02/18/19 **REVISOR** KLL/MO 19-3722 as introduced

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

OFFICIAL STATUS

S.F. No. 1706

(SENATE AUTHORS: HOUSLEY and Wiklund)

DATE 02/25/2019 D-PG

Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy 03/18/2019 Comm report: To pass as amended

A bill for an act 1.1

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relating to civil actions; extending the 70-day period from date of service of 1.2 garnishment to 90 days for earnings; modifying amount of earnings subject to 1.3 garnishment; amending Minnesota Statutes 2018, sections 571.72, subdivisions 1.4 2, 7; 571.73, subdivision 3; 571.74; 571.75, subdivisions 1, 2; 571.922; 571.923. 1.5

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2018, section 571.72, subdivision 2, is amended to read:

Subd. 2. Service of garnishment summons. To enforce a claim asserted in a civil action venued in a court of record, a garnishment summons may be issued by a creditor and served upon the garnishee in the same manner as other summons in that court of record, except that service may not be made by publication. Service of a garnishment summons on the garnishee may also be made by certified mail, return receipt requested. A garnishment summons served by certified mail is effective if served at the garnishee's regular place of business. The effective date of service by certified mail is the time of receipt by the garnishee. A single garnishment summons may be addressed to two or more garnishees but must state whether each is summoned separately or jointly.

The garnishment summons must state:

- (1) the full name of the debtor, the debtor's last known mailing address, and the amount of the claim that remains unpaid;
- (2) the date of the entry of judgment against the debtor or that the debtor is in default 1.20 pursuant to rule 55.01 of the Minnesota Rules of Civil Procedure for the District Courts. Where there is a prejudgment garnishment pursuant to section 571.93, the garnishment summons must include a copy of the court order;

Section 1. 1 2.1

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(3) if the garnishment is on any indebtedness, money, or property other than earnings, the garnishee shall serve upon the creditor and upon the debtor within 20 days after service of the garnishment summons, a written disclosure, of the garnishee's indebtedness, money, or other property owing to the debtor and answers to all written interrogatories that are served with the garnishment summons. The garnishment summons shall also state that if the garnishment is on earnings and the debtor has garnishable earnings, the garnishee shall serve the disclosure within ten days of the last payday to occur within the 70 90 days after the date of service of the garnishment summons;

- (4) that the creditor shall not require disclosure of the disposable earnings, indebtedness, money, or property of debtor in the garnishee's possession or under the garnishee's control in excess of 110 percent of the amount of the claim that remains unpaid;
- (5) that the garnishee shall retain disposable earnings, indebtedness, money, or property of the debtor in the garnishee's possession or under the garnishee's control not in excess of 110 percent of the amount of the claim that remains unpaid, until the creditor causes a writ of execution to be served upon the garnishee, until the debtor authorizes release to the creditor, until the creditor authorizes release to the debtor, upon court order, or by operation of law;
- (6) that after the expiration of the period of time specified in section 571.79 from the date of service of the garnishment summons, the garnishee's retention obligation automatically expires;
- (7) that an assignment of wages made by the debtor within ten days before the service of the first garnishment summons on a debt is void and that any indebtedness to the garnishee incurred with ten days before the service of the first garnishment summons on a debt may not be set off against amounts otherwise subject to the garnishment.
- Sec. 2. Minnesota Statutes 2018, section 571.72, subdivision 7, is amended to read:
- Subd. 7. **Forms.** No creditor shall use a form that contains alterations or changes from the statutory forms that mislead debtors as to their rights and the garnishment procedure generally. If a court finds that a creditor has used a misleading form, the debtor shall be awarded actual damages, costs, reasonable attorney's fees resulting from additional proceedings, and an amount not to exceed \$100. All forms must be clearly legible and printed in not less than the equivalent of 10-point type. A form that uses both sides of a sheet must clearly indicate on the front side that there is additional information on the back side of the sheet.

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Forms, including the statutory forms, used in garnishments of earnings for the satisfaction of judgments for child support must be changed by the creditor to reflect the fact that the 70-day 90-day period of effectiveness does not apply to these garnishments if the judgment creditor is a county and the employer is notified by the county when the judgment is satisfied.

