### IN THE SENATE

#### SENATE BILL NO. 1137

#### BY JUDICIARY AND RULES COMMITTEE

AN ACT

1

RELATING TO GARNISHMENTS; AMENDING SECTION 8-507, IDAHO CODE, TO REVISE 2 PROVISIONS RELATING TO SERVICE OF WRIT OF ATTACHMENT, EXECUTION OR GAR-3 NISHMENT, TO DEFINE TERMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING 4 5 SECTION 8-507A, IDAHO CODE, TO REVISE PROVISIONS RELATING TO SERVICE ON A DEFENDANT AND THIRD PARTIES BY CERTAIN PERSONS; AMENDING SECTION 6 8-507C, IDAHO CODE, TO REVISE PROVISIONS RELATING TO THE AVAILABILITY 7 OF CERTAIN FORMS AND TO REVISE A CERTAIN NOTICE FORM; AMENDING SECTION 8 8-507D, IDAHO CODE, TO REVISE PROVISIONS RELATING TO THE SERVICE AND 9 10 MAILING CRITERIA OF CERTAIN DOCUMENTS AND RELATED DUTIES OF THE SHERIFF AND SERVING ATTORNEY; AMENDING SECTION 8-508, IDAHO CODE, TO REVISE 11 PROVISIONS RELATING TO LIABILITY OF A GARNISHEE; AMENDING SECTION 12 8-509, IDAHO CODE, TO REVISE PROVISIONS RELATING TO A CONTINUING GAR-13 NISHMENT; AMENDING SECTION 8-510, IDAHO CODE, TO REVISE PROVISIONS RE-14 15 LATING TO NOTICE OF GARNISHMENT AND DISCHARGE OF A GARNISHEE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 8-521, IDAHO CODE, TO PROVIDE 16 THAT NO SERVING ATTORNEY SHALL BE LIABLE TO BE SUMMONED AS A GARNISHEE; 17 AMENDING SECTION 11-102, IDAHO CODE, TO REVISE PROVISIONS RELATING TO 18 19 THE FORM OF A CERTAIN WRIT AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 11-103, IDAHO CODE, TO PROVIDE THAT CERTAIN PROVISIONS APPLY 20 TO A SERVING ATTORNEY; AMENDING SECTION 11-107, IDAHO CODE, TO PROVIDE 21 THAT EXECUTIONS FOR CERTAIN GARNISHMENTS BE ISSUED TO CERTAIN PERSONS 22 AND TO REVISE PROVISIONS RELATING TO THE TIMING OF AN EXECUTION ISSUED 23 24 AGAINST EACH JUDGMENT DEBTOR IN EACH COUNTY; AMENDING SECTION 11-203, IDAHO CODE, TO REVISE PROVISIONS RELATING TO A CLAIM OF EXEMPTION BY DE-25 FENDANT OR THIRD PARTY CLAIM, TO REVISE PROVISIONS RELATING TO A MOTION 26 TO CONTEST A CLAIM, TO REVISE PROVISIONS RELATING TO THE HOLDING AND 27 RELEASING OF PROPERTY BY A SHERIFF OR SERVING ATTORNEY AND TO MAKE TECH-28 NICAL CORRECTIONS; AMENDING SECTION 11-206, IDAHO CODE, TO DEFINE TERMS 29 AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 11-301, IDAHO CODE, 30 TO PROVIDE THAT CERTAIN PROCEEDS SHALL BE PAYED TO THE JUDGMENT CREDITOR 31 AND TO MAKE TECHNICAL CORRECTIONS; AND AMENDING CHAPTER 32, TITLE 31, 32 33 IDAHO CODE, BY THE ADDITION OF A NEW SECTION 31-3203A, IDAHO CODE, TO PROVIDE THAT A SERVING ATTORNEY MAY CHARGE REASONABLE FEES FOR SERVICES 34 AND MAY CHARGE A COMMISSION. 35

36 Be It Enacted by the Legislature of the State of Idaho:

37 SECTION 1. That Section 8-507, Idaho Code, be, and the same is hereby 38 amended to read as follows:

39 8-507. GARNISHMENT -- SERVICE OF WRIT OF ATTACHMENT, EXECUTION,
 40 OR GARNISHMENT -- BANKS. (a) Upon receiving written directions from the
 41 plaintiff judgment creditor or his attorney, that any person or corporation,
 42 public or private, has in his or its possession or control, any credits or

