A BILL TO BE ENTITLED AN ACT

To amend Chapter 4 of Title 18 of the Official Code of Georgia Annotated, relating to garnishment proceedings, so as to provide that the filing of certain answers on behalf of certain garnishees may be done by authorized officers or employees and shall not constitute the practice of law; to provide for definitions; to provide that delivery to the court of money or property that is subject to garnishment may likewise be accomplished by certain officers or employees of an entity; to conform the terminology of the chapter to reflect defined terms; to change provisions relating to service of garnishment actions; to increase the amount of attorney's fees a garnishee may deduct from the sums paid into court; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

12 Chapter 4 of Title 18 of the Official Code of Georgia Annotated, relating to garnishment 13 proceedings, is amended by revising Code Section 18-4-1, relating to practice and procedure

generally, as follows:

"18-4-1.

(a) As used in this chapter, the terms 'garnishee answer,' 'garnishee's answer,' or 'answer of garnishee' means the response filed by a garnishee responding to a summons of garnishment detailing the property, money, or other effects of the defendant that are in the possession of the garnishee or declaring that the garnishee holds no such property, money,

or other effects of the defendant.

(b) The procedure in garnishment cases shall be uniform in all courts throughout this state; and, except as otherwise provided in this chapter, Chapter 11 of Title 9 shall apply in garnishment proceedings."

25	Said chapter is further amended by revising Code Section 18-4-3, relating to amendment of
26	affidavits, bonds, or pleadings, as follows:
27	"18-4-3.
28	Unless otherwise provided in this chapter, any affidavit, bond, garnishee answer, or
29	pleading required or permitted by this chapter shall be amendable at any time before
30	judgment thereon."
31	SECTION 3.
32	Said chapter is further amended by adding a new Code section to the end of Article 1,
33	relating to general provisions, to read as follows:
34	" <u>18-4-8.</u>
35	(a) As used in this Code section, the term:
36	(1) 'Entity' means a corporation, limited liability company, partnership, limited
37	partnership, professional corporation, firm, or other business entity other than a natural
38	person or public corporation.
39	(2) 'Public corporation' means the State of Georgia or any department, agency, branch
40	of government, or State of Georgia political subdivision, as such term is defined in Code
41	Section 50-15-1, or any public board, bureau, commission, or authority created by the
42	General Assembly.
43	(b) When a garnishment proceeding is filed in a court of record under any provision of this
44	chapter involving an entity as garnishee, the execution and filing of a garnishee answer
45	may be done by an entity's authorized officer or employee and shall not constitute the
46	practice of law. If a traverse or claim is filed to such entity's garnishee answer, an attorney
47	shall be required to represent such entity in further garnishment proceedings.
48	(c) An entity's payment into court of any property, money, or other effects of the
49	defendant, or property or money which is admitted to be subject to garnishment, may be
50	done by an entity's authorized officer or employee and shall not constitute the practice of
51	law."
52	SECTION 4.
53	Said chapter is further amended by revising paragraphs (1) and (2) of subsection (i) of Code
54	Section 18-4-20, relating to property subject to garnishment generally, as follows:
55	"(1) The name of the defendant, and, to the extent such would reasonably enable the
56	garnishee to answer properly respond to the summons, all known configurations,
57	nicknames, aliases, former or maiden names, trade names, or variations thereof;

SECTION 2.

(2) The service address and the current addresses of the defendant and, to the extent such would reasonably enable the garnishee to answer properly respond to the summons of garnishment and such is reasonably available to the plaintiff, the past addresses of the defendant;"

62 SECTION 5.

Said chapter is further amended by revising subsection (a) of Code Section 18-4-21, relating to the garnishment of salaries of officials and employees of the state and its political subdivisions, as follows:

"(a) Money due officials or employees of a municipal corporation or county of this state or of the state government, or any department or institution thereof, as salary for services performed for or on behalf of the municipal corporation or county of this state, or the state, or any department or institution thereof, shall be subject to garnishment, except in no event may the officials' or employees' salary for services performed for or on behalf of any municipal corporation or county of this state, or the state, or any department or institution thereof, be garnisheed where the judgment serving as a basis for the issuance of the summons of garnishment arises out of the liability incurred in the scope of the officials' or employees' governmental employment while responding to an emergency. In such cases, the summons shall be directed to such political entity and served upon the person authorized by law to draw the warrant on the treasury of the government or to issue a check for such salary due, or upon the chief administrative officer of the political subdivision, department, agency, or instrumentality; and such entity is required to answer shall be required to respond to the summons in accordance with the mandate thereof and as provided by this chapter."