- Sec. 3. Minnesota Statutes 2018, section 571.73, subdivision 3, is amended to read:
- Subd. 3. **Property attachable.** Subject to the exemptions provided by sections 550.37 and 571.922 and any other applicable statute, the service of a garnishment summons under this chapter attaches:
- (1) except as otherwise provided in clause (4), all unpaid nonexempt disposable earnings owed or to be owed by the garnishee and earned or to be earned by the debtor within the pay period in which the garnishment summons is served and within all subsequent pay periods whose paydays occur within the 70 90 days after the date of service of the garnishment summons. "Payday" means the day upon which the garnishee pays earnings to the debtor in the ordinary course of business. If the debtor has no regular paydays, "payday" means the 15th day and the last day of each month;
- (2) all other nonexempt indebtedness, money, or other property due or belonging to the debtor and owing by the garnishee or in the possession or under the control of the garnishee at the time of service of the garnishment summons, whether or not the same has become payable. The garnishee shall not be compelled to pay or deliver the same before the time specified by any agreement unless the agreement was fraudulently contracted to defeat a garnishment or other collection remedy;
- (3) all other nonexempt intangible or tangible personal property of the debtor in the possession or under the control of the garnishee at the time of service of the garnishment summons, including property of any kind due from or in the hands of an executor, administrator, personal representative, receiver, or trustee, and all written evidences of indebtedness whether or not negotiable or not yet underdue or overdue; and
- (4) for a garnishment on a judgment for child support by a county, all unpaid nonexempt disposable earnings owed or to be owed by the garnishee and earned or to be earned by the debtor within the pay period in which the garnishment summons is served and within all subsequent pay periods until the judgment is satisfied.

Sec. 3. 3

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Sec. 4. Minnesota Statutes 2018, section 571.74, is amended to read:

571.74 GARNISHMENT SUMMONS AND NOTICE TO DEBTOR.

The garnishment summons and notice to debtor must be substantially in the following form. The notice to debtor must be in no smaller than 14-point type.

GARNISHMENT SUMMONS

4.6	STATE OF MINNESOTA	DISTRICT COURT
4.7	COUNTY OF	JUDICIAL DISTRICT
4.8	(Creditor)	
4.9	(Debtor)	UNPAID BALANCE
4.10	(Debtor's Address)	Date of Entry
4.11 4.12	(Garnishee)	of Judgment (or) Subject to Minnesota Statutes, section 571.71, subd. 2

GARNISHMENT SUMMONS

The State of Minnesota

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To the Garnishee named above:

You are hereby summoned and required to serve upon the creditor's attorney (or the creditor if not represented by an attorney) and on the debtor within 20 days after service of this garnishment summons upon you, a written disclosure, of the nonexempt indebtedness, money, or other property due or belonging to the debtor and owing by you or in your possession or under your control and answers to all written interrogatories that are served with the garnishment summons. However, if the garnishment is on earnings and the debtor has garnishable earnings, you shall serve the completed disclosure form on the creditor's attorney, or the creditor if not represented by an attorney, within ten days of the last payday to occur within the 70 90 days after the date of the service of this garnishment summons. "Payday" means the day which you pay earnings in the ordinary course of business. If the debtor has no regular paydays, "payday" means the 15th day and the last day of each month.

Your disclosure need not exceed 110 percent of the amount of the creditor's claim that remains unpaid.

You shall retain garnishable earnings, other indebtedness, money, or other property in your possession in an amount not to exceed 110 percent of the creditor's claim until such time as the creditor causes a writ of execution to be served upon you, until the debtor authorizes you in writing to release the property to the creditor, or until the expiration of days from the date of service of this garnishment summons upon you, at which time

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you shall return the disposable earnings, other indebtedness, money, or other property to the debtor.

5.3 EARNINGS

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In the event you are summoned as a garnishee because you owe "earnings" (as defined on the Earnings Garnishment Disclosure form attached to this Garnishment Summons, if applicable) to the debtor, then you are required to serve upon the creditor's attorney, or the creditor if not represented by an attorney, a written earnings disclosure form within the time limit set forth above.

In the case of earnings you are further required to retain in your possession all unpaid nonexempt disposable earnings owed or to be owed by you and earned or to be earned to the debtor within the pay period in which this garnishment summons is served and within all subsequent pay periods whose paydays (defined above) occur within the 70 90 days after the date of service of this garnishment summons.