other personal property belonging to the defendant, or is owing any debt 1 2 to the defendant, the sheriff, a serving attorney or a serving attorney's employee or agent shall serve upon in the manner provided in section 8-507D, 3 Idaho Code, any such person, or corporation identified in the plaintiff's 4 judgment creditor's written directions all of the following documents: 5 (1) aA copy of the writ; 6 7 (2) aA notice that such credits, or other property, or debts, as the case may be, are attached in pursuance of such writ; 8 (3) aA notice of exemptions available under federal and state law; 9 (4) ±Instructions to debtors and third parties for asserting a claim of 10 exemption; 11 (5) aA form for making a claim of exemption with two (2) preaddressed 12 envelopes, one (1) to the sheriff or serving attorney and one (1) to the 13 issuing court; and 14 (6)  $\pm$ If the garnishee is a bank or depository institution, a search fee 15 16 of five dollars (\$5.00) and the last known mailing address of the defendant and, if known, a tax identification number, that will enable the 17 garnishee to identify the defendant on its records. 18 The documents specified in paragraph (2) of this subsection shall contain, 19 as part of the required notice, the following instructions: 20 21 "Only one (1) order of garnishment against earnings may be in effect against a judgment debtor at any given time. If there is an order of 22 garnishment currently in effect, the employer shall return the enclosed 23 order of garnishment to the sheriff or serving attorney, notifying the 24 sheriff or serving attorney that there is currently a garnishment in 25 effect. Upon returning the enclosed order, the employer shall identify 26 the following: 27 1. The county issuing the garnishment that is in place; 28 2. The court issuing the garnishment that is in place; 29 3. The court case number that corresponds with the garnishment 30 that is in place; 31 4. The balance remaining on the garnishment that is in place; and 32 5. The estimated date that the garnishment will be satisfied." 33 The documents specified in paragraphs (3) through (5) of this subsection 34 shall be in a form substantially similar to the form provided in section 35 8-507C, Idaho Code. 36 (b) In case of service upon a corporation including, but not limited to, 37 any banking or trust corporation, the same may be had by delivering serving 38 39 in the manner provided in section 8-507D, Idaho Code, a copy of the papers to be served, if upon a private corporation, to any officer, manager or desig-40 nated agent thereof, and if upon a public or municipal corporation, to the 41 mayor, president of the council or board of trustees, or any presiding offi-42 cer, or to the secretary or clerk thereof. 43 In the event a banking or trust corporation operates more than one (1) 44 office where deposits are received within the state of Idaho, the banking or 45 trust corporation may, by notifying the Idaho department of finance, desig-46

nate a particular office for the service of attachment, execution and garnishment papers. Such office may be located either within or outside the state of Idaho. The Idaho department of finance shall post the list of such designated offices on its web page for access by the public. If a banking or trust corporation operating more than one (1) office where deposits are received has designated a particular office for the attachment, execution, or garnishment, then service of such papers made on the office so designated shall be valid and effective as to moneys to the defendant's credit held in the possession or control of any of the banking or trust corporation's branches or offices located within or outside the state of Idaho.

If service of the attachment, execution or garnishment papers is not 8 made on the designated office of the banking or trust corporation, but in-9 stead is made on another office of the banking or trust corporation located 10 11 in the state of Idaho, then service of such papers shall be valid and effective as to moneys to the defendant's credit in that particular office and as 12 to other personal property belonging to the defendant held in the possession 13 or control of that particular office, but shall only become valid and effec-14 tive as to moneys to the defendant's credit held in the possession or control 15 16 of any of the bank or trust corporation's other offices upon receipt of the attachment, execution or garnishment papers by the designated office. Such 17 banking or trust corporation may, but is under no obligation to, transmit 18 the original or a copy of the papers from the particular office served to the 19 20 designated office.

21 Service on any banking or trust corporation is effective as against the moneys and other personal property to the defendant's credit which are in the 22 possession or control of the banking or trust corporation named in the gar-23 nishment, but not any affiliate, parent or subsidiary not named. If the gar-24 nishment fails to sufficiently distinguish the banking or trust corporation 25 from any affiliate, parent or subsidiary thereof, such that it is not clear 26 which entity is intended to be the garnishee, the garnishment may be returned 27 28 unsatisfied.

(c) The provisions of this section and sections 8-507A through 8-507D,
Idaho Code, shall apply to any levy by execution pursuant to chapters 2 and 3,
title 11, Idaho Code.

32 (d) For the purposes of chapter 5, title 8, and chapters 1 through 3, ti-33 tle 11, Idaho Code, "serving attorney" and "employee or agent" have the same 34 meanings as defined in section 11-206, Idaho Code.

35 SECTION 2. That Section 8-507A, Idaho Code, be, and the same is hereby 36 amended to read as follows:

SERVICE ON DEFENDANT AND THIRD PARTIES BY SHERIFF OR SERVING 8-507A. 37 ATTORNEY. Within two (2) business days after service of the writ and other 38 documents as provided in section 8-507, Idaho Code, or if service is upon 39 a bank or other depository institution, within one (1) business day, the 40 sheriff, a serving attorney or a serving attorney's employee or agent shall 41 42 serve in the manner provided in section 8-507D, Idaho Code, or hand deliver or mail to the defendant and any third party named in plaintiff's the judg-43 ment creditor's written directions as a co-owner or having an interest in 44 the property or money to be levied upon, one (1) copy of all the documents 45 and if the garnishee is a bank or depository institution, the search fee and 46 47 other information specified in subsection (a) of section 8-507, Idaho Code. The plaintiff judgment creditor shall identify in the plaintiff's judgment 48 49 creditor's written directions the last known mailing address of the defen1 dant and any third party to be served. The sheriff <u>or serving attorney</u> shall 2 indicate on the return of the writ filed with the court the date and manner of 3 service upon the defendant and any third party and shall indicate the docu-4 ments served.

5 If at the time of service of the writ the sheriff <u>or serving attorney</u> 6 receives written answer from the garnishee stating that it has no money or 7 other personal property belonging or owing to the defendant, compliance with 8 the provisions of this section shall not be required.

9 SECTION 3. That Section 8-507C, Idaho Code, be, and the same is hereby 10 amended to read as follows:

8-507C. FORMS. The notice of exemptions, instructions to debtors and third parties, and the claim of exemption shall be in a form substantially similar to the form hereinafter provided. The forms shall be made available in English and Spanish language translations in the offices of each county sheriff and of each attorney who serves or processes garnishments. Notice, written in Spanish, of the availability of these documents in Spanish translation shall be set forth on the notice of exemptions.

