GARNISHMENT SUMMONS Commonwealth of Virginia Va. Code §§ 8.01-511, 8.01-512.3		CASE NO.	HEARING DATE & TIME
COURT N		JUDGMENT CREDITOR'S NAME	
	DDRESS AND TELEPHONE NUMBER hereby commanded to serve this summons on the judgment	STREET ADDRESS	
debtor and the garnishee.		CITY, STATE, ZIP	
TO THE GARNISHEE: You are hereby commanded to (1) file a written answer with this court, or (2) deliver payment to this court, or (3) appear before this court on the hearing date and time shown on this summons to answer the Suggestion for Summons in Garnishment of the judgment creditor that, by reason of the lien of writ of fieri facias, there is a liability as shown in the statement upon the garnishee.		TELEPHONE NUMBER	GARNISHMENT
As garnishee, you shall withhold from the judgment debtor any sums of money to which the judgment debtor is or may be entitled from you during the period between the date of service of this summons on you and the date		JUDGMENT CREDITOR'S ATTORNEY'S NAME	SUMMONS
for your appearance in court, subject to the following limitations: (1) The maximum amount which may be garnished is the "TOTAL BALANCE DUE" as shown on this summons. (2) You shall not be liable to the judgment creditor for any property not specified in this garnishment summons. (3) If the sums of money being		ADDRESS	This is a garnishment against (check only one) [] the judgment debtor's wages, salary or other
	ARNINGS SUBJECT TO GARNISHMENT" shall apply. It summons is served on an employer having one thousand or more employees, then money to		compensation. [] some other debt due or
which the judgment debtor is or may be entitle salaries, commission or other earnings which,			property of the judgment debtor, specifically,
time allowance for making a timely return by		STREET ADDRESS	MAXIMUM PORTION OF
DATE OF ISSUANCE OF SUMMONS	CLERK	CITY, STATE, ZIP	DISPOSABLE EARNINGS SUBJECT TO GARNISH-
DATE AND TIME OF DELIVERY OF WRIT OF FIERI FACIAS TO SHERIFF IF DIFFERENT FROM DATE OF ISSUANCE OF THIS SUMMONS	TO GARNISHEE: On check or written answer, include return date, case number and judgment debtor's name. MAKE CHECK PAYABLE TO JUDGMENT CREDITOR AND DELIVER TO THE COURT.	SOCIAL SECURITY NUMBER TELEPHONE NUMBER	MENT [] Support [] 50% [] 55%
	RIT OF FIERI FACIAS TO ANY AUTHORIZED OFFICER: You are commanded to execute this writ and nake from the intangible personal estate of the judgment debtor(s) the principal, interest, costs and attorney's s, less credits, shown in the Garnishment Summons. You are further commanded to make your return to the k's office according to law.		[] 60% [] 65% (if not specified, then 50%)
			[] state taxes, 100% If none of the above are
Homestead Exemption Waived? [] yes [] no [] cannot be demanded		ĊĬŤŶ, ŚŤĂŤĖ, ŻĬP	checked, then § 34-29(a) applies (a plain-language interpretation of this
DATE OF ISSUANCE OF WRIT	CLERK	DATE OF JUDGMENT TELEPHONE NUMBER	section is on the reverse of
CASE DISPOSITION		STATEMENT	this GARNISHMENT SUMMONS).
I ORDER that		\$ Judgment Principal Credits	
	through the court \$net of any credits.	Interest	\$received by
the case be DISMISSED.		Judgment Costs	10001ved by
r 1		Attorney's Fees Garnishment Costs	JUDGMENT CREDITOR [] Judgment debtor present
DATE ENTERED	JUDGE	TOTAL BALANCE DUE	DATE

The garnishee shall rely on this amount.

The following statement is not the law but is an interpretation of the law which is intended to assist those who must respond to this garnishment. You may rely on this only for general guidance because the law itself is the final word. (Read the law, § 34-29 of the Code of Virginia, for a full explanation. A copy of § 34-29 is available at the Clerk's office. If you do not understand the law, call a lawyer for help.)

An employer may take as much as 25 percent of an employee's disposable earnings to satisfy this garnishment. But if any employee makes the minimum wage or less for his week's earnings, the employee will ordinarily get to keep 40 times the minimum hourly wage.

But an employer may withhold a different amount of money from that above if:

- (1) The employee must pay child support or spousal support and was ordered to do so by a court procedure or other legal procedure. No more than 65 percent of an employee's earnings may be withheld for support;
- (2) Money is withheld by order of a bankruptcy court; or
- (3) Money is withheld for a tax debt.

"Disposable earnings" means the money an employee makes "after taxes" and after other amounts required by law to be withheld are satisfied. Earnings can be salary, hourly wages, commissions, bonuses, payments to an independent contractor, or otherwise, whether paid directly to the employee or not.

If an employee tries to transfer, assign or in any way give his earnings to another person to avoid the garnishment, it will not be legal; earnings are still earnings.

Financial institutions that receive an employee's paycheck by direct deposit do not have to determine what part of a person's earnings can be garnished.

CAME	TO HAND
	DATE AND TIME
	SHERIFF
otherwise FACIAS.	Writ of Fieri Facias to be used if no effects found e, use appropriate sections of DC-467, WRIT OF FIERI EFFECTS FOUND
	DATE
	SHERIFF
	DEPUTY SHERIFF

RETURNS: The judgment debtor was served, according to law, as indicated below, unless not found, with a copy of both this summons and the 8.8.01-512.4 form

both this summons and the § 8.01-512.4 form.			
JUDGMENT DEBTOR			
[] PERSONAL SERVICE			
Being unable to make personal service, a copy was delivered in the following manner:			
Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above.			
Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed			
above. (Other authorized recipient not found.)			
Served on Secretary of the Commonwealth.			
[] Not found			
SERVING OFFICER			
DATE OF SERVICE			

RETURNS: The following garnishee was served, according to law, as indicated below, unless not found.

GARNISHEE				
ADDRESS				
[] PERSONAL SERVICE	[] FEDERAL SERVICE*			
SERVICE ON AN ENTITY PURSUANT TO § 8.01-513:				
Served on garnishment designee. List name entity type.				
Certificate filed indicating inability to serve garnishment designee and describing alternative method of service.				
SERVICE ON AN INDI	VIDUAL:			
Being unable to make personal service, a copy was delivered in the following manner:				
Delivered to family member (not temporary sojourner or guest) age 16 or older at usual place of abode of party named above after giving information of its purport. List name, age of recipient, and relation of recipient to party named above.				
[] Posted on front door or such other door as appears to be the main entrance of usual place of abode, address listed above. (Other authorized recipient not found.)				
[] Served on the Secretary of the	he Commonwealth			
[] Copy mailed to judgment de on date of service unless a c shown.				
DATE	OF MAILING			
Not found				
S	ERVING OFFICER			
DATE OF SERVICE				
42 U.S.C. § 659 provide that	es, 5 U.S.C. § 5520a(c)(1) and the garnishee, when a federal personally or by certified or			

registered mail, return receipt requested.