CHAPTER 552

SUPPORT JUDGMENT DEBTS SUMMARY **EXECUTION**

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Subdivision 1. Scope. For the purposes of this chapter, the terms defined in this section have the meanings given them.

- Subd. 2. Public authority. "Public authority" means the public authority responsible for child support enforcement.
- Subd. 3. Judgment debtor. "Judgment debtor" means a party against whom the public authority has a judgment for the recovery of money owed pursuant to a support order as defined in section 518.54.
- Subd. 4. Third party. "Third party" means the person or entity upon whom the execution levy is served.
- Subd. 5. Claim. "Claim" means the unpaid balance of the public authority's judgment against the judgment debtor, including all lawful interest and costs incurred.
- Subd. 6. Financial institution. "Financial institution" means all entities identified in section 13B.06.

History: 1997 c 203 art 6 s 85

NOTE: This section, as added by Laws 1997, chapter 203, article 6, section 85, is effective July 1, 1998. Laws 1997, chapter 203, article 6, section 94.

552.02 PUBLIC AUTHORITY'S SUMMARY EXECUTION OF SUPPORT JUDG-MENT DEBTS; WHEN AUTHORIZED.

The public authority may execute on a money judgment resulting from money owed pursuant to a support order by levying under this chapter on indebtedness owed to the judgment debtor by a third party. The public authority may execute under this chapter upon service of a notice of support judgment levy for which the seal of the court is not required.

History: 1997 c 203 art 6 s 86

NOTE: This section, as added by Laws 1997, chapter 203, article 6, section 86, is effective July 1, 1998. Laws 1997, chapter 203, article 6, section 94.

552.03 SCOPE OF GENERAL AND SPECIFIC PROVISIONS.

General provisions relating to the public authority's summary execution as authorized in this chapter are set forth in section 552.04. Specific provisions relating to summary execution on funds at a financial institution are set forth in section 552.05. When the public authority levies against funds at a financial institution, the specific provisions of section 552.05 must be complied with in addition to the general provisions of section 552.04. Provisions contained in the statutory forms are incorporated in this chapter and have the same force of law as any other provisions in this chapter.

History: 1997 c 203 art 6 s 87

NOTE: This section, as added by Laws 1997, chapter 203, article 6, section 87, is effective July 1, 1998. Laws 1997, chapter 203, article 6, section 94.

552.04 GENERAL PROVISIONS.

Subdivision 1. Rules of Civil Procedure. Unless this chapter specifically provides otherwise, the Minnesota Rules of Civil Procedure for the district courts and section 518.511 apply in all proceedings under this chapter.

Subd. 2. Property attachable by service of levy. Subject to the exemptions provided by subdivision 3 and section 550.37, and any other applicable statute, to the extent the exemptions apply in cases of child support enforcement, the service by the public authority of a notice of support judgment levy under this chapter attaches all nonexempt indebtedness or money due or belonging to the judgment debtor and owing by the third party or in the possession or under the control of the third party at the time of service of the notice of support judgment levy, whether or not the indebtedness or money has become payable. The third party 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 an execution levy or other collection remedy.

- Subd. 3. **Property not attachable.** The following property is not subject to attachment by a notice of support judgment levy served under this chapter:
- (1) any indebtedness or money due to the judgment debtor, unless at the time of the service of the notice of support judgment levy the same is due absolutely or does not depend upon any contingency;
- (2) any judgment owing by the third party to the judgment debtor, if the third party or the third party's property is liable on an execution levy upon the judgment;
- (3) any debt owing by the third party to the judgment debtor for which any negotiable instrument has been issued or endorsed by the third party;
- (4) any indebtedness or money due to the judgment debtor with a cumulative value of less than \$10; and
- (5) any disposable earnings, indebtedness, or money that is exempt under state or federal law to the extent the exemptions apply in cases of child support enforcement.
- Subd. 4. Service of third party levy; notice and disclosure forms. When levying upon money owed to the judgment debtor by a third party, the public authority shall serve a copy of the notice of support judgment levy upon the third party either by registered or certified mail, or by personal service. Along with a copy of the notice of support judgment levy, the public authority shall serve upon the third party a notice of support judgment levy and disclosure form that must be substantially in the form set forth below.