Any assignment of earnings made by the debtor to any party within ten days before the receipt of the first garnishment on a debt is void. Any indebtedness to you incurred by the debtor within the ten days before the receipt of the first garnishment on a debt may not be set off against amounts otherwise subject to the garnishment.

You are prohibited by law from discharging or disciplining the debtor because the debtor's earnings have been subject to garnishment.

This Garnishment Summons includes:

(check applicable box)

Earnings garnishment 5.22 (see attached Earnings Disclosure Form) 5.23 Nonearnings garnishment 5 24 (see attached Nonearnings Disclosure Form) 5.25 Both Earnings and Nonearnings garnishment 5.26 (see both attached Earnings and Nonearnings 5.27 Disclosure Form) 5.28

NOTICE TO DEBTOR

A Garnishment Summons, Earnings Garnishment Disclosure form, Nonwage Garnishment Disclosure form, Garnishment Exemption Notices and/or written Interrogatories (strike out if not applicable), copies of which are hereby served on you, were served upon the Garnishee by delivering copies to the Garnishee. The Garnishee was paid \$15.

Sec. 4. 5

6.1	Dated:	
6.2		Attorney for Creditor (or creditor)
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6.6		Address
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6.8		Telephone
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6.10		Attorney I.D. No

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Sec. 5. Minnesota Statutes 2018, section 571.75, subdivision 1, is amended to read:

Subdivision 1. **Garnishee to disclose.** The garnishee shall serve on both the creditor and the debtor, within 20 days after service of the garnishment summons, a written disclosure of the garnishee's indebtedness, money, or other property owing to the debtor. However, if the garnishment is on earnings and the debtor has garnishable earnings, the garnishee shall serve the disclosure and earnings disclosure worksheet within ten days after the last payday to occur within the 70 90 days after the date of the service of this garnishment summons. "Payday" means the day upon which the garnishee pays earnings to the debtor in the ordinary course of business. If the debtor has no regular paydays, "payday" means the 15th day and the last day of each month. The amount of the garnishee's disclosure need not exceed 110 percent of the amount of the creditor's claim that remains unpaid, after subtracting the total of setoffs, defenses, exemptions, ownership claims, or other interests. The answers to the garnishment disclosure form may be served personally or by first class mail. If the disclosure is by a corporation, it shall be made by an officer, managing agent, or other authorized person having knowledge of the facts.

Sec. 6. Minnesota Statutes 2018, section 571.75, subdivision 2, is amended to read:

Subd. 2. **Contents of disclosure.** The disclosure must state:

- (a) If an earnings garnishment disclosure, the amount of disposable earnings earned by the debtor within the debtor's pay periods as specified in section 571.921.
- (b) If a nonearnings garnishment disclosure, a description of any personal property or any instrument or papers relating to this property belonging to the judgment debtor or in which the debtor is interested or other indebtedness of the garnishee to the debtor.

(c) If the garnishee asserts any setoff, defense, claim, or lien on disposable earnings, other indebtedness, money, or property, the garnishee shall disclose the amount and the facts concerning the same.

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- (d) Whether the debtor asserts any exemption, or any other objection, known to the garnishee against the right of the creditor to garnish the disposable earnings, other indebtedness, money, or property disclosed.
- (e) If other persons assert claims to any disposable earnings, other indebtedness, money, or property disclosed, the garnishee shall disclose the names and addresses of these claimants and, so far as known by the garnishee, the nature of their claims.
- (f) The garnishment disclosure forms and earnings disclosure worksheet must be the same or substantially similar to the following forms. If the garnishment affects earnings of the debtor, the creditor shall use the earnings garnishment disclosure form. If the garnishment affects any indebtedness, money, or property of the debtor, other than earnings, the creditor shall use the nonearnings garnishment disclosure form. Nothing contained in this paragraph limits the simultaneous use of the earnings and nonearnings garnishment disclosure forms.

