GARNISHMENT PROCEDURES FOR LITIGANTS NOT REPRESENTED BY AN ATTORNEY

EARNINGS GARNISHMENT

EARNINGS GARNISHMENT: You must fill out your forms before filing with the Clerk of the District Court. Information you will need includes case title, case number, names and addresses of all parties (including the employer), and amount of judgment or balance due. You will need to fill out the Request for Garnishment (Form #1) and the Order of Garnishment (Form #2) and bring or mail them to the clerk's office. It may be helpful to refer to the list of terms at the end of this document.

✓ File with the Clerk of the District Court:

Form #1	Request for Garnishment	(1 copy)
Form #2	Order of Garnishment	(2 copies)
Form #3	Answer of Garnishee	(1 copy)
Form #4	Instructions to Garnishee	(1 copy)
Form #5	Written Explanation of Garnishee's	
	Computation of Earnings Withheld	(1 copy)
Form #6	Affidavit of Written Explanation of	
	Garnishee's Computation of Earnings	
	Withheld	(1 copy)

When you file your Request for Garnishment, you will be required to pay a Judicial Branch Surcharge of \$12.50 to the Clerk of the District Court. The Clerk of the District Court will issue the garnishment papers to whomever you indicated on your Request for Garnishment (usually the Sheriff). The Sheriff requires a \$10.00 fee to serve the papers. The person delivering the papers to the garnishee (employer) must file a return with the Clerk of the District Court showing when and how the garnishee received the papers. The Clerk of the District Court will send a copy of the Order of Garnishment to you showing service.

✓ When you receive the Order of Garnishment showing that the garnishee was served, you **must** mail by first class mail to the Judgment Debtor the following document:

Form #7 Notice to Judgment Debtor and Request for Hearing

You should receive the completed "Answer of Garnishee" from the employer within 15 days following the end of each month. The garnishee may indicate the following:

- 1. Judgment Debtor is not employed by garnishee
- 2. Judgment Debtor's employment has terminated
- ✓ If this happens, you must file with the Clerk of the District Court:

Form #8 **Release of Garnishment**

Garnishee shall return to you the "Answer of Garnishee" stating the amount of money withheld. The monthly "Answer of Garnishee" and **any money will be sent to you** (not to the Clerk of the District Court).

 $\sqrt{}$ If you have questions about the computation of earnings. You will need to file the original with the Clerk of the District Court:

Form # 9 Request for Written Explanation of Garnishee's Computation of Earnings Withheld

This garnishment will remain in effect until the judgment is paid or until the Judgment Debtor is no longer employed by the garnishee.

YOU MUST KEEP AN ACCOUNTING OF MONEY RECEIVED, INTEREST ACCRUED, AND BALANCE DUE. The court may require you to reproduce your record in the event that an objection is filed to the garnishment or Answer of Garnishee. A sample record of payment form is attached for your convenience. (Form #10)

✓ Once the judgment has been paid, you are required to file with the Clerk of the District Court:

Form #8 Release of Garnishment
Form #11 Satisfaction of Judgment

✓ You must also mail copies of Form # 8 to the garnishee and judgment debtor and Form # 11 to the judgment debtor.

FORM PACKET ATTACHED: The first set of forms is provided by the Court for your use. Please make copies to file with the Court and keep the originals for future use. Any additional copies will cost $.25\phi$ per page.

Form #1	Request for Garnishment
Form #2	Order of Garnishment
Form #3	Answer of Garnishee
Form #4	Instructions to Garnishee
Form #5	Written Explanation of Garnishee's Computation of Earnings
	Withheld
Form #6	Affidavit of Written Explanation of Garnishee's Computation
	of Earnings Withheld
Form #7	Notice to Judgment Debtor and Request for Hearing
Form #8	Release of Garnishment
Form #9	Request for Written Explanation of Garnishee's Computation
	of Earnings Withheld
Form #10	Record of Payments
Form #11	Satisfaction of Judgment

Updated forms are available at http://www.kansasjudicialcouncil.org/home.shtml

TERMS:

Judgment Creditor - person to whom money is owed Judgment Debtor - person who owes money Litigant - person who is participating in a legal action Clerk - Clerk of the District Court Garnishee - employer of person who owes you money

NOTE: The District Court Clerk's Office is PROHIBITED BY LAW from giving ANY legal advice.