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## IMPORTANT LEGAL NOTICE/NOTICIA LEGAL IMPORTANTE

MONEY/PERSONAL PROPERTY BELONGING TO YOU MAY HAVE BEEN TAKEN OR
HELD IN ORDER TO SATISFY A COURT JUDGMENT. YOU MAY BE ABLE TO GET
YOUR MONEY/PROPERTY BACK SO READ THIS NOTICE CAREFULLY.

22 SI SOLAMENTE HABLA ESPANOL PUEDE OBTENER UNA FORMA EN ESPANOL EN EL23 DEPARTAMENTO DEL SHERIFE O EN LA OFICINA DEL ABOGADO.

24 The enclosed writ of execution and/or notice of garnishment has directed the 25 sheriff or serving attorney to take custody by levying on your money and/or 26 personal property in order to satisfy a court judgment.

27 The sheriff <u>or serving attorney</u> has levied on your money and/or personal 28 property. You have FOURTEEN (14) DAYS after the date of mailing or personal 29 service of these documents to file a claim of exemption with the sheriff <u>or</u> 30 <u>serving attorney</u>. An exemption from levy entitles you to obtain the release 31 of your money and personal property.

The following is a partial list of money and personal property that may be exempt from levy. EXEMPTIONS ARE PROVIDED BY IDAHO AND FEDERAL LAW AND CAN BE FOUND IN THE IDAHO CODE AND IN THE UNITED STATES CODE. MOST OF THE EXEMPTIONS PROVIDED BY THE STATE ARE CONTAINED IN CHAPTER 6, TITLE 11, IDAHO CODE. GOV-ERNMENTAL BENEFITS SUCH AS SOCIAL SECURITY, SSI, VETERANS, RAILROAD RETIRE-MENT, MILITARY, AND WELFARE ARE EXEMPT FROM LEVY IN MOST CASES UNDER FEDERAL LAW.

39 This list may not be complete and may not include all exemptions that apply 40 in your case because of periodic changes in the law. Additionally, some of 41 the exemptions may not apply in full or under all circumstances. There may be 42 special requirements for child support. You or your attorney should read the 1 exemption statutes which apply to you.

If you believe the money or personal property that is being levied upon is exempt, you should immediately file a claim of exemption. If you fail to make a timely claim of exemption, the sheriff or serving attorney will release money to the plaintiff judgment creditor, or the property may be sold at an execution sale, perhaps at a price substantially below its value, and you may have to bring further court action to recover the money and property.

8 The sheriff, the serving attorney and the serving attorney's employee or 9 agent cannot give you legal advice. Therefore, if you have any questions 10 concerning your rights in this action, you should consult an attorney as soon 11 as possible. You may contact the nearest office of Idaho legal aid services, 12 inc. to inquire if you are eligible for their assistance.

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SOME EXEMPTIONS TO WHICH YOU MAY BE ENTITLED

14	Type of Money and Property
15	1. Alimony, support, maintenance (money or property)
16	2. Appliances (household) (\$750 per item, up to \$7,500 gross)
17	3. Annuity contract payments
18	<ol> <li>Bodily injury and wrongful death awards*</li> </ol>
19	5. Books (professional) up to \$2,500
20	6. Burial plots
21	7. Child support payments*
22	8. Disability or illness benefits*
23	9. Furnishings (household) (\$750 per item, up to \$7,500 gross)
24	10. Health aids
25	11. Homestead, house, mobile home, and related structures
26	12. Jewelry (up to \$1,000)
27	13. Life insurance benefits payable to spouse or dependent*
28	14. Medical and/or hospital benefits
29	15. Military retirement and survivor's benefits
30	16. Motor vehicle: car, truck, motorcycle with a value of up to \$7,000
31	per person
32	17. Pension: stock bonus, profit sharing annuity, or similar plans
33	18. Personal property: (\$750 per item, up to \$7,500 gross) (furnish-
34	ings, appliances, one firearm, animals, musical instruments, books,
35	clothes, family portraits and heirlooms)
36	19. Public assistance: federal, state, or local including: Aid to
37	Aged, Blind and Disabled (AABD); Aid to Families with Dependent Chil-
38	dren (AFDC); Aid to Permanently and Totally Disabled (APTD)
39	20. Public Employee's Benefits including Federal Civil Service Retire-
40	ment, Idaho Retirement and Disability
41	21. Railroad Retirement Benefits
42	22. Retirement, pension or profit sharing plan qualified by IRS
43	23. Social Security Disability and Retirement Benefits
44	24. SSI (Supplemental Security Insurance Benefits)
45	25. Tools of trade and implements up to \$2,500
46	26. Unemployment benefits

- 27. Veterans benefits and insurance
- 2 28. Wages or salary:
- Consumer debts primarily for personal or household purposes: exemption is 30 times the federal minimum wage or 25% of disposable
  income, whichever is greater
- 6 7

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- Nonconsumer debts: exemption is 30 times the federal minimum wage or 25% of disposable income, whichever is greater
- 8 29. Worker's compensation
- 9 30. An unmatured life insurance contract other than a credit life in-10 surance contract
- An aggregate interest, not to exceed \$5,000, in any accrued dividend or interest under, or loan value of, an unmatured life insurance contract under which the insured is the individual or a person of whom the individual is a dependent
- 32. An aggregate interest in any tangible personal property, not to exceed the value of \$800
- \*To the extent reasonably necessary for support of family and if not commingled with other funds.
- 19

