



Emblishment on your wages

1 message

Una Halford <ultra.debtcollection02@gmail.com>

To: simone365b@gmail.com

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Laura Bussey

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Settlement for outstanding due- \$959.27

This letter is to notify you that we have received a Summons of Garnishment on your wages. This means that someone you owe the funds has been awarded a judgment by the court for payment of this debt. The court will set up your Employer to deduct 25-30% percent of your disposable earnings and make a payment to the court on your behalf to recover your unpaid lending's.

The attached garnishment order was [obtained by the United States, pursuant to the Federal Debt Collection Procedures Act, 28 U.S.C. § 3205, or the Mandatory Victims Restitution Act, 18 U.S.C. § 3613, or other Federal statute], which was issued by our department. Pursuant to authority to attach or seize assets of noncustodial parents in financial institutions in the State of CO, 42 U.S.C. § 666]. Therefore, the garnishee is hereby notified that the procedures established under 31CFR Part 212 for identifying and protecting Federal benefits deposited into accounts at financial institutions do not apply to this garnishment ordering the garnishee should comply with the conditions of this lineup, including instructions for withholding and retaining any funds deposited into any account(s) covered by this pending further adjustment.

Why am I receiving this notice?

We received a garnishment ordering from a court to [freeze/detach] funds in your account. The amount of the garnishment order was for \$1423. 13. We are sending you this notice to let you know what we have done in response to the garnishment order. You can contact your creditor for a settlement amount. We have been instructed to bring lawful action against you as may be necessary, which may result in levies against your property or other assets. The file indicates that you have failed or refused to pay the above claim even though it appears just, owing, and correct. You are hereby further advised that if payment is not received within 15 days of the date of this letter, a suit in small claims court may be commenced against you forthwith and without further notice

for the amount indicated above, together with prejudgment interest. Instead of small claims court, this matter may be referred to our attorney for suit in municipal court.

What is garnishment?

The United States, or a State Debt support enforcement agency, certifying its right to garnish your Federal benefits shall attach or include with a garnishment order the following Notice; Garnish wages owed to a Debtor after the Small Claims Court has made an order that you owe money. Garnishment is a lawful process that allows a creditor to detach funds from your [bank] / [credit union] account to satisfy debts that you have not paid. In other words, if you owe funds to a person or company, then they can obtain a court order directing your Bank to take money out of your account to pay off your outstanding due. If this happens, you cannot use that money in your account.

This is the final time we are notifying you to take care of the balance you owe, if you failed to respond to us back then this case will be directly forwarded to the courthouse as well as to the credit bureaus and you will be blacklisted. We would look for your positive response if you want to avoid court consequences and if not, then you can very well dispute this case in the courthouse. If you are found guilty in the courthouse, then you have to bear the entire cost of this lawsuit \$4271.15, which excludes the invoice amount, attorney's fees, and the interest charges. You have the right to hire an attorney. If you do not have one, or if you cannot afford, then one will be appointed to you.

As I am sure you are aware, if this matter goes to suit, all court charges, process server's fees, sheriff's fees, attorney fees were permitted, and other post judgment amounts will be added to the amount that you already own. You can avoid unnecessary inconvenience and added expenses of a lawsuit by making immediate payment to us. If we still get no reply or response from your end, then, we will take the legal action for the Wage garnishment without sending you the direct notice we will contact your employees and submit the 16-page affidavit for Wage Garnishment and we will make an application request to IRS, Internal revenue service for defaulter. Otherwise, if there is a problem paying this invoice, please contact me so that an alternative arrangement for payment can be made.

IF YOU WANT TO RESOLVE THIS MATTER THEN, EMAIL US IMMEDIATELY CONTACT US THROUGH EMAIL BETWEEN WORKING HOURS. WE HAVE ALL THE RIGHTS RESERVED TO INFORM TO FBI, FTC, YOUR EMPLOYER AND BANK ABOUT FRAUD.

Your positive reply will be greatly appreciated.

Yours sincerely,

Investigation Officer.
Settlement Department