OFFICE OF ADMINISTRATIVE HEARINGS

	75 111 at 16 5	rile No
against	(Public authority)	NOTICE OF SUPPORT JUDGMENT
and	(Judgment Debtor)	LEVY AND DISCLOSURE (OTHER THAN EARNINGS)
	(Third Party)	(,

PLEASE TAKE NOTICE that pursuant to Minnesota Statutes, chapters 518 and 522, the undersigned, as representative of the public authority responsible for child support enforcement, makes demand and levies execution upon all money due and owing by you to the judgment debtor for the amount of the judgment specified below. A copy of the notice of support judgment levy is enclosed. The unpaid judgment balance is \$......

In responding to this levy, you are to complete the attached disclosure form and mail it to the public authority, together with your check payable to the public authority, for the nonexempt amount owed by you to the judgment debtor or for which you are obligated to the judgment debtor, within the time limits in chapter 552.

Public Authority Address (....) Phone number

DISCLOSURE

On the ... day of, 19..., the time of service of the execution levy herein, there was due and owing the judgment debtor from the third party the following:

(1) Money. Enter on the line below any amounts due and owing the judgment debtor, except earnings, from the third party.

(2) Setoff. Enter on the line below the am which the third party claims against the amount s the setoff, defense, lien, or claim is claimed. (An ment debtor within ten days prior to the receipt of claimed as a setoff, defense, lien, or claim again	set forth on line (1). State the facts by which y indebtedness to you incurred by the judg- the first execution levy on a debt may not be
(3) Exemption. Enter on the line below any ment debtor to be exempt from execution.	amounts or property claimed by the judg-
(4) Adverse Interest. Enter on the line below reason of ownership or interest in the judgment	
(5) Enter on the line below the total of line	es (2), (3), and (4).
(6) Enter on the line below the difference ob subtracted from the amount on line (1)).	etained (never less than zero when line (5) is
(7) Enter on the line below 100 percent of which remains unpaid.	the amount of the public authority's claim
(8) Enter on the line below the lesser of line this amount only if it is \$10 or more.	(6) and line (7). You are instructed to remit
AFFIRMA	TION
I, (person signing Affirmation), am the party to complete this nonearnings disclosure, are my knowledge.	
Dated:	Signature
•	Title
•	

- Subd. 5. Third party disclosure and remittance. Within 15 days after receipt of the notice of support judgment levy, unless governed by section 552.05, the third party shall disclose and remit to the public authority as much of the amount due as the third party's own debt equals to the judgment debtor.
- Subd. 6. **Oral disclosure.** Before or after the service of a written disclosure by a third party under subdivision 5, upon a showing by affidavit upon information and belief that an oral examination of the third party would provide a complete disclosure of relevant facts, any party to the execution proceedings may obtain an ex parte order requiring the third party, or a representative of the third party designated by name or by title, to appear for oral examination before the court or a referee appointed by the court. Notice of the examination must be given to all parties.
- Subd. 7. Supplemental complaint. If a third party holds property, money, earnings, or other indebtedness by a title that is void as to the judgment debtor's creditors, the property may be levied on although the judgment debtor would be barred from maintaining an action to recover the property, money, earnings, or other indebtedness. In this and all other cases where the third party denies liability, the public authority may move the court at any time before the third party is discharged, on notice to both the judgment debtor and the third party for an order making the third party a party to supplemental action and granting the public authority leave to file a supplemental complaint against the third party and the judgment debtor. The supplemental complaint shall set forth the facts upon which the public authority

claims to charge the third party. If probable cause is shown, the motion shall be granted. The supplemental complaint shall be served upon the third party and the judgment debtor and any other parties. The parties served shall answer or respond pursuant to the Minnesota Rules of Civil Procedure for the district courts, and if they fail to do so, judgment by default may be entered against them.