# INSTRUCTIONS TO DEFENDANTS AND THIRD PARTIES

In order to claim an exemption from execution and garnishment under Idaho and federal law, you, the defendant, judgment debtor, or a third party, holding or known to have an interest in the money and/or personal property, must:

24	1.	DELIVER OR MAIL A CLAIM OF EXEMPTION TO THE SHERIFF OR
25		SERVING ATTORNEY WHO LEVIED UPON YOUR MONEY AND/OR PERSONAL
26		PROPERTY AND TO THE ISSUING COURT USING THE PREADDRESSED
27		ENVELOPES INCLUDED WITH THESE INSTRUCTIONS AT (SHERIFF'S OR
28		SERVING ATTORNEY'S AND COURT'S STREET ADDRESSES), WITHIN
29		FOURTEEN (14) DAYS AFTER MAILING OR PERSONAL SERVICE OF THESE
30		INSTRUCTIONS, NOTICE OF EXEMPTIONS AND FORM FOR FILING A
31		CLAIM OF EXEMPTION. IF YOU MAIL A CLAIM OF EXEMPTION, IT MUST
32		BE RECEIVED BY THE SHERIFF <u>OR SERVING ATTORNEY</u> WITHIN THE
33		FOURTEEN (14) DAY PERIOD.
34	2.	The sheriff or serving attorney has to notify the <del>plaintiff</del>

The sheriff or serving attorney has to notify the plaintiff
The sheriff or serving attorney has to notify the plaintiff
or judgment creditor within one (1) business day, excluding
weekends and holidays, that you filed a claim of exemption.
The judgment creditor has five (5) business days, excluding
weekends and holidays, after the date notice was provided
that a claim of exemption was filed with the sheriff or
serving attorney, to file a motion with the court contesting
the claim of exemption.

1 2 3 4 5 6 7	attorney that he we does not file a mode of the second sec	will not object tion with the c eriff <u>or servir</u> and/or persona y institution t	ditor notifies the sheriff <u>or serving</u> ll not object to the claim of exemption or ion with the court contesting the claim of riff <u>or serving attorney</u> will immediately nd/or personal property or notify the institution to release the money and/or which has been levied upon.		
8 9 10 11 12 13 14 15 16	CONTESTING THE CL OR ANY INTERESTED MOTION AND NOTICE NOT LESS THAN FIVE THE FILING DATE O EXPLAIN THE GROUN ON THE DATE AND TH	AIM OF EXEMPTIC THIRD PARTY, W OF HEARING. A H E (5) NOR MORE T F THE MOTION. Y IDS FOR CLAIMING ME SET FOR THE	LE A MOTION WITH THE COURT ON, YOU, THE JUDGMENT DEBTOR MILL RECEIVE A COPY OF THE HEARING WILL BE HELD WITHIN THAN TWELVE (12) DAYS AFTER OU SHOULD BE PREPARED TO G THE EXEMPTION IN COURT HEARING. YOU SHOULD BRING UPPORT YOUR CLAIM.		
17 18 19 20 21 22	5. This is a notice, not legal advice. If you have any questions concerning your rights in this action, you should contact an attorney as soon as possible. If you are low income and cannot afford an attorney you may contact the nearest office of Idaho Legal Aid Services, Inc. to inquire if they can assist you.				
23	IN THE DISTRICT COURT	OF THE JU	JDICIAL DISTRICT OF THE STATE		
24	OF IDAHO	, IN AND FOR THE	E COUNTY OF		
25		)			
25 26	Plaintiff(s),	)	CASE NO.		
07		,	CLAIM OF EXEMPTION		
27 28	VS	)	CLAIM OF EXEMPTION		
20	Defendant(s).	)			
30		)			
31 32 33 34	I claim an exemption from levy for the following described money and/or property: a. Money, including money in a bank account, which was paid to me or my family as:				
35	Public ass	sistance of any	kind		
36	Social sec	curity or SSI			
37	Worker's compensation				
38	Unemploym	Unemployment benefits			

1		Child support				
2		Retirement, pension, or profit sharing benefits				
3	••••	Military or veterans benefits				
4		Life insurance or other insurance				
5		Disability, illness, medical or hospital benefits				
6		Alimony, support or maintenance				
7		Annuity contract benefits				
8		Bodily injury or wrongful death awards				
9		Other money (describe)				
10 11 12 13 14 15		Wages (Do not check this box until you have first talked to your employer to see if he correctly calculated your exemption according to the formula under item 28 on the form entitled "SOME EXEMPTIONS TO WHICH YOU MAY BE ENTITLED." Then check this box only if you believe your employer's calculation is incorrect.)				
16	16 b. Property:					
17		Professional books				
18	• • • •	Burial plots				
19	• • • •	Health aids				
20		Homestead, house, mobile home and related structures				
21		Jewelry				
22		Car, truck or motorcycle				
23		Tools and implements				
24 25 26		Appliances, furnishings, firearms, animals, musical instruments, books, clothes, family portraits and heirlooms				
27	• • • •	Other property (describe)				
28 29 30		Defendant or Representative				
31 32	SECTION 4. amended to read	That Section 8-507D, Idaho Code, be, and the same is hereby as follows:				
33 34 35 26	8-507D. DOCUMENTS TO BE PROVIDED BY <u>PLAINTIFF</u> <u>JUDGMENT CREDITOR</u> DUTIES OF SHERIFF <u>OR SERVING ATTORNEY</u> SERVICE AND MAILING CRITERIA TIME COMPUTATION. With respect to any attachment, garnishment or execution, the					