In The D	istrict Court of Cou	ıty, Kansas
(Judgment Creditor name)	Judgment Creditor,)	Case No
Pursuant to Chapter 61 of Kansas Statutes Annotated		
Type of Service Requested:	by	
R	EQUEST FOR GARNISHME (To Attach Earnings)	NT
The judgment creditor requests that t judgment debtor listed below in the a		
Judgment Debtor I Case No Address		Name and ess Judg Amount *
The purpose of the Garnishment is _		
* The judgment amount is the curren items included in the judgment.	at balance due and may also inc	clude costs, fees, interest and any oth
I hold a good faith belief that the pa of the judgment debtor(s).	rty to be served with this garn	ishment order has, or will have, asse
Dated:,	<u>_</u> ·	
	T 1	Creditor Signature

Page 1

This is a communication from a debt collector. This is an attempt to collect a debt and any information

obtained will be used for that purpose

	In The	e District Court of	County, Kansas
·			,)
(Judgment Cred	litor name)	Judgment Credit	tor,)
			,)
(Address))
			,)
v.) Case No
)
(Judgment Deb	tor)	Judgment Debt	, <i>)</i> tor,)
. 2	,	S	")
(Address)			,)
			_,)
)
(Judgment Deb	tor)		, <i>)</i>)
. 2	,)
v.)
(Garnishee nam	ne)	Garnish	iee.)
)
(Garnishee's Ac			_,)
	*		,)
)
			,
Pursuant to Cha Kansas Statutes			
Kansas Statutes	Annotated		
		ORDER OF GARNIS	
		(To Attach Earni	ings)
To the above-na	amed Garnishee:		
The	- C 41 4: -C:	. J. b. l J 4b	
issued, is:		ed balance under this	judgment, as of the date this Order is
	т		 -
		FORM #2	

Complete the attached Answer under penalty of perjury as set forth in the instructions. The attached Instructions to Garnishee are incorporated by reference. You are ordered as a garnishee to follow the attached instructions as if they were set forth in this Order.

This order of garnishment has the effect of attaching the nonexempt portion of the judgment debtor's earnings for all pay periods which end while the order is in effect. The order takes effect the day it is served on you. This order of garnishment is a continuing order and remains in effect until the judgment against the judgment debtor has been paid or the garnishment is released, whichever occurs sooner.

This order also constitutes an order of the court directing the garnishee to pay to the judgment creditor all earnings which are to be withheld under this order. You are ordered to withhold and pay the earnings in accordance with the attached instructions.

If you fail to comply with the terms of this order and the attached instructions, the judgment creditor may file a motion for judgment against you for the amount of judgment against the judgment debtor or such other amount as the court shall order, including the expenses and attorney fees of the judgment creditor. If you fail to make payment of funds as required under this order and the attached instructions, the judgment creditor may file a motion for judgment against you for contempt or such amount as the court shall order, including the expenses and attorney fees of the judgment creditor.

Dated this _____, _____, ______,

(Name)

	Deputy
	Clerk of the District Court
This is a communication from a debt collector. To obtained will be used for that purpose.	This is an attempt to collect a debt and any information
RETURN ON SERVICE	E OF GARNISHMENT ORDER
I hereby certify that I have served this garnishme	nt order in the following manner:
(1) Personal Service. By delivering a copy of the form to each of the following persons on the	ne garnishment order along with two copies of the answer dates indicated:
(Name)	(Date)
	garnishment order along with two copies of the answer orized by appointment or by law to receive service of
	,

(Date)

