the next 179 days. You are **FURTHER COMMANDED** to file your answer, in writing, not later than 45 days from the date you were served with this summons, with the Clerk of this Court and serve a copy of your answer upon the Plaintiff or Plaintiff's Attorney named above and the Defendant named above, or the Defendant's Attorney, if known, at the time of making such answer. Your answer shall state what money, including wages, or other property, except what is known to be exempt, belonging to the Defendant or obligations owed to the Defendant you hold or owe beginning on the day of service of this summons and between the time of such service and the time of making your first answer. Thereafter, you are required to file further answers no later than 45 days after your last answer. Every further answer shall state what money, including wages, and other property, except what is known to be exempt, belonging to the Defendant or obligations owed to the Defendant you hold or owe at and from the time of the last answer to the time of the current answer. The last answer required by this summons shall be filed no later than the 195th day after you receive this summons. Money, including wages, or other property admitted in an answer to be subject to continuing garnishment must be paid or delivered to the Court concurrently with each answer.

Should you fail to file Garnishee Answers as required by this summons, a judgment by default will be rendered against you for the amount remaining due on a judgment as shown in the Plaintiff's Affidavit of Continuing Garnishment.

WITNESS, the Honorable Joni B. Parker, Judge of sai	d Court.
This day of	_, 20
Kelley L. Maslak, Clerk of Court	
By: Deputy Clerk, Lowndes County Magistrate Court	

Plaintiff:	
Name	Civil Action File No
Street Address	CIVIL ACTION 1 IIC 140.
City State ZIP Code	_
Phone Number	_
v.	
Defendant:	
Name	_
Street Address	_
City State ZIP Code	_
Garnishee:	
Name	_
Street Address	_
	_

NOTICE TO DEFENDANT OF RIGHT AGAINST GARNISHMENT OF MONEY, INCLUDING WAGES, AND OTHER PROPERTY

City State ZIP Code

You received this notice because money, including wages, and other property belonging to you have been garnished to pay a court judgment against you. HOWEVER, YOU MAY BE ABLE TO KEEP YOUR MONEY, INCLUDING WAGES, OR OTHER PROPERTY.

READ THIS NOTICE CAREFULLY

State and federal law protects some money, including wages, from garnishment even if it is in a bank. Some common exemptions are benefits from social security, supplemental security income, unemployment, workers' compensation, the Veterans' Administration,

state pension, retirement funds, and disability income. This list of exemptions does not include all possible exemptions. A more detailed list of exemptions is available at the Clerk of Court's office located at 327 North Ashley Street, Second Floor, Lowndes County Magistrate Court, Valdosta, Georgia 31603, and on the website for the Attorney General (www.law.ga.gov).

Garnishment of your earnings from your employment is limited to the lesser of 25 percent of your disposable earnings for a week or the amount by which your disposable earnings for a week exceed \$217.00. More than 25 percent of your disposable earnings may be taken from your earnings for the payment of child support or alimony or if a Chapter 13 bankruptcy allows a higher amount.

TO PROTECT YOUR MONEY, INCLUDING WAGES, AND OTHER PROPERTY FROM BEING GARNISHED, YOU MUST:

- 1. Complete the Defendant's Claim Form as set forth below; and
- 2. File this completed claim form with the Clerk of Court's office located at 327 North Ashley Street, Second Floor, Lowndes County Magistrate Court, Valdosta, Georgia 31603.

FILE YOUR COMPLETED CLAIM FORM AS SOON AS POSSIBLE. You may lose your right to claim an exemption if you do not file your claim form within 20 days after the Garnishee's Answer is filed or if you do not mail or deliver a copy of your completed claim form to the Plaintiff and the Garnishee at the addresses listed on this notice.

The Court will schedule a hearing within ten days from when it receives your claim form. The Court will mail you the time and date of the hearing at the address that you provide on your claim form. You may go to the hearing with or without an attorney. You will need to give the Court documents or other proof that your money is exempt.

The Clerk of Court cannot give you legal advice. IF YOU NEED LEGAL ASSISTANCE, YOU SHOULD SEE AN ATTORNEY. If you cannot afford a private attorney, legal services may be available.

DEFENDANT'S CLAIM FORM

I CLAIM EXEMPTION from garnishment. Some of my money or property held by				
the garnishee is exempt because it is: (check all that apply)				
1. Social security benefits.				
2. Supplemental security income benefits.				
3. Unemployment benefits.				
4. Workers' compensation.				
5. Veterans' benefits.				
6. State pension benefits.				
7. Disability income benefits.				
8. Money that belongs to a joint account holder.				
9. Child support or alimony.				
10. Exempt wages, retirement, or pension benefits.				
11. Other exemptions as provided by law.				
Explain:				
I further state: (check all that apply)				
1. The Plaintiff does not have a judgment against me.				
2. The amount shown due on the Plaintiff's Affidavit of Garnishment is incorrect.				
3. The Plaintiff's Affidavit of Garnishment is untrue or legally insufficient.				
Send the notice of the hearing on my claim to me at: Address: Phone Number: E-mail Address:				
The statements made in this claim form are true to the best of my knowledge and belief.				
Defendant's signature Date				
Print name of Defendant				
<u>CERTIFICATE OF SERVICE</u>				
This is to certify that I have this day served the Plaintiff or Plaintiff's Attorney and the				
Garnishee in the foregoing matter with a copy of this pleading by depositing it in the				
United States Mail in a properly addressed envelope with adequate postage thereon.				
This, 20				
Defendant or Defendant's Attorney				

Plaintiff	
v.	Civil Action File No
Defendant	
Garnishee	
	CHMENT FOR SUMMONS NTINUING GARNISHMENT
Other known names of the Defend	lant:
Current and past addresses of the	Defendant:
Social security number or federal	tax identification number of the Defendant:

THIS PLEADING SHALL NOT BE FILED WITH THE COURT

––––––––––––––––––––––––––––––––––––––	,	
v.		Civil Astion No.
Defendant v.	,	Civil Action No
Garnishee	,	
<u>C1</u>	ERTIFICATE OF	SERVICE UPON THE DEFENDANT
after service of the sun garnishment, a copy of t Garnishment of Money,	nmons of garnishn the summons of gar Including Wages, a	laintiff, hereby certify that not more than three business days nent on the garnishee, I did cause a copy of the affidavit of mishment, a copy of the Notice to Defendant of Right Against and Other Property, and a copy of the Defendant's Claim Form
to be served upon the de	fendant by the follo	owing method:
		d documents to the Defendant's last known address of by regular mail; *AND* Registered very, return receipt requested.
mail, the envelope beari accept such statutory ov	ng the official notif ernight delivery, or 's refusal to accept	endant's refusal to accept delivery of such registered or certified fication from a commercial firm of the defendant's refusal to an official written notice from the United States Postal delivery of such registered or certified mail shall be filed with ment is pending.
2. On	said docu	uments were delivered personally to the defendant by:
Please attach proof of s	service by the perso	on making the delivery.
which the defendant was when it shall appear by a after due diligence, be for	s served as shown of affidavit that the de bound within this sta f such mailing shall	documents to the defendant by regular mail at the address at on the return of service in the action resulting in the judgment efendant resides out of this state, has departed this state, cannot ate, or has concealed his or her place of residence from the a be filed with the clerk of the court in which the garnishment is
		This day of
		Signature
		Print Name and Title