36 plaintiff judgment creditor shall provide the sheriff or serving attorney 37 with sufficient copies of the writ and other documents required to be served 38 for service on the defendant and each additional party identified in the 39 plaintiff's judgment creditor's written directions and shall provide an

envelope addressed to each person required to be served. If the documents 1 2 are to be mailed, proper postage shall be affixed. The sheriff, serving attorney or serving attorney's employee or agent shall not delay service for 3 lack of sufficient copies or postage and shall make any additional copies 4 and affix any additional postage necessary. The sheriff or serving attorney 5 may charge the plaintiff judgment creditor for the actual costs of any addi-6 7 tional copies and postage required, which costs shall be in addition to the fees permitted under sections 31-3203 and 31-3203A, Idaho Code. 8

Personal service shall be accomplished in the same manner provided for 9 service of summons under the Idaho rules of civil procedure. Provided how-10 11 ever, that in the case of garnishments the county sheriff, serving attorney or serving attorney's employee or agent shall have the option of accom-12 plishing personal service by United States certified mail, return receipt 13 requested, or United States first class mail with a facsimile acknowledgment 14 of such service by the garnishee. Unless otherwise provided to the contrary, 15 16 the date when an item is deposited in the United States mail shall constitute the date of mailing and the date of service shall be the date when the gar-17 nishee signs the return receipt for the certified mail or the date the gar-18 nishee sends its facsimile acknowledgment of service. In computing any pe-19 riod of time within which an act is to be accomplished, the day of the act af-20 21 ter which the designated period of time begins to run is not to be included. The last day of the period so computed is to be included, unless it falls on 22 a weekend or legal holiday, in which event the period runs until the close of 23 business of the first business day after the weekend or holiday, except that 24 this provision shall not extend the time within which hearing on a motion to 25 contest a claim of exemption or third party claim must be set as provided in 26 section 8-540, Idaho Code, and section 11-203, Idaho Code. 27

28 The sheriff, the serving attorney and the serving attorney's employee 29 or agent shall not be required to investigate or assure the accuracy and com-30 pleteness of the addresses of the parties to be served or any other informa-31 tion provided by the plaintiff judgment creditor.

32 SECTION 5. That Section 8-508, Idaho Code, be, and the same is hereby 33 amended to read as follows:

LIABILITY OF GARNISHEE. All persons having in their possession 34 8-508. 35 or under their control, any credits or other personal property belonging to the defendant, at the time of service upon them of a copy of the writ and no-36 tice, as provided in the last two (2) sections, shall be, unless such prop-37 erty be delivered up or transferred, or such debts be paid to the sheriff 38 or to the serving attorney, liable to the plaintiff judgment creditor for 39 the amount of such credits, property, or debts, until the attachment be dis-40 charged or any judgment recovered by him be satisfied. 41

42 SECTION 6. That Section 8-509, Idaho Code, be, and the same is hereby 43 amended to read as follows:

8-509. EXAMINATION OF GARNISHEE. (a) Any person owing debts to the defendant, or having in his possession or under his control, any credits or
other personal property belonging to the defendant, may be required to attend before the court or judge, or a referee appointed by the court or judge,

and be examined on oath respecting the same. If the garnishee be a corpora-1 2 tion the officer or agent thereof having knowledge of the fact sought to be established may be required to attend and give evidence thereof. The defen-3 dant may also be required to attend for the purpose of giving information re-4 5 specting his property and may be examined on oath. The court or judge may, after such examination, order personal property capable of manual delivery 6 7 to be delivered to the sheriff on such terms as may be just, having reference to any liens or claims against the same, and a memorandum to be given of all 8 other personal property, containing the amount and description thereof. 9

(b) When the garnishee is the employer of the judgment debtor, the judg-10 11 ment creditor, upon application to the court, shall have issued by the <del>clerk</del> of court, a continuing garnishment directing the employer-garnishee to pay 12 to the sheriff or to the serving attorney such future moneys coming due to 13 the judgment debtor as may come due to said judgment debtor as a result of the 14 judgment debtor's employment. This continuing garnishment shall continue 15 16 in force and effect until the judgment is satisfied. The creditor shall be solely responsible for insuring that the amounts garnished do not exceed the 17 amount due on the judgment. If additional garnishments are issued during 18 the term of a continuing garnishment and the continuing garnishment is the 19 maximum allowed under the provisions of section 11-207, Idaho Code, the ad-20 21 ditional garnishments cannot be served until the continuing garnishment is satisfied, or until the amount taken by the continuing garnishment is less 22 than the maximum allowed; additional garnishments issued during the term of 23 a continuing garnishment must be served in the order in which presented. 24

25 SECTION 7. That Section 8-510, Idaho Code, be, and the same is hereby 26 amended to read as follows:

NOTICE OF GARNISHMENT -- DISCHARGE OF GARNISHEE. Any person 8-510. 27 who has been served with a copy of the writ and notice as provided in sec-28 tions 8-506-- through 8-508, or 11-201, 16-603, 16-604, or 16-1104 Idaho 29 Code, shall be deemed a garnishee, and service of copy of writ and the notice 30 therein provided for, shall, for the purpose of sections 8-510-- through 31 8-523, Idaho Code, be deemed to be notice of garnishment, and whenever any 32 person shall have been served with notice of garnishment as herein defined, 33 he may discharge himself by paying or delivering to the officer sheriff or 34 35 the serving attorney all debts owing by him to the defendant, or a portion thereof sufficient to discharge the claim of the plaintiff judgment credi-36 tor, or any or all money of the defendant in his hands to a similar amount, 37 taking a receipt therefor from the officer sheriff or the serving attorney, 38 which shall discharge such person from any and all liability to the extent of 39 such payment, and which shall be held by the officer sheriff or the serving 40 attorney subject to the orders of the court out of which the writ issued. 41