- Subd. 8. Judgment against third party upon failure to disclose or remit. Judgment may be entered against a third party who has been served with a notice of support judgment levy and fails to disclose or remit the levied funds as required in this chapter. Upon order to show cause served on the third party and notice of motion supported by affidavit of facts and affidavit of service upon both the judgment debtor and third party, the court may render judgment against the third party for an amount not exceeding 100 percent of the amount claimed in the execution. Judgment against the third party under this section shall not bar the public authority from further remedies under this chapter as a result of any subsequent defaults by the third party. The court upon good cause shown may remove the default and permit the third party to disclose or remit on just terms.
- Subd. 9. Satisfaction. Upon expiration, the public authority making the execution may file a partial satisfaction by amount or, if applicable, shall file the total satisfaction with the court administrator without charge.
- Subd. 10. Third party good faith requirement. The third party is not liable to the judgment debtor, public authority, or other person for wrongful retention if the third party retains or remits disposable earnings, indebtedness, or money of the judgment debtor or any other person, pending the third party's disclosure or consistent with the disclosure the third party makes, if the third party has a good faith belief that the property retained or remitted is subject to the execution. In addition, the third party may, at any time before or after disclosure, proceed under Rule 67 of the Minnesota Rules of Civil Procedure to make deposit into court. No third party is liable for damages if the third party complies with the provisions of this chapter.
- Subd. 11. Bad faith claim. If, in a proceeding brought under section 552.05, subdivision 9, or a similar proceeding under this chapter to determine a claim of exemption, the claim of exemption is not upheld, and the court finds that it was asserted in bad faith, the public authority shall be awarded actual damages, costs, reasonable attorney's fees resulting from the additional proceedings, and an amount not to exceed \$100. If the claim of exemption is upheld, and the court finds that the public authority disregarded the claim of exemption in bad faith, the judgment debtor shall be awarded actual damages, costs, reasonable attorney's fees resulting from the additional proceedings, and an amount not to exceed \$100. The underlying judgment shall be modified to reflect assessment of damages, costs, and attorney's fees. However, if the party in whose favor a penalty assessment is made is not actually indebted to that party's attorney for fees, the attorney's fee award shall be made directly to the attorney, and if not paid, an appropriate judgment in favor of the attorney shall be entered. Any action by a public authority made in bad faith and in violation of this chapter renders the execution levy void and the public authority liable to the judgment debtor named in the execution levy in the amount of \$100, actual damages, and reasonable attorney's fees and costs.
- Subd. 12. **Discharge of a third party.** Subject to subdivisions 6 and 13, the third party, after disclosure, shall be discharged of any further obligation to the public authority when one of the following conditions is met:
- (a) The third party discloses that the third party is not indebted to the judgment debtor or does not possess any earnings, property, money, or indebtedness belonging to the judgment debtor that is attachable as defined in subdivision 2. The disclosure is conclusive against the public authority and discharges the third party from any further obligation to the public authority other than to retain and remit all nonexempt disposable earnings, property, indebtedness, or money of the judgment debtor which was disclosed.
- (b) The third party discloses that the third party is indebted to the judgment debtor as indicated on the execution disclosure form. The disclosure is conclusive against the public authority and discharges the third party from any further obligation to the public authority other than to retain and remit all nonexempt disposable earnings, property, indebtedness, or money of the judgment debtor that was disclosed.