(3)	Service by Return Receipt Delivery. By causing to be delivered on the day of,, a copy of the garnishment order along with two copies of the answer form by return receipt delivery to each of the following persons at the following address:
	with such delivery made by the following person or entity: Attached hereto is a copy of the return receipt evidencing such delivery.
(4)	Return Receipt Delivery Refused. By mailing on the day of,, a copy of the garnishment order along with two copies of the answer form to each of the following persons at the following address:
(5)	Mail Service. By mailing on the day of,, a copy of the garnishment order, along with two copies of the answer form by first class mail to each of the following persons at the following addresses:
(6)	Telefacsimile communication. By faxing on the day of,, at o'clockm., a copy of the garnishment order, along with two copies of the answer form, to the following persons: Number of transmitting machine: Number of receiving machine:
(7)	Internet electronic mail. By e-mailing on the day of,, at o'clockm., a copy of the garnishment order, along with a copy of the answer form, to the following persons at the following e-mail addresses:
	Transmitting person's e-mail address:
(8)	No Service. The following persons were not served:
	suant to K.S.A. 53-601, as amended, I declare under the penalty of perjury that the foregoing is true correct.
EX	ECUTED on,
	Signature, Sheriff or Process Server

	In The District Court of	County, Kansas
)
(Judgment Creditor name)	Judgment Creditor)))
(Address)))
v.	,)) Case No)
(Judgment Debtor)	Judgment Debtor)))
(Address))))
(Judgment Debtor))))
v.))
(Garnishee name)	Garnishee))
(Garnishee's Address)	,))
	,	,))
Pursuant to Chapter 61 of Kansas Statutes Annotated	1	

To the above-named Garnishee:

1. If the judgment debtor (employee) was never employed by you or terminated employment before the first day of the prior month for which this answer is made, complete the following section and sign and date the answer at the bottom and send to the judgment creditor(s) and judgment debtor as instructed below.

ANSWER OF GARNISHEE (To Attach Earnings)

	The Judgment debtor (employee):
	terminated employment on (date)
	check one was never employed.
2.	If the above paragraph does not apply you must complete the rest of the Answer Form.
3.	Read carefully the attached Instructions to Garnishee.
4.	You must complete this answer within 14 days following the date the initial garnishment order is served on you. Only one answer needs to be completed under this garnishment for each judgment debtor and you may duplicate the completed answer in any manner you desire for distribution to the judgment creditor(s) and judgment debtor.
5.	This answer covers all pay periods which end within 14 days following the date the garnishment order is served on you. Indicate the pay periods covered under this answer:
	start date: end date:
6.	The normal pay period for employee is (designate one): weekly every two weeks semi-monthly monthly
7.	Total gross earnings due for the pay period or periods covered by this answer are: \$
8.	Amounts required by law to be withheld for the pay period or periods covered are:
	(1) Federal FICA (social security tax and medicare tax
	(3) State income tax
	TOTAL DEDUCTIONS
9.	Disposable earnings for the pay period or periods covered are:
	See the attached Instructions to Garnishee to determine amount of disposable earnings to be withheld.
10.	I am subtracting from the disposable earnings in 9 pursuant to an income withholding order for support the amount of
11.	I am subtracting from the disposable earnings in 9 pursuant to a lien which has priority over garnishments under the law the following amount: type of lien \$
12.	In accordance with the instructions accompanying this answer form, I have determined that the amount which may be paid to employee is

13.	I am holding from the amount in 12 an administrative fee in the amount of\$			
	See attached Instr	ructions to Garnishee for	or amount of the administrat	ive fee that can be retained.
14.	deducting any am	ount shown in 10 an	d 11, I am holding the r	dministrative fee in 13, and emainder of the employee's
15.	to a copy, I will pro	omptly pay the amount		leliver it to all parties entitled g judgment creditors, unless I
	Case No.	Name	Address	Amount
	A			
	В.			
				_
	C			
	D			
	earnings are withh	eld, I will promptly p	pay thereafter the earnings	er remains in effect. As the as they are withheld to the ment an order of the court to
Judg	ment Debtor Name &	z Address:		
If mo	ore space is needed, a	ttach separate sheet.		
	uant to K.S.A. 53-60 correct.	1, as amended, I decla	re under the penalty of perj	ury that the foregoing is true
EXE	CUTED on	,,	.	
		Garnish	ee	
			OPM #3	

THIS COMPLETED ANSWER OF GARNISHEE MUST BE SENT TO ALL OF THE JUDGMENT CREDITORS LISTED ABOVE AND TO THE JUDGMENT DEBTOR. DO NOT SEND TO CLERK OF THE DISTRICT COURT.