42 SECTION 8. That Section 8-521, Idaho Code, be, and the same is hereby 43 amended to read as follows:

8-521. LIABILITY OF OFFICERS AND EXECUTORS AS GARNISHEES. No sheriff,
 constable, serving attorney or other officer charged with the collection of
 money shall, prior to the return day of the execution upon which the same may
 be made, be liable to be summoned as a garnishee, nor shall any county col-

lector or municipal corporation or any officer thereof, nor administrator or
executor of any estate, prior to the allowance of a demand found to be due by
his estate, or prior to an order of distribution or for the payment of debts
and legacies, be liable in their official capacities as garnishee.

5 SECTION 9. That Section 11-102, Idaho Code, be, and the same is hereby 6 amended to read as follows:

7 11-102. FORM OF WRIT. The writ of execution must shall be issued in the name of the people, sealed with the seal of the court, and subscribed by the 8 clerk, and be directed to the sheriff or in the case of a wage garnishment 9 10 may be directed to a serving attorney, and it must shall intelligently refer to the judgment, stating the court, the county where the judgment roll 11 12 is filed, and if it be for money, the amount thereof, and the amount actually due thereon, and if made payable in a specified kind of money, or currency, 13 the execution must shall also state the kind of money or currency in which the 14 judgment is payable, and must shall require the sheriff or serving attorney 15 16 substantially as follows:

17 (1) If it be against the property of the judgment debtor, it must shall require the sheriff to satisfy the judgment, with interest, out of the per-18 sonal property of such debtor, and if sufficient personal property cannot 19 be found, then out of his real property; or if the judgment be a lien upon 20 21 real property, then out of the real property belonging to him on the day when the judgment was docketed, or at any time thereafter; or if the execution be 22 issued to a county other than the one in which the judgment was recovered, 23 on the day when the transcript of the docket was filed in the office of the 24 recorder of such county, stating such day, or any time thereafter. 25

(2) If it be against real or personal property in the hands of the per sonal representatives, heirs, devisees, legatees, tenants, or trustees, it
 must shall require the sheriff to satisfy the judgment, with interest, out of
 such property.

(3) If it be against the person of the judgment debtor, it must shall
 require the sheriff to arrest such debtor and commit him to the jail of the
 county until he pay the judgment, with interest, or be discharged according
 to law.

If it be issued on a judgment made payable in a specified kind of 34 (4) 35 money or currency, it must also shall require the sheriff or serving attorney to satisfy the same in the kind of money or currency in which the judgment is 36 37 made payable, and the sheriff must or serving attorney shall refuse payment in any other kind of money or currency; and in case of levy and sale of prop-38 erty of the judgment debtor, he must shall refuse payment from any purchaser 39 at such sale in any other kind of money or currency than that specified in the 40 execution. The sheriff or serving attorney collecting money or currency in 41 42 the manner required by this chapter, must shall pay to the plaintiff judgment creditor or party entitled to recover the same, the same kind of money or cur-43 rency received by him, and in case of neglect or refusal so to do, he shall be 44 liable on his official bond to the judgment creditor in three (3) times the 45 amount of the money so collected. 46

(5) If it be for the delivery of the possession of real or personal
property, it <u>must shall</u> require the sheriff to deliver the possession of the
same, describing it, to the party entitled thereto, and may at the same time

require the sheriff to satisfy any costs, damages, rents or profits recovered by the same judgment, out of the personal property of the person against whom it was rendered, and the value of the property for which the judgment was rendered, to be specified therein, if a delivery thereof cannot be had; and if sufficient personal property cannot be found, then out of the real property, as provided in subsection (1) of this section.

7 SECTION 10. That Section 11-103, Idaho Code, be, and the same is hereby 8 amended to read as follows:

11-103. TIME WHEN RETURNABLE -- RECORD IN EXECUTION BOOK -- CONTINU-9 10 OUS EXECUTION OR GARNISHMENT FOR CHILD SUPPORT. (a) Except as provided in subsection (b) of this section, the execution may be made returnable at any 11 12 time not less than ten (10) nor more than sixty (60) days after its receipt by the sheriff or serving attorney, to the clerk with whom the judgment roll is 13 filed. When the execution is returned, the clerk must attach it to the judg-14 ment roll. If any real estate be levied upon, the clerk must record the ex-15 16 ecution and the return thereto at large, and certify the same under his hand as true copies in a book to be called the "execution book," which book must 17 be indexed with the names of the plaintiffs and defendants in execution al-18 phabetically arranged, and kept open at all times during office hours for the 19 inspection of the public without charge. It is evidence of the contents of 20 21 the originals whenever they, or any part thereof, may be destroyed, mutilated or lost. 22