SECTION 6.

Said chapter is further amended by revising Code Section 18-4-23, relating to the manner of service of summons of garnishment on corporations, as follows:

"18-4-23.

Service of a summons of garnishment shall be made by serving the agent in charge of the office or other place of business where the defendant is employed. In the event that such service cannot be made, then service of a summons of garnishment upon the agent in charge of either the registered office or the principal place of business of a corporation shall be sufficient as provided in Code Section 9-11-4."

90 **SECTION 7.** 91 Said chapter is further amended by revising Code Section 18-4-62, relating to the contents 92 and service of the summons of garnishment and requirements for filing of an answer to the 93 summons of garnishment, as follows: 94 "18-4-62. 95 (a) The summons of garnishment shall be directed to the garnishee, commanding him to 96 file an answer the garnishee to respond stating what money or other property is subject to 97 garnishment. Except as provided in subsection (b) or (c) of this Code section, the 98 garnishee's answer must shall be filed with the court issuing the summons not sooner than 99 30 days and not later than 45 days after the service of the summons and must shall be accompanied by the money or other property subject to garnishment. Upon the affidavit 100 101 and summons being delivered to the sheriff, marshal, constable, or like officer of the court 102 issuing the summons, it shall be his or her duty to serve the summons of garnishment, as 103 set forth in Code Section 18-4-23, upon the person to whom it is directed and to make his 104 an entry of service upon the affidavit and return the affidavit to the court. The summons 105 of garnishment shall state that, if the garnishee fails to file a garnishee's answer to the 106 summons, a judgment by default will be entered against the garnishee for the amount 107 claimed by plaintiff against the defendant. 108 (b) Under circumstances where the defendant has been an employee of the garnishee, and 109 if the defendant is no longer employed by the garnishee, and if the garnishee has no money 110 or property of the defendant subject to garnishment, the garnishee may immediately file an the garnishee's answer; provided, however, that such garnishee's answer shall be filed not 111 112 later than 45 days after the service of the summons. (c) If the garnishee is a bank or other financial institution and if the defendant does not 113 114 have an active account with, and is not the owner of any money or property in the 115 possession of, the bank or financial institution, then the garnishee may immediately file an a garnishee's answer; provided, however, that such garnishee's answer shall be filed not 116 later than 45 days after the service of the summons." 117 118 **SECTION 8.** 119 Said chapter is further amended by revising paragraphs (2), (4), and (6) of Code Section 18-4-66, relating to forms for postjudgment garnishment, as follows: 120 121 "(2) Summons of garnishment.

IN THE _____ COURT OF _____ COUNTY

STATE OF GEORGIA

122

124)		
125	Plaintiff)		
126)		
127	V.)	Civil action	
128)	File no	
129)		
130	Defendant)		
131	Social security)		
132	number)		
133)		
134)		
135	Garnishee)		
136)		
137)		
138	Address)		
139	SUI	MMONS OF GAI	RNISHMENT	
140	To: Garni	shee		
141	Amount claimed due by pla	intiff		\$
142	(To be completed by plainti	ff)		
143	Plus court costs due on the	summons		\$
144	(To be completed by the cle	rk)		
145	YOU ARE HEREBY COM	MANDED to hold	d immediately all prope	erty, money, wages,
146	except what is exempt, below	nging to the defend	dant, or debts owed to t	he defendant named
147	above at the time of service	e of this summon	s and between the tim	e of service of this
148	summons and the time of m	aking your <u>garnis</u>	shee answer. Not soon	er than 30 days but
149	not later than 45 days after y	ou are served with	this summons, you are	e commanded to file
150	your garnishee answer in w	riting with the cle	ork of this court and sea	rve a copy upon the
151	plaintiff or his the plaintiff's	attorney named b	pelow. Money or other	property subject to
152	this summons should be del	ivered to the cour	t with your garnishee	answer. Should you
153	fail to answer file a garnish	nee answer to this	s summons, a judgme	nt will be rendered
154	against you for the amount	the plaintiff claim	s due by the defendan	t.
155	Witness the Honorable	, Jud	lge of said Court.	
156	This day of	,		