EARNINGS DISCLOSURE FORM AND WORKSHEET

7.17	STATE OF MINNESOTA	DISTRICT COURT
7.18	COUNTY OF	JUDICIAL DISTRICT
7.19	(Creditor)	
7.20	(Debtor)	GARNISHMENT
7.21	(Garnishee)	EARNINGS DISCLOSURE

7.22 DEFINITIONS

"EARNINGS": For the purpose of garnishment, "earnings" means compensation paid or payable to an employee for personal services or compensation paid or payable to the producer for the sale of agricultural products; milk or milk products; or fruit or other horticultural products produced when the producer is operating a family farm, a family farm corporation, or an authorized farm corporation, as defined in section 500.24, subdivision 2, whether denominated as wages, salary, commission, bonus, or otherwise, and includes periodic payments pursuant to a pension or retirement.

"DISPOSABLE EARNINGS": Means that part of the earnings of an individual remaining after the deduction from those earnings of amounts required by law to be withheld. (Amounts required by law to be withheld do not include items such as health insurance, charitable contributions, or other voluntary wage deductions.)

"PAYDAY": For the purpose of garnishment, "payday(s)" means the date(s) upon which 8.1 the employer pays earnings to the debtor in the ordinary course of business. If the debtor 8.2 has no regular payday, payday(s) means the fifteenth and the last day of each month. 8.3 THE GARNISHEE MUST ANSWER THE FOLLOWING QUESTIONS: 8.4 8.5 1. Do you now owe, or within 70 90 days from the date the garnishment summons was served on you, will you or do you expect to owe money to the debtor for earnings? 8.6 Yes No 8.7 2. Does the debtor earn more than \$...... per week? (This amount is the federal minimum 8.8 wage per week.) 8.9 No Yes 8.10 INSTRUCTIONS FOR COMPLETING THE 8.11 EARNINGS DISCLOSURE 8.12 8.13 A. If your answer to either question 1 or 2 is "No," then you must sign the affirmation on Page 2 and return this disclosure to the creditor's attorney (or the creditor if not represented 8.14 by an attorney) within 20 days after it was served on you, and you do not need to answer 8.15 the remaining questions. 8.16 B. If your answers to both questions 1 and 2 are "Yes," you must complete this form 8.17 and the Earnings Disclosure Worksheet as follows: 8.18 For each payday that falls within 70 90 days from the date the garnishment summons 8.19 was served on you, YOU MUST calculate the amount of earnings to be retained by 8.20 completing Steps 3 through 11, and enter the amounts on the Earnings Disclosure 8.21 Worksheet. UPON REQUEST, THE EMPLOYER MUST PROVIDE THE DEBTOR 8.22 WITH INFORMATION AS TO HOW THE CALCULATIONS REQUIRED BY THIS 8.23 DISCLOSURE WERE MADE. 8.24 Each payday, you must retain the amount of earnings listed in Column I on the Earnings 8.25 Disclosure Worksheet. 8.26 You must return this Earnings Disclosure Form and the Earnings Disclosure Worksheet 8.27 to the creditor's attorney (or the creditor if not represented by an attorney) and deliver 8.28 a copy to the debtor within ten days after the last payday that falls within the 70-day 8.29 90-day period. 8.30