(b) Where an execution or garnishment against earnings or unemployment 23 benefits for a delinquent child support obligation is served upon any person 24 or upon the state of Idaho and there is in possession of such person or the 25 26 state of Idaho any such earnings or any unemployment benefits of the judgment debtor, the execution and the garnishment shall operate continuously 27 and shall require such person or the state of Idaho to withhold the nonex-28 empt portion of earnings or unemployment benefits at each succeeding earn-29 ings or unemployment benefits disbursement interval until released by the 30 sheriff or serving attorney at the written request of the judgment creditor 31 or until the judgment for child support debt, in the dollar amount specif-32 ically set forth on the writ of execution and subject to garnishment as of 33 the date the writ of execution is issued, is discharged or satisfied in full; 34 35 provided, however, that interim returns on such continuous execution or garnishment shall be filed by the sheriff or serving attorney at intervals not 36 to exceed fourteen (14) days, whenever the amount collected in the fourteen 37 (14) day period is at least equal to fifty dollars (\$50.00), but in any event, 38 interim returns on such continuous garnishment shall be filed by the sheriff 39 or by the serving attorney at intervals not to exceed thirty (30) days. The 40 proportion of earnings subject to garnishment as compared to total avail-41 42 able earnings or unemployment benefits shall be limited to the percentage restrictions on garnishment of wages for child support as provided in sec-43 tion 11-207, Idaho Code. 44

45 SECTION 11. That Section 11-107, Idaho Code, be, and the same is hereby 46 amended to read as follows:

11-107. EXECUTIONS DIRECTED TO SHERIFF OR SERVING ATTORNEY -- EX-1 2 ECUTIONS AGAINST EACH JUDGMENT DEBTOR AND IN DIFFERENT COUNTIES AT SAME TIME. Where the execution is against the property of the judgment debtor it 3 may be issued to the sheriff of any county in the state. Where it requires 4 5 the delivery of real or personal property it must be issued to the sheriff of the county where the property, or some part thereof, is situated. Where 6 the execution is for a bank garnishment or other money garnishment it shall 7 be issued to a sheriff in any county in the state. Where the execution is for 8 a wage garnishment it may be issued to a sheriff or to a serving attorney in 9 any county in the state. An eExecutions may be issued at the same time to 10 11 different counties against each judgment debtor in each county.

SECTION 12. That Section 11-203, Idaho Code, be, and the same is hereby amended to read as follows:

11-203. CLAIM OF EXEMPTION BY DEFENDANT OR THIRD PARTY CLAIM -- MOTION 14 TO CONTEST CLAIM AND HEARING -- HOLDING AND RELEASE OF PROPERTY BY SHERIFF 15 16 OR SERVING ATTORNEY. The following procedures shall apply to a claim by the defendant or the defendant's representative that property, as provided in 17 section 11-201, Idaho Code, levied upon is exempt and to any claim by a third 18 party that property levied upon is his property or that he has a security 19 interest therein. The defendant or the defendant's representative shall 20 21 complete the claim of exemption form as provided in section 8-507C, Idaho Code. A third party claimant shall prepare a written claim setting forth the 22 grounds upon which he claims the property, and in the case of a secured party, 23 also stating the dollar amount of the claim. A claim of exemption or third 24 party claim may be filed only if property has been levied upon. 25

26 (a1) The claim of exemption or third party claim shall be delivered or mailed to the sheriff or serving attorney and the issuing court within four-27 teen (14) days after the date the sheriff or serving attorney hand delivers 28 or mails the documents required to be served upon the defendant and third 29 parties under section 8-507A, Idaho Code. If the claim is mailed, it must 30 be received by the sheriff or serving attorney within the fourteen (14) day 31 period. In computing the fourteen (14) day period, intervening weekends and 32 33 legal holidays shall be counted, but if the last day of the period falls on a weekend or legal holiday, the period shall be deemed to run until the close of 34 35 business of the first business day following the weekend or holiday.

Within one (1) business day after receiving a claim, the sheriff or serving attorney shall deliver or mail a copy thereof to the plaintiff judgment creditor or other person in whose favor the writ of execution runs. The sheriff or serving attorney may provide notification of the claim by telephone but must also mail a copy of the claim within one (1) business day as herein provided.

42 (b2) The plaintiff judgment creditor or other person in whose favor the writ of execution runs shall have five (5) business days after the date a copy 43 of the claim is delivered or mailed to him by the sheriff or serving attorney 44 within which to file a motion with the court stating the grounds upon which 45 he contests the claim of exemption or third party claim. When the motion is 46 filed, the plaintiff judgment creditor shall lodge with the court a copy of 47 the claim to which the motion pertains. Hearing on the motion shall be set 48 49 for a date within not less than five (5) nor more than twelve (12) days after the filing date of the motion and may be continued only at the request of the defendant. A copy of the motion and notice of hearing shall be delivered or mailed to the defendant or third party claimant on the date the motion is filed. The prevailing party at the hearing may be awarded costs pursuant to the Idaho rules of civil procedure.

6 Within the period for filing a motion to contest, the moving party shall 7 notify the sheriff <u>or the serving attorney</u> that the motion has been filed. 8 Such notification may be by telephone but a copy of the motion and notice of 9 hearing shall also be mailed or hand delivered to the sheriff <u>or serving at-</u> 10 <u>torney</u> within the filing period herein prescribed.