- (c) The court may, upon motion of an interested person, discharge the third party as to any disposable earnings, money, property, or indebtedness in excess of the amount that may be required to satisfy the public authority's claim.
- Subd. 13. Exceptions to discharge of a third party. The third party is not discharged if:
- (a) Within 20 days of the service of the third party's disclosure, an interested person serves a motion relating to the execution levy. The hearing on the motion must be scheduled to be heard within 30 days of the service of the motion.
- (b) The public authority moves the court for leave to file a supplemental complaint against the third party, as provided for in subdivision 7, and the court upon proper showing vacates the discharge of the third party.
- Subd. 14. **Joinder and intervention by persons in interest.** If it appears that a person, who is not a party to the action, has or claims an interest in any of the disposable earnings, other indebtedness, or money, the court shall permit that person to intervene or join in the execution proceeding under this chapter. If that person does not appear, the court may summon that person to appear or order the claim barred. The person so appearing or summoned shall be joined as a party and be bound by the judgment.
- Subd. 15. Appeal. A party to an execution proceeding aggrieved by an order or final judgment may appeal as allowed by law.
- Subd. 16. **Priority of levy.** Notwithstanding section 52.12, a levy by the public authority made under this section on an obligor's funds on deposit in a financial institution located in this state has priority over any unexercised right of setoff of the financial institution to apply the levied funds toward the balance of an outstanding loan or loans owed by the obligor to the financial institution. A claim by the financial institution that it exercised its right to setoff prior to the levy by the public authority must be substantiated by evidence of the date of the setoff and must be verified by the sworn statement of a responsible corporate officer of the financial institution. For purposes of determining the priority of a levy made under this section, the levy must be treated as if it were an execution made under chapter 550.

History: 1997 c 203 art 6 s 88

NOTE: This section, as added by Laws 1997, chapter 203, article 6, section 88, is effective July 1, 1998. Laws 1997, chapter 203, article 6, section 94.

552.05 SUMMARY EXECUTION UPON FUNDS AT A FINANCIAL INSTITUTION.

Subdivision 1. **Procedure.** In addition to the provisions of section 552.04, when levying upon funds at a financial institution, the public authority must comply with this section. If the notice of support judgment levy is being used by the public authority to levy funds of a judgment debtor who is a natural person and if the funds to be levied are held on deposit at any financial institution, in lieu of service the public authority shall send with the notice of support judgment levy and disclosure required by section 552.04, subdivision 4, one copy of an exemption and right to hearing notice. The notice must be substantially in the form determined by the commissioner in accordance with section 552.05, subdivision 10. Failure of the public authority to send the notice renders the execution levy void, and the financial institution shall take no action. Upon receipt of the notice of support judgment levy and exemption and right to hearing notice, the financial institution shall retain as much of the amount due as the financial institution has on deposit owing to the judgment debtor, but not more than 100 percent of the amount remaining due on the judgment until directed by the public authority or the court to release the funds to the public authority or the judgment debtor in accordance with this chapter.

Subd. 2. **Duties of financial institution.** Within two business days after receipt of the execution levy and exemption and right to hearing notice, the financial institution shall serve upon the judgment debtor the exemption and right to hearing notice. The financial institution shall serve the notice by first class mail to the last known address of the judgment debtor. If no claim of exemption or request for hearing is received by the public authority within 14 days after the notice is mailed to the judgment debtor, the public authority shall notify the financial institution within seven days that the funds remain subject to the execution levy and shall be

remitted to the public authority. If a claim of exemption or a request for hearing is received by the public authority within 14 days after the exemption notice is mailed to the judgment debtor, the public authority shall within seven days notify the financial institution either to release the funds to the judgment debtor or that the funds remain subject to the execution levy pending the determination of an administrative law judge at a requested contested case proceeding. When notified by the public authority to release the funds, the financial institution shall release the funds to the public authority or to the judgment debtor, as directed by the public authority, within two business days.