9.1	If the claim is wholly satisfied or if the debtor's employment ends before the expiration			
9.2	of the 70-day 90-day period, your disclosure should be made within ten days after the			
9.3	last payda	y for which earning	as were attached.	
9.4	last payday for which earnings were attached. For Steps 3 through 11, "Columns" refers to columns on the Earnings Disclosure Worksheet.			
9.5	3.	COLUMN A.	Enter the date of debtor's payday.	
9.6	4.	COLUMN B.	Enter debtor's gross earnings for each payday.	
9.7	5.	COLUMN C.	Enter debtor's disposable earnings for each payday.	
9.8 9.9	6.	COLUMN D.	Enter 25 percent of disposable earnings. (Multiply Column C by .25.)	
9.10 9.11 9.12 9.13 9.14 9.15 9.16 9.17	7.	COLUMN E.	Enter here 40 times the hourly federal minimum wage (\$) times the number of work weeks included in each payday. (Note: If a pay period includes days in excess of whole work weeks, the additional days should be counted as a fraction of a work week equal to the number of workdays in excess of a whole work week divided by the number of workdays in a normal work week.)	
9.18 9.19	8.	COLUMN F.	Subtract the amount in Column E from the amount in Column C, and enter here.	
9.20 9.21	9.	COLUMN G.	Enter here the lesser of the amount in Column D and the amount in Column F.	
9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 9.32	10.	COLUMN H.	Enter here any amount claimed by you as a setoff, defense, lien, or claim, or any amount claimed by any other person as an exemption or adverse interest which would reduce the amount of earnings owing to the debtor. (Note: Any indebtedness to you incurred by the debtor within the ten days before the receipt of the first garnishment on a debt may not be set off against amounts otherwise subject to the garnishment. Any assignment of earnings made by the debtor to any party within ten days before the receipt of the first garnishment on a debt is void.)	
9.33 9.34 9.35 9.36			You must also describe your claim(s) and the claims of others, if known, in the space provided below the worksheet and state the name(s) and address(es) of these persons.	
9.37 9.38 9.39			Enter zero in Column H if there are no claims by you or others which would reduce the amount of earnings owing to the debtor.	
9.40 9.41 9.42 9.43	11.	COLUMN I.	Subtract the amount in Column H from the amount in Column G and enter here. This is the amount of earnings that you must retain for the payday for which the calculations were made.	
9.44			AFFIRMATION	

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10.1	I, (person si	gning Affirmation), am the garnisl	hee or I am authorized by
10.2	the garnishee to complete this	earnings disclosure, and have don	ne so truthfully and to the
10.3	best of my knowledge.		
10.4	Dated:		
10.5		Signature	
10.6			
10.7		Title	
10.8			
10.9		Telephone Number	r
10.10	EARN	INGS DISCLOSURE WORKSHE	EET
10.11			
10.12		Debtor's Name	
10.13	A	В	C
10.14 10.15	Payday Date	Gross Earnings	Disposable Earnings
10.16	1	\$	\$
10.17	2		
10.18	3		
10.19	4		
10.20	5		
10.21	6		
10.22	7		
10.23	8		
10.24	9		
10.25	10		
10.26	D	E	F
10.27 10.28	25% of Column C	40 X Min. Wage	Column C minus Column E
10.29	1		
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10.31	3		
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11.4 11.5 11.6	Lesser of Column D and Column F	Setoff, Lien, Adverse Interest, or Other Claims	Column G minus Column H
11.7	1		
11.8	2		
11.9	3		
11.10	4		
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11.12	6		
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11.15	9		
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11.17		TOTAL OF CO	DLUMN I \$
11.18	*If you entered any amo	unt in Column H for any payday(s)) vou must describe below
11.19		aims of others. For amounts claime	
11.19	•	es of these persons, and the nature	•
11.20	state the names and address	es of these persons, and the nature	or their claim, it known.
11.21			
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		A DEIDNAATION	
11.24		AFFIRMATION	
11.25	I, (person	n signing Affirmation), am the third	party or I am authorized by
11.26	the third party to complete t	his earnings disclosure worksheet,	and have done so truthfully
11.27	and to the best of my knowl	edge.	
11.28	Dated:		
11.29	Signature		
11.30	Title		
11.30	Telephone Number ()		
11.31	•		
11.32	EARNINGS	S DISCLOSURE FORM AND WO	RKSHEET
11.33]	FOR CHILD SUPPORT DEBTOR	