INSTRUCTIONS TO GARNISHEE

(To Attach Earnings - Chapter 61) **Effective July 1, 2010**

Attached to these instructions is the Answer form and a form entitled Written Explanation of Garnishee's Computation of Earnings Withheld (called hereafter "Written Explanation form").

You must complete the attached Answer form within 14 days following the date the initial order of garnishment is served on you. You only need to complete one Answer form for this garnishment.

You should complete the attached Written Explanation form for each payroll period which comes due after the garnishment order is served on you. The garnishment order served upon you is a continuing order and shall remain in effect until the judgment against the judgment debtor has been paid or the garnishment is released, whichever occurs sooner. As long as the garnishment order remains in effect, you must continue to withhold money from the wages of the judgment debtor in accordance with these instructions and the garnishment order. Each time you do payroll for the judgment debtor, complete the attached Written Explanation form for the pay period covered by the payroll, and retain a copy of the form with your normal payroll records. You do not need to furnish a copy of the Written Explanation form unless you are requested to do so.

More than one order of garnishment may be served on you against the same judgment debtor. If more than one order is served on you, you need only complete one Written Explanation form for each pay period, and retain the original with your normal payroll records.

The Answer form and Written Explanation form are provided for your convenience in furnishing the required information. They are designed so that you may prepare these forms in conjunction with the preparation of your payroll. If you do not choose to use the attached forms, the forms you use must contain at least the same information contained on the attached forms and your answer must be signed under penalty of perjury. If you are requested to furnish a written explanation of your computation, you must sign your explanation under penalty of perjury.

Here are the instructions to complete the attached forms:

- 1. Earnings are defined as compensation for personal services, whether called wages, salary, commission, bonus or otherwise.
 - 1. **Answer Form**. Complete the Answer form for all pay periods which end within 14 days following the date the initial order of garnishment is served on you.
 - 2. **Written Explanation Form**. Complete the Written Explanation form for each pay period which ends after the garnishment order is served on you. You should complete the form as you do your normal payroll for the judgment debtor for each pay period.
- 2. If the order of garnishment states at the top of the order that it is issued for the purpose of enforcing (1) an order of any court of bankruptcy under chapter XIII of the federal bankruptcy act or (2) a debt due for any state or federal tax, you must retain in your possession until further order of the court all of the disposable earnings for all pay periods ending during the month. If this paragraph applies, sign and date the form at the bottom and send a copy to all judgment creditors who have a garnishment in effect on the date you sign the form.

- 3. If the order of garnishment states at the top of the order that it is issued for the purpose of enforcing an order of any court for child support or spousal support, you must retain in your possession until further order of the court 50% of the disposable earnings for all pay periods ending during the month, or such greater percentage as may be indicated in paragraph D in the table below in paragraph 7. If this paragraph applies, sign and date the form at the bottom and send a copy to all judgment creditors who have a garnishment in effect at the end of the month and to the judgment debtor.
- 4. If paragraphs 2 or 3 do not apply, continue to paragraph 5.
- 5. If you are withholding money from the judgment debtor=s earnings under an income withholding order, complete paragraph 10 of the form.
- 6. If you are withholding money from the judgment debtor=s earnings under any other lien which has priority over garnishments under the law, complete paragraph 11 of the form.
- 7. Compute the amount of earnings which may be withheld from the earnings of the judgment debtor (your employee) and complete paragraphs 12, 13 and 14 of the Answer form in accordance with the following table:

DISPOSABLE EARNINGS TABLE

Employee paid weekly		Employee paid every two weeks	
Disposable Earnings:	Withhold:	Disposable Earnings:	Withhold:
Less than 217.51 \$217.51 to 290.00 \$290.01 and over	\$0.00 all over \$217.50 25% of total disposable earnings	Less than 435.01 \$435.01 to 580.00 \$580.01 and over	\$0.00 all over \$435.00 25% of total disposable earnings
Employee paid semimonthly (twice per month)		Employee paid monthly	
Disposable earnings:	Withhold:	Disposable earnings:	Withhold:
Less than 471.26 \$471.26 to 628.33 \$628.34 and over	\$0.00 all over \$471.25 25% of total disposable earnings	Less than 942.51 \$942.51 to 1256.67 \$1256.68 and over	\$0.00 all over \$942.50 25% of total disposable earnings

NOTE: The numbers used in this paragraph are illustrative only and must be adjusted to comply with K.S.A. 60-2310.