- Subd. 3. Process to claim exemption. If the judgment debtor elects to claim an exemption, the judgment debtor shall complete the applicable portion of the exemption and right to hearing notice, sign it under penalty of perjury, and deliver one copy to the public authority within 14 days of the date postmarked on the correspondence mailed to the judgment debtor containing the exemption and right to hearing notice. Failure of the judgment debtor to deliver the executed exemption and right to hearing notice does not constitute a waiver of any claimed right to an exemption. Upon timely receipt of a claim of exemption, funds not claimed to be exempt by the judgment debtor remain subject to the execution levy. Within seven days after the date postmarked on the envelope containing the executed exemption and right to hearing notice mailed to the public authority, or the date of personal delivery of the executed exemption and right to hearing notice to the public authority, the public authority shall either notify the financial institution to release the exempt portion of the funds to the judgment debtor or schedule a contested administrative proceeding pursuant to subdivision 5.
- Subd. 4. **Process to request hearing.** If the judgment debtor elects to request a hearing on any issue specified in subdivision 6, the judgment debtor shall complete the applicable portion of the exemption and right to hearing notice, sign it under penalty of perjury, and deliver one copy to the public authority within 14 days of the date postmarked on the correspondence mailed to the judgment debtor containing the exemption and right to hearing notice. Upon timely receipt of a request for hearing, funds not claimed to be exempt by the judgment debtor remain subject to the execution levy. Within seven days after the date postmarked on the envelope containing the executed request for hearing mailed to the public authority, or the date of personal delivery of the executed request for hearing to the public authority, the public authority shall either notify the financial institution to release the exempt portion of the funds to the judgment debtor or schedule a contested administrative proceeding under section 518.5511 and notify the judgment debtor of the time and place of the scheduled hearing.
- Subd. 5. Duties of public authority if hearing is requested. Within seven days of the receipt of a request for hearing or a claim of exemption to which the public authority does not consent, the public authority shall schedule a contested administrative proceeding under section 518.5511. The hearing must be scheduled to occur within five business days. The public authority shall send written notice of the hearing date, time, and place to the judgment debtor by first class mail. The hearing may be conducted by telephone, audiovisual means or other electronic means, at the discretion of the administrative law judge. If the hearing is to be conducted by telephone, audiovisual means, or other electronic means, the public authority shall provide reasonable assistance to the judgment debtor to facilitate the submission of all necessary documentary evidence to the administrative law judge, including access to the public authority's facsimile transmission machine.
- Subd. 6. **Issues relevant at hearing.** At any hearing requested by the judgment debtor under this chapter, the only issues to be determined are whether:
 - (1) the public authority complied with the process required by this chapter;
- (2) the amount stated in the notice of support judgment levy is owed by the judgment debtor;
 - (3) the amount stated in the notice of support judgment levy is correct; or
 - (4) any of the funds levied upon are exempt.
- Subd. 7. **Notice of order.** Within one business day of receipt of the order of the administrative law judge, the public authority shall send a copy of the order to the judgment debtor at the judgment debtor's last known address and to the financial institution.

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- Subd. 8. **Release of funds.** At any time during the procedure specified in this section, the judgment debtor or the public authority may direct the financial institution to release the funds in question to the other party. Upon receipt of a release, the financial institution shall release the funds as directed.
- Subd. 9. Subsequent proceedings; bad faith claim. If in subsequent proceedings brought by the judgment debtor or the public authority, the claim of exemption is not upheld, and the office of administrative hearings finds that it was asserted in bad faith, the public authority shall be awarded actual damages, costs, and reasonable attorney fees resulting from the additional proceedings, and an amount not to exceed \$100. The underlying judgment must be modified to reflect assessment of damages, costs, and attorney fees. However, if the party in whose favor a penalty assessment is made is not actually indebted to the party's attorney for fees, the attorney's fee award shall be made directly to the attorney and if not paid, an appropriate judgment in favor of the attorney shall be entered. Upon motion of any party in interest, on notice, the office of administrative hearings shall determine the validity of any claim of exemption, and may make any order necessary to protect the rights of those interested. No financial institution is liable for damages for complying with this section. The financial institution may rely on the date of mailing or delivery of a notice to it in computing any time periods in this section.
- Subd. 10. Forms. The commissioner of human services shall develop statutory forms for use as required under this chapter. In developing these forms, the commissioner shall consult with the attorney general, representatives of financial institutions, and legal services. The commissioner shall report back to the legislature by February 1, 1998, with recommended forms to be included in this chapter.

History: 1997 c 203 art 6 s 89

NOTE: This section, as added by Laws 1997, chapter 203, article 6, section 89, is effective July 1, 1998. Laws 1997, chapter 203, article 6, section 94.