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For each payday that falls within 70 90 days from the date the garnishment summons 13.1 was served on you, YOU MUST calculate the amount of earnings to be retained by 13.2 completing steps 2 through 8 on page 2, and enter the amounts on the Earnings Disclosure 13.3 Worksheet. UPON REQUEST, THE EMPLOYER MUST PROVIDE THE DEBTOR 13.4 WITH INFORMATION AS TO HOW THE CALCULATIONS REQUIRED BY THIS 13.5 DISCLOSURE WERE MADE. 13.6 13.7 Each payday, you must retain the amount of earnings listed in column G on the Earnings Disclosure Worksheet. 13.8 You must pay the attached earnings and return this earnings disclosure form and the 13.9 13.10 Earnings Disclosure Worksheet to the creditor's attorney (or the creditor if not represented by an attorney) and deliver a copy to the debtor within ten days after the last payday 13.11 that falls within the 70-day 90-day period. If the claim is wholly satisfied or if the debtor's 13.12 employment ends before the expiration of the 70-day 90-day period, your disclosure 13.13 should be made within ten days after the last payday for which earnings were attached. 13.14 For steps 2 through 8, "columns" refers to columns on the Earnings Disclosure Worksheet. 13.15 (2) COLUMN A. Enter the date of debtor's payday. 13.16 (3) COLUMN B. Enter debtor's gross earnings for each payday. 13.17 (4) COLUMN C. Enter debtor's disposable earnings for each payday. 13.18 (5) COLUMN D. Enter either 50, 55, 60, or 65 percent of disposable earnings, based 13.19 on which of the following descriptions fits the child support judgment debtor: 13.20 (a) 50 percent of the judgment debtor's disposable income, if the judgment debtor is 13.21 supporting a spouse or dependent child and the judgment is 12 weeks old or less (12 weeks 13.22 to be calculated to the beginning of the work week in which the execution levy is received); 13.23 (b) 55 percent of the judgment debtor's disposable income, if the judgment debtor is 13.24 supporting a spouse or dependent child, and the judgment is over 12 weeks old (12 weeks 13.25 to be calculated to the beginning of the work week in which the execution levy is received); 13.26 (c) 60 percent of the judgment debtor's disposable income, if the judgment debtor is not 13.27 supporting a spouse or dependent child and the judgment is 12 weeks old or less (12 weeks 13.28 to be calculated to the beginning of the work week in which the execution levy is received); 13.29 13.30 or (d) 65 percent of the judgment debtor's disposable income, if the judgment debtor is not 13.31 supporting a spouse or dependent child, and the judgment is over 12 weeks old (12 weeks 13.32

02/18/19 REVISOR KLL/MO 19-3722 as introduced to be calculated to the beginning of the work week in which the execution levy is received). 14.1 (Multiply column C by .50, .55, .60, or .65, as appropriate.) 14.2 (6) COLUMN E. Enter here any amount claimed by you as a setoff, defense, lien, or 14.3 claim, or any amount claimed by any other person as an exemption or adverse interest that 14.4 would reduce the amount of earnings owing to the debtor. (Note: Any assignment of earnings 14.5 made by the debtor to any party within ten days before the receipt of the first garnishment 14.6 on a debt is void. Any indebtedness to you incurred by the debtor within the ten days before 14.7 14.8 the receipt of the first garnishment on a debt may not be set off against amounts otherwise subject to the garnishment.) 14.9 14.10 You must also describe your claim(s) and the claims of others, if known, in the space provided below the worksheet and state the name(s) and address(es) of these persons. 14.11 Enter zero in column E if there are no claims by you or others that would reduce the 14.12 amount of earnings owing to the judgment debtor. 14.13 (7) COLUMN F. Subtract the amount in column E from the amount in column D and 14.14 enter here. This is the amount of earnings that you must remit for the payday for which the 14.15 calculations were made. 14.16 **AFFIRMATION** 14.17 I, (person signing Affirmation), am the garnishee or I am authorized by the 14.18 garnishee to complete this earnings disclosure, and have done so truthfully and to the best 14.19 of my knowledge. 14.20 Dated: 14.21 Signature 14.22 14.23 Title 14.24 14.25 Telephone Number 14.26 **EARNINGS DISCLOSURE** 14.27 **WORKSHEET** 14.28 Debtor's Name 14.29 Α В \mathbf{C} 14.30 **Gross Earnings** Disposable Payday Date 14.31 Earnings 14.32

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Sec. 6. 14

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15.8	10				
15.9	D		E		F
15.10 15.11 15.12	Either 50, 5 65% of Col		Setoff, Lien, Adverse Interest or Other Claims	•	Column D minus Column E
15.13	1				
15.14	2				
15.15	3				
15.16	4			•	
15.17	5				
15.18	6				
15.19	7				
15.20	8				
15.21	9				
15.22	10				
15.23			TOTAL OF CO	LUMN F \$	
15.24	*If you	entered any amour	nt in column E for any pa	ıyday(s), you mu	ist describe below
15.25	either your	claims, or the clai	ms of others. For amount	s claimed by oth	ers, you must both
15.26	state the nar	mes and addresses	s of such persons, and the	nature of their c	elaim, if known.
15.27					
15.28					
15.29					
15.30			AFFIRMATION		
15.31	I,	(person signi	ing Affirmation), am the t	third party or I an	m authorized by the
15.32	third party t	o complete this ea	rnings disclosure worksh	eet, and have do	ne so truthfully and
15.33	to the best of	of my knowledge.			
15.34					
15.35				Signature	