A. SUPPORT ORDERS. If the person seeking the garnishment for court ordered support desires to garnish more than 50% of disposable earnings, that person may request in writing to the clerk of the court to check one of the below applicable percentages:

- Employee also supports a spouse or dependent child not covered by this support order and payments are 12 weeks overdue.
- 60% Employee does not support a spouse or dependent child and payments are not 12 weeks overdue.
- 65% Employee does not support a spouse or dependent child and payments are 12 weeks overdue.

Any disposable earnings remaining after payment of the above amounts shall be retained until further order of the court.

- B. ADMINISTRATIVE FEE: From income due the employee, you may withhold and retain to defray your costs an administrative fee of \$10 for each pay period for which income is withheld, not to exceed \$20 for each 30-day period for which income is withheld, whichever is less. Such administrative fee shall be in addition to the amount required to be withheld under the order for garnishment. If the addition of this fee causes the total amount withheld to exceed the amount you are to withhold pursuant to the instructions above, the fee shall be deducted from the amount withheld.8. Complete paragraph 15 by listing the case number, name and address for all judgment creditors who have a garnishment in effect against the judgment debtor on the date you complete the attached forms. Compute the amount to be paid to each judgment creditor. For example, if there is only one judgment creditor, pay all to that one; if there are two judgment creditors, pay each one-half (½); if there are three judgment creditors, pay each one-third (1/3); etc. This allocation should be followed even if some or all of the garnishments were in effect for less than the entire pay period.
- 8. Answer Form and Written Explanation Form.
 - A. Answer Form. Sign and date the Answer form under penalty of perjury on the line provided at the bottom of the form and deliver a copy to all judgment creditors listed in 15 and to the judgment debtor. You may deliver a copy by regular mail, fax transmission, electronic mail, personal delivery, or any other reliable delivery method. If you do not receive an objection to the Answer within 14 days after you have delivered it, promptly pay the earnings withheld as indicated on the Answer to all judgment creditors designated on the Answer in the amount due each creditor as indicated on the Answer, unless you receive prior to such payment an order of the court to the contrary.
 - B. Written Explanation Form. Complete the form for each pay period for the judgment debtor as you do your normal payroll. Retain the original of the form with your normal payroll records. You do not need to furnish this form to anyone unless requested to do so. If requested to furnish a copy of this form, make a copy from the original to furnish in response to the request. As long as the garnishment order is in effect, continue to pay the earnings withheld as they are withheld, to the judgment creditors indicated on the form, unless you receive prior to such payment an order of the court to the contrary.

	In The District Court of	County, Kansas	
Judg	gment Creditor Name		
vs		Case No.	
Judg	gment Debtor		
Garı	nishee:		
Garı	nishee Address		
Garı	nishee County		
Garı	nishee fax / phone number		
Garı	nishee e-mail address		
	WRITTEN EXPLA GARNISHEE'S COMPUTATION (Chapter	OF EARNINGS WITHHELD	
1.	If the judgment debtor (employee) terminated em for which this form is made, complete the following bottom.		period
	The Judgment debtor (employee) terminated emp	loyment on(date)	
2.	If the above paragraph does not apply you must c	omplete the rest of this form.	

Read carefully the attached Instructions to Garnishee.

3.

