

THE JUDGMENT CREDITOR IS THE STATE OF NEW YORK, OR ANY OF ITS AGENCIES OR MUNICIPAL CORPORATIONS, AND/OR THE DEBT ENFORCED IS FOR CHILD SUPPORT, SPOUSAL SUPPORT, MAINTENANCE OR ALIMONY.

THE STATE OF NEW YORK, COUNTY OF

Petitioner (Judgment Creditor/Obligee),

CHILD SUPPORT ENFORCEMENT EXECUTION AND NOTICE

against

Respondent (Judgment Debtor/Obligor)

Social Security Number:

ATTENTION GARNISHEE:

New York Case Identifier:
Worker Code:

WHEREAS, in an action in the SUPREME or FAMILY COURT of the State of New York, _____ County, between the above named parties, in favor of _____, petitioner (judgment creditor/obligee) and against _____ respondent (judgment debtor/obligor), the following order(s) were entered:

ENTRY DATE	PAYMENT/FREQUENCY
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ENTRY DATE	PAYMENT/FREQUENCY
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As of _____, the total child support debt which is due and unpaid is _____.

YOU ARE HEREBY DIRECTED to satisfy the said judgment or order out of the real and personal property in which the above named judgment debtor/obligor who is not deceased has an interest, or the debts owed to the named judgment debtor/obligor, and that only the property in which the judgment debtor/obligor, who is not deceased, has an interest, or the debts owed to such judgment debtor/obligor shall be levied upon or sold thereunder. You are directed further to return a copy of this execution with the transfer or payment. If the amount of the payment or transfer to be made to the Support Collection Unit is less than \$25, do not send payments, please check the box at the end of this page and return this execution to the Support Collection Unit at the address indicated at the top left-hand corner of page 1 of this notice.

The last known address of the judgment debtor/obligor is:

A Restraining Notice in the form required by CPLR Section 5222(e) has been duly served upon the judgment debtor/obligor within the past year.

NOTICE TO GARNISHEE:

WHEREAS, it appears that you are indebted to the judgment debtor/obligor and/or in possession or custody of specific property not capable of delivery in which the judgment debtor/obligor has an interest.

NOW, THEREFORE, YOU ARE REQUIRED by CPLR section 5232(a) to transfer forthwith to the Support Collection Unit all personal property not capable of delivery in which the judgment debtor/obligor is known or believed to have an interest now in or hereafter coming into your possession or custody, including any property specified in this execution; and to pay to the Support Collection Unit, upon maturity, all debts now due or hereafter coming due from you to the judgment debtor/obligor, including any debts specified in this execution; and to execute any documents necessary to effect such transfer or payment.

AND TAKE NOTICE that until such transfer or payment is made or until the expiration of ninety (90) days after the service of this execution upon you or such further time as is provided by any order of the court served upon you, whichever event first occurs, you are forbidden to make or suffer any sale, assignment or transfer of, or any interference with, any such property, or to pay over or otherwise dispose of any such debt, to any person other than the Support Collection Unit, except upon direction of the Support Collection Unit or pursuant to an order of the court.

AND TAKE FURTHER NOTICE that at the expiration of ninety (90) days after a levy has been made by service of this execution, or such further time as the court upon motion of this judgment creditor has provided, this levy shall be void except as to property or debts which have been transferred or paid to the Support Collection Unit or as to which a proceeding under CPLR Sections 5225 or 5227 has been brought.

PRIORITY AMONG EXECUTION CREDITORS PURSUANT TO CLPR 5234(b). Where two or more executions or orders of attachment are issued against the same judgment debtor/obligor and delivered to the same enforcement officer or issued by the Support Collection Unit, they shall be satisfied out of the proceeds of personal property or debt levied upon by the officer or by the Support Collection Unit in the order in which they were delivered. However, SUCH EXECUTIONS FOR CHILD SUPPORT SHALL HAVE PRIORITY OVER ANY OTHER ASSIGNMENT, LEVY OR PROCESS. Where two or more executions or orders of attachment are issued against the same judgment debtor/obligor and delivered to different enforcement officers, and personal property or debt is levied upon within the jurisdiction of all the officers, the proceeds shall be first applied in satisfaction of the execution or order of attachment delivered to the officer who levied, and thereafter shall be applied in satisfaction of the executions or orders of attachment delivered to those of the other officers who, before the proceeds are distributed, make a demand upon the officer who levied, in the order of such demands, EXCEPT THAT SUCH EXECUTIONS FOR CHILD SUPPORT SHALL HAVE PRIORITY OVER ANY OTHER ASSIGNMENT, LEVY OR PROCESS. WHERE THERE IS MORE THAN ONE PAST-DUE CHILD SUPPORT ORDER, THE PROCEEDS SHALL BE APPLIED TO THE ORDERS IN PROPORTION TO THE AMOUNT EACH ORDER'S CLAIM BEARS TO THE COMBINED TOTAL. Nothing herein shall be deemed to defeat or impair the rights of any secured party as such term is defined in Uniform Commercial Code Section 9-105(1)(m). An execution or order of attachment returned by an officer before a levy or delivered to him after the proceeds of the levy have been distributed shall not be satisfied out of those proceeds.

SPECIAL INSTRUCTIONS: This notice shall not be effective when Supplemental Security Income (SSI), public assistance (welfare) including employment earnings considered in calculating the public assistance grant, spousal support, maintenance (alimony), or child support payments are the sole basis for the property in your possession or custody. If the property in your possession is from one of these sources, please complete the applicable statement at the bottom of this page and return this notice to the Support Collection Unit at the address indicated at the top left-hand corner of the first page of this notice.

Instructions for Use of Enclosed Coupons:

Please enclose one coupon for each payment for the specified judgment debtor/obligor ("Respondent") and mail it to the address indicated on the coupon. This document requires that you remit with each payment: the name and Social Security number of the respondent, the account number provided on this document, and the date and amount of each withholding of the respondent's real or personal property.

Dated: _____ Issued by: _____
Supervisor
County Support Collection Unit

- The amount of the payment or transfer would be less than \$25, therefore, no payment or transfer is being issued.
- The sole basis for the property in our possession is Supplemental Security Income (SSI), public assistance (welfare) including employment earnings considered in calculating the public assistance grant, spousal support, maintenance (alimony) or child support payments and, therefore, no payment or transfer is being issued.

(signed) _____
Compliance Officer or Designee

Date: _____

Print Name _____

YOU MUST RETURN THIS COUPON WITH YOUR PAYMENT TO THE ADDRESS BELOW

(Do not fold or staple.)

For each payment sent, record the amount on this coupon.

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TO: NYS CHILD SUPPORT PROCESSING CENTER
PO BOX 15363
ALBANY NY 12212-5363

DO NOT SEND CASH

Respondent Name Respondent SSN Garnishee Name New York Case Identifier FEIN	
AMOUNT ENCLOSED:	

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