Sec. 6. 15

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as introduced

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as introduced

(7) Enter on the line below the is subtracted from the sum of line	e difference obtained (never less than zero) when line (6) as (1) and (2).
	0 percent of the amount of the creditor's claim which
	e lesser of line (7) and line (8). Retain this amount only if
	AFFIRMATION
	ning Affirmation), am the garnishee or I am authorized nonearnings garnishment disclosure, and have done so nowledge.
Dated:	
	Signature
	Title
	Telephone Number
Sec. 7. Minnesota Statutes 2018	s, section 571.922, is amended to read:
571.922 LIMITATION ON V	WAGE GARNISHMENT.
(a) Unless the judgment is for child support, the maximum part of the aggregate	
disposable earnings of an individu	ual for any pay period subjected to garnishment may not
exceed the lesser of:	
(1) 25 percent of the debtor's of	disposable earnings; or
(2) the amount by which the d	ebtor's disposable earnings exceed the following product
greater of:	
(i) 40 times the state minimum	n hourly wage prescribed by section 177.24, subdivision

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KLL/MO

19-3722

as introduced

Sec. 7. 17

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(ii) 40 times the federal minimum hourly wages prescribed by section 6(a)(1) of the Fair Labor Standards Act of 1938, United States Code, title 29, section 206(a)(1)₅. The calculation of the amount that is subject to garnishment must be based on the hourly wage in effect at the time the earnings are payable, times the number of work weeks in the pay period. When a pay period consists of other than a whole number of work weeks, each day of that pay period in excess of the number of completed work weeks shall be counted as a fraction of a work week equal to the number of excess workdays divided by the number of days in the normal work week.

- (b) If the judgment is for child support, the garnishment may not exceed:
- (1) 50 percent of the judgment debtor's disposable income, if the judgment debtor is supporting a spouse or dependent child and the judgment is 12 weeks old or less (12 weeks to be calculated to the beginning of the work week in which the execution levy is received);
- (2) 55 percent of the judgment debtor's disposable income, if the judgment debtor is supporting a spouse or dependent child, and the judgment is over 12 weeks old (12 weeks to be calculated to the beginning of the work week in which the garnishment summons is received);
- (3) 60 percent of the judgment debtor's disposable income, if the judgment debtor is not supporting a spouse or dependent child and the judgment is 12 weeks old or less (12 weeks to be calculated to the beginning of the work week in which the execution levy is received); or
- (4) 65 percent of the judgment debtor's disposable income, if the judgment debtor is not supporting a spouse or dependent child, and the judgment is over 12 weeks old (12 weeks to be calculated to the beginning of the work week in which the garnishment summons is received).
- Wage garnishments on judgments for child support are effective until the judgments are satisfied if the judgment creditor is a county and the employer is notified by the county when the judgment is satisfied.
- 18.28 (c) No court may make, execute, or enforce an order or any process in violation of this section.

Sec. 7. 18

Sec. 8. Minnesota Statutes 2018, section 571.923, is amended to read:

571.923 MULTIPLE EARNINGS GARNISHMENTS.

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Except as otherwise provided in this chapter or section 518A.53, the priority of multiple earnings garnishments shall be determined by the order in which the garnishment summonses were served on the employer. If the employer is served with two or more garnishment summonses at the same time on the same day, the garnishment summons issued pursuant to the first judgment entered has priority. If two or more garnishment summonses are served on the same day and are based on judgments entered on the same day or if there are two or more garnishment summonses based on prejudgment garnishment pursuant to section 571.93, then the employer shall select the priority of the earnings garnishments. However, in all cases except wage garnishments on judgments for child support if the judgment creditor is a county and the employer is notified by the county when the judgment is satisfied, garnishments shall be effective no longer than 70 90 days from the date of the service of the garnishment summons.

Sec. 8. 19