4.	You must complete this form for each payroll period for the judgment debtor that ends while the garnishment order remains in effect. Only one form needs to be completed for each payroll per for the judgment debtor.	
5.	This Written Explanation form covers the following pay period:	
	start date: end date:	
6.	The normal pay period for employee is (designate one): weekly every two weeks semi-monthly monthly	
7.	Total gross earnings due for the pay period covered by this form are: \$	
8.	Amounts required by law to be withheld for the pay period or periods covered are:	
	(1) Federal social security tax \$	
	TOTAL DEDUCTIONS\$	
	(Deduct only those items listed ab	ove)
9.	Disposable earnings for the pay period or periods covered are:	9)
10.	See the attached Instructions to Garnishee to determine amount of disposable earnings to withheld. I am subtracting from the disposable earnings in 9 pursuant to an income withholding orde	
	support the amount of\$	
11.	I am subtracting from the disposable earnings in 9 pursuant to a lien which has priority garnishments under the law the following amount: type of lien	over
12.	In accordance with the instructions accompanying this answer form, I have determined that amount which may be paid to employee is	
13.	I am holding from the amount in 12 an administrative fee in the amount of\$	
	See attached Instructions to Garnishee for amount of the administrative fee that can be retained	d.
14.	After paying to the employee the amount stated in 12 less the administrative fee in 13, deducting any amount shown in 10 and 11, I am holding the remainder of the employedisposable earnings in the amount of	yee's

Case No.	Name	Address	Amount
A			
В			<u> </u>
C			 \$
D			
earnings are withl	neld, I will promptly p	ong as the garnishment ord	as they are withheld
earnings are withl	neld, I will promptly pentitled thereto, unless	ong as the garnishment ord	as they are withheld
earnings are with judgment creditors the contrary.	neld, I will promptly pentitled thereto, unless Address:	ong as the garnishment ord pay thereafter the earnings of I receive prior to such pay	as they are withheld
earnings are with judgment creditors the contrary. ment Debtor Name &	neld, I will promptly pentitled thereto, unless Address:	ong as the garnishment ord bay thereafter the earnings I receive prior to such pay	as they are withheld
earnings are within judgment creditors the contrary. ment Debtor Name & Street space is needed, and a street space is needed, and a street space is needed, and a street space is needed.	held, I will promptly pentitled thereto, unless Address: attach separate sheet.	ong as the garnishment ord bay thereafter the earnings I receive prior to such pay	as they are withheld ment an order of the c
earnings are with judgment creditors the contrary. ment Debtor Name & ore space is needed, a lant to K.S.A. 53-60 orrect.	held, I will promptly pentitled thereto, unless Address: attach separate sheet.	ong as the garnishment ordoxy thereafter the earnings of the I receive prior to such pay	as they are withheld ment an order of the c

15. If I do not receive an objection to this Answer within 14 days after I deliver it to all parties entitled

RETAIN THE ORIGINAL OF THIS FORM WITH YOUR NORMAL PAYROLL RECORDS. YOU DO NOT NEED TO FURNISH A COPY OF THIS FORM TO ANY PARTY UNLESS REQUESTED TO DO SO. IF REQUESTED TO FURNISH A COPY OF THIS FORM, MAKE A COPY OF THE ORIGINAL AND SEND THE COPY, ALONG WITH THE AFFIDAVIT, IN RESPONSE TO THE REQUEST.

In The Distric	ct Court of	County, Kansas
Judgment Creditor	_	
vs.		Case No
Judgment Debtor	_	
Judgment Debtor address	_	
	_	
Garnishee		
Garnishee's address	_	
Garnishee's county	_	
{Garnishee's fax phone number (if k	nown)}	
{Garnishee's e-mail address (if know	vn)}	
Pursuant to Chapter 61 of Kansas Statutes Annotated		
Type of Service Requested:		by
		TEN EXPLANATION ON OF EARNINGS WITHHELD
	, of lawful	age, hereby declares the following
1. This Affidavit is made on bo	ehalf of the a	bove named Garnishee.

2.	Attached hereto are the computations of the earnings withheld under the garnishment in effect hereunder for the following pay periods:
	start date: end date:
	I declare under penalty of perjury that the foregoing is true and correct. Dated this day of
	Signature:Printed Name:

THIS FORM SHALL BE SUBMITTED TO ALL PARTIES AND THE COURT WITHIN 14 DAYS AFTER THE REQUEST FOR THIS IS SERVED UPON YOU.