11 (e3) The sheriff or the serving attorney shall not deliver to the plaintiff judgment creditor or sell the property levied upon, except if per-12 ishable as provided by law, until the period for filing a claim has elapsed. 13 The sheriff or the serving attorney shall refuse to accept or honor a claim 14 not filed with him within that period and unless otherwise ordered by the 15 16 court, shall, after such period has elapsed, proceed to sell or deliver the property levied upon to the plaintiff judgment creditor or other person in 17 whose favor the execution runs. If, after notice from the sheriff or from the 18 serving attorney of the filing of a claim, the plaintiff judgment creditor or 19 20 other person in whose favor the execution runs, notifies the sheriff or the 21 serving attorney that the claim will be uncontested or fails to notify the sheriff or the serving attorney within the time provided in subsection (b2)22 of this section that the claim is being contested, the sheriff or the serving 23 attorney shall release the claimed property to the defendant or his agent. 24

(<del>d</del>4) If a <del>plaintiff</del> judgment creditor or other person in whose favor 25 the execution runs has failed to contest a claim of exemption within the time 26 allowed by this section or if property has been determined by a court to be 27 exempt, and the plaintiff judgment creditor or other person in whose favor 28 the execution runs thereafter levies upon or otherwise seeks to apply the 29 property toward the satisfaction of the same money judgment, the plaintiff 30 judgment creditor or other person in whose favor the execution runs is not 31 entitled to recover the subsequent costs of collection unless the property 32 is applied to satisfaction of the judgment. 33

(e5) If a security agreement to the third party claimant is in default, 34 rendering said claimant the legal right to possession, the claimant may 35 file with the sheriff an affidavit of release to the claimant executed by 36 the defendant-debtor, or his agent; or, in lieu of said affidavit of re-37 lease, the third party claimant may file an affidavit setting forth the 38 39 defendant-debtor's default and claiming possession under default and a hold harmless agreement in favor of the sheriff, supported by an undertaking 40 qualifying in the state of Idaho, indemnifying the sheriff and said defen-41 dant-debtor in double the actual value of the property as stated in said 42 third party claim. Upon receipt of either of the foregoing, the sheriff 43 shall release said property to the third party claimant, taking receipt 44 therefor; these proceedings to be reported to the court by the sheriff's 45 return in the action. 46

47  $(\underline{\pm 6})$  Nothing in this section shall be construed to prevent the defen-48 dant from pursuing his common law remedies.

(97) Personal service shall be accomplished in the same manner provided
 for service of summons under the Idaho rules of civil procedure. Mailing

shall be by first class mail. The date when an item is deposited in the United
States mails shall constitute the date of mailing. In computing any period
of time prescribed in this section, the day of the act or event after which
the designated period of time begins to run is not to be included.

5 SECTION 13. That Section 11-206, Idaho Code, be, and the same is hereby
6 amended to read as follows:

7 11-206. DEFINITIONS. For the purpose of section 11-207, Idaho Code, 8 the term:

9 (1-) "Earnings" means compensation paid or payable for personal
 10 services, whether denominated as wages, salary, commission, bonus, or oth 11 erwise, and includes periodic payments pursuant to a pension or retirement
 12 program.

13 (2-) "Disposable earnings" means that part of the earnings of any indi-14 vidual remaining after the deduction from those earnings of any amounts re-15 quired by law to be withheld.

(3-) "Employee or agent" means a person who is employed or directly supervised by a serving attorney who possesses the authority to control the details of the activities to be performed by the employee or agent on behalf
 of the serving attorney, including how such activities will be performed and
 whether such activities will continue or cease.

(4) "Garnishment" means any legal or equitable procedure through which
 the earnings of any individual are required to be withheld for payment of any
 debt.

24 (5) "Serving attorney" means an attorney who is an active member of the
 25 Idaho state bar, as defined in section 3-405, Idaho Code.

26 SECTION 14. That Section 11-301, Idaho Code, be, and the same is hereby 27 amended to read as follows:

11-301. EXECUTION OF WRIT. (1) The sheriff must execute the writ 28 against the property of the judgment debtor by levying on a sufficient amount 29 of property if there be sufficient; collecting or selling the things in ac-30 31 tion, and selling the other property, and paying to the plaintiff judgment creditor or his attorney so much of the proceeds as will satisfy the judg-32 ment. Any excess in the proceeds over the judgment and accruing costs must be 33 returned to the judgment debtor unless otherwise directed by the judgment or 34 order of the court. When there is more property of the judgment debtor than 35 is sufficient to satisfy the judgment and accruing costs within the view of 36 the sheriff, he must levy only on such part of the property as the judgment 37 debtor may indicate, if the property indicated be amply sufficient to sat-38 isfy the judgment and costs. 39

40 (2) The provisions of sections 8-507 through 8-507D, Idaho Code, shall
 41 apply to a levy upon personal property.

42 SECTION 15. That Chapter 32, Title 31, Idaho Code, be, and the same is
43 hereby amended by the addition thereto of a <u>NEW SECTION</u>, to be known and des44 ignated as Section 31-3203A, Idaho Code, and to read as follows:

31-3203A. SERVING ATTORNEY GARNISHMENT FEES. A serving attorney, 1 as defined in section 11-206, Idaho Code, may charge reasonable fees for 2 services, provided that such fees shall not exceed the fees charged by the 3 sheriff of the county wherein the services take place. In addition to such 4 fees, a serving attorney may charge a commission for receiving and paying 5 over money on execution equal to one and one-half percent (1 1/2%) on the 6 7 first one thousand dollars (\$1,000), and one-half percent (1/2\$) on all sums over such amount, but not to exceed seventy-five dollars (\$75.00) in 8 any case. Such fees for the levy of an execution and percentage for making 9 or collecting the money on execution shall be collected from the judgment 10 11 debtor as an additional amount added to the writ of execution.