	In The District Court of	County, Kansas
(Judgment Creditor name)	Judgment Creditor,)))
(Address)))
v.	,)) Case No)
(Judgment Debtor)	Judgment Debtor) ,))
(Address)	······································)))
(Judgment Debtor)	,)))
v.)
(Garnishee name)	Garnishee.) .))
(Garnishee's Address)))
	,	,) .)
Pursuant to Chapter 61 of		

TO BE DELIVERED BY THE JUDGMENT CREDITOR TO THE JUDGMENT DEBTOR IN ANY REASONABLE MANNER IMMEDIATELY FOLLOWING SERVICE OF THE GARNISHMENT ORDER ON THE GARNISHEE.

Kansas Statutes Annotated

NOTICE TO JUDGMENT DEBTOR (earnings garnishment)

FORM #7 Page 1

You are hereby notified that the court has issued an order in the above case in favor of (name and address
of judgment creditor),
the judgment creditor in this proceeding, directing that some of your personal earnings, now in the
possession of your employer, be used to satisfy some of your debt to the judgment creditor instead of
being paid to you. This order was issued to enforce the judgment obtained by the judgment creditor
against you in this case on,

This order, called a garnishment order, requires your employer to withhold a certain amount from your earnings each pay period until your debt to the judgment creditor is satisfied or the order is released by the judgment creditor or set aside by the court.

The laws of Kansas and the United States provide that you have a right to be paid a certain amount of your personal earnings regardless of the claims of your creditors. In general, this amount is 75% of your earnings after federal and state taxes, social security, and any other deductions required by law are taken out. If the debt is for child support or the support of any other person, the protected amount is less, ranging from 35% to 50%. In addition, if your earnings are less than 30 times the federal minimum hourly wage for each week in the pay period, all of your earnings should be paid to you.

On each normal payday you should receive a paycheck for the amount your employer calculates you are entitled to receive by law. Your employer should furnish you with a written explanation of how the amount of your paycheck was calculated with the check.

If you believe that too much of your earnings have been withheld from your paycheck, you may request a hearing before this court.

If you were unable to work at your regular job for two weeks or more because you or a member of your family were sick, your earnings may not be garnished for two months after recovery from such illness. You do not need to ask for a hearing to assert this right if it applies to you. All you need to do is to file an affidavit with the court setting out the facts about the illness and your inability to work. If the garnishment order is not released after you file this affidavit, you may ask for a hearing.

In order to request a hearing, you should fill out the form at the bottom of this notice and obtain from the clerk of the court or the court a date and time for the hearing, and file the form with the clerk of the court at (address of court). Immediately after the request for hearing is filed, you shall hand deliver a copy of the request for hearing to the judgment creditor or judgment creditor's attorney, if judgment creditor is represented by an attorney, or mail a copy of the request for hearing to the judgment creditor or judgment creditor's attorney, if judgment creditor is represented by an attorney, by first-class mail at the judgment creditor's, or judgment creditor's attorney's, last known address. You should ask for this hearing as soon as possible, but no later than 10 days after this notice is served on you.

If you ask for a hearing, the court will hold a hearing within 10 days from the date it receives your request. At the hearing, you should present any evidence you have in support of your position. The burden is on you to prove that some or all of your property subject to the garnishment is exempt. You may wish to consult an attorney to represent you at this hearing.

			Case No					
(Name and address of court)	_							
R	EQUEST F	OR HEAR	ING					
I request a hearing to dispute the	judgment	creditor's	garnishment	of my	earnings	because		
(reason)								
Name of Judgment debtor		Signat	ture of Judgme	ent debto	r			
Address		Date						
City, State, Zip Code								
Telephone No.								
THIS PART SHALL BE COMPLETED The hearing requested shall be held o(time) o'clock(am or p	n the				,	(year), at		
CE	ERTIFICAT	E OF SERV	VICE					
I delivered a copy of the above reque attorney, if the judgment creditor is repr following manner and at the following a	resented by a	n attorney	, by hand-deli					
(name of judgment creditor or judgment	creditor's at	torney						
(address of judgment creditor or judgme	nt creditor's	attorney)						
(manner deliveredhand-delivery or first	t-class mail)	1						
(date delivered)								
		Signat	ture of Judgme	ent Debto	or			

	In The District Court of			(_ County, Kansas					
)						
(Judgment Creditor name))	Judgm	ent C	,) reditor,))						
(Address))						
v.)	Case No)				
(Judgment Debtor)		Judg	ment I	,) Debtor,))						
(Address))						
(Judgment Debtor)				,)						
v.)						
(Garnishee name)			Gar	rnishee.)						
(Garnishee's Address))						
Pursuant to Chapter 61 of Kansas Statutes Annotate										
	R	ELEASE O	F GA	RNISHN	MENT					
The judgment credito	or hereby	releases	the	garnish in th	nment of is action.	order	issued	on	or	about
				Signat	ure					_

In The D	District Court of County, Kansas
Judgment Creditor	<u></u>
vs.	Case No
Judgment Debtor	
Address	
Garnishee	
Address	
{Garnishee's fax phone number ((if known)}
{Garnishee's e-mail address (if k	nown)}
Pursuant to Chapter 61 of Kansas Statutes Annotated	
Type of Service Requested:	by
-	EST FOR WRITTEN EXPLANATION S COMPUTATION OF EARNINGS WITHHELD
To the above-named Garnishee:	
	that you provide a written explanation of your computations of garnishment in effect hereunder for the following pay periods:
start date: end date:	
	FORM #9

after	shall submit the written explanat this request is served upon yo plying with this Request.						
Date	d this day of		·				
		Jud SC	_	editor or Atto	rney Signat	ture	
{If a	pplicable, include the following:						
	is a communication from a debration obtained will be used for			s an attempt	to collect a	ı debt	and any
	RETURN ON SERVICE O	F REQUE	ST FOR	WRITTEN E	XPLANAT	ION	
	reby certify that I have served putation of Earnings Withheld in		-	-	planation c	of Gar	nishee's
(1)	Personal Service. By delivering the answer form to each of the f	ollowing p	persons of		_	ı two c	opies of
	(Name)	Date)	,				
(2)	Agent Service. By delivering a the answer form to each of the receive service of process on the	following	g agents a		-		-
	(Name)	Date)	,				
(3)	Service by Return Receipt Del						•
	answer form by return receipt address:	delivery to	each of	the following	persons at	the fo	ollowing
	with such delivery m	ade by	the	following	person	or	entity:
	Attached hereto is a copy of the	return rec	eipt evide	encing such de	elivery.		

(4)	Return Receipt Delivery Refused. By mailing on the day of
(5)	Mail Service. By mailing on the day of,, a copy of the garnishment order, along with two copies of the answer form by first class mail to each of the following persons at the following addresses:
(6)	Telefacsimile communication. By faxing on the day of
(7)	Internet electronic mail. By e-mailing on the day of,, at o'clockm., a copy of the garnishment order, along with a copy of the answer form, to the following persons at the following e-mail addresses:
	Transmitting person's e-mail address:
8)	No Service. The following persons were not served:
	uant to K.S.A. 53-601, as amended, I declare under the penalty of perjury that the foregoing see and correct.
EXE	CUTED on,
	Signature. Sheriff or Process Server

DATE	CASE NO.	REC'D BY	RECEIVED FROM	RECEIPT NO. CHECK NO.	REC'D	BALANCE DUE

	In The District C	Court o	f	_ Co	ounty, K	Cansas		
	J			_,)				
				or,)				
(Address)				_,)				
v.)	Case N	o		
(Judgment Debtor)		Judgn	nent Debto	_,) or,))				
(Address)				_,) _,)				
(Judgment Debtor)				_,) _,))				
Pursuant to Chapter 61 of Kansas Statutes Annotated								
	SATISFA	ACTIC	ON OF JU	DGM	MENT			
The judgment in this m	atter is hereby	fully	satisfied	as 1	to the	following	Judgment	Debtor(s)
			Sig	natu	re of Ju	dgment Cre	editor	