157					
158					Clerk,
159				Court of	County
160					
161	Plaintiff's attorney				
162					
163	Address				
164	Service perfected on garr	nishee, this day	y of	·	
165					
166				Deputy mars	shal, sheriff,
167				O	r constable"
168	"(4) Answer of garnished	e.			
169	IN THE _	COURT OF	C	OUNTY	
170		STATE OF GE	EORGIA		
171)			
172	Plaintiff)			
173)			
174	v.)	Civil action		
175)	File no	-	
176)			
177	Defendant)			
178)			
179)			
180	Garnishee)			
181		ANSWER OF GA	ARNISHEE		
182		1.			
183	At the time of service or	from the time of ser	rvice to the tim	e of this garnis	<u>hee</u> answer,
184	garnishee had in his its p	ossession the follow	ving described p	property of the	defendant:
185 186					
187		2			

188	At the time of service or from the time of service to the time of this garnishee answer, all					
189	debt accruing from garnishee to defendant is in the amount of \$					
190			3.			
191	\$	of the amoun	nt named in paragr	aph 2 was	s wages e	earned at the rate of
192	\$	per for	r the period beginning	ng <u>(da</u>	<u>te)</u> , _	, through the time
193	of making	this garnishee	answer. The amo	ount of wa	ages whic	ch is subject to this
194	garnishmen	it is computed a	as follows:			
195	\$	Gross earnii	ngs			
196	\$	Total social	security and withho	olding tax		
197	\$	Total dispos	sable earnings			
198	\$	Amount of	wages subject to gai	rnishment		
199			4.			
200	Garnishee f	urther states: _				·
201						
202						Garnishee, or his
203						attorney at law
204				gar	nishee's a	ttorney, or officer or
205				<u>e</u>	mployee c	of an entity garnishee
206		(1	CERTIFICATE OF	SERVICE	E)"	
207	"(6) Releas	se of garnishme	ent.			
208		IN THE	COURT OF _		_ COUNT	ΓΥ
209			STATE OF GE	ORGIA		
210		_)			
211	Plaintiff)			
212)			
213	v.)	Civil acti	on	
214)	File no		
215		_)			
216	Defendant)			
217)			
218		_)			
219	Garnishee)			
220)			

221)
222	Address)
223	RELEASE OF GARNISHMENT
224	To: Garnishee
225	This is to notify you that you have been released from filing an a garnishee answer to any
226	and all summons of garnishment pending as of this date in the above-styled case.
227	This release authorizes you to deliver to the defendant in garnishment any money or other
228	property in your possession belonging to the defendant.
229	This release does not terminate the garnishment proceedings, nor does this release relieve
230	you of any obligation placed on you by the service of a summons of garnishment
231	subsequent to this date.
232	This,
222	
233	
234	Clerk,
235	Court of County"
236	SECTION 9.
237	Said chapter is further amended by revising Code Sections 18-4-80 through 18-4-85, relating
238	to the effect of release of the summons of garnishment on the garnishee, effect of defendant
239	traverse on garnishee, contents of answer of garnishee, service of answer of garnishee on
240	plaintiff or attorney, delivery to court of property admitted to be subject to garnishment, and
241	traverse of answer of garnishee by plaintiff, respectively, as follows:
242	″18-4-80.
243	A release of summons of garnishment shall relieve the garnishee from any obligation to file
244	an a garnishee answer to any summons of garnishment pending on the date of the release
245	and shall authorize the garnishee to deliver to the defendant in garnishment any money or
246	other property in the garnishee's possession belonging to the defendant. A release shall not
247	operate as a dismissal of the garnishment proceedings.
248	18-4-81.
249	When the defendant files his <u>or her</u> traverse, the garnishee is not relieved of filing an <u>a</u>
250	garnishee answer, nor is the garnishee relieved of delivering the money or other property
251	of the defendant which is subject to the garnishment to the court, unless the defendant files
252	in the clerk's office of the court where the garnishment is pending a bond with good
• •	6 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -

security, in favor of the plaintiff, conditioned for the payment of any judgment that may be entered in the proceeding. The bond shall be subject to approval by the clerk of the court; and, upon receipt of a bond deemed acceptable by the clerk, it shall be his the clerk's duty to issue a release of any summons of garnishment pending in the garnishment proceeding. If the plaintiff shall prevail in the proceeding, he the plaintiff shall be entitled to entry of judgment upon such bond against the principal and securities therein, as judgment may be entered against securities upon appeal. Where If the defendant files a bond, no further garnishment process may be filed in any court by the plaintiff against the defendant until the issues raised by the defendant's pleadings are decided.

18-4-82.

Within the time prescribed by Code Section 18-4-62, the garnishee shall file his a garnishee answer describing what money or other property is subject to garnishment under Code Section 18-4-20. If the garnishee owes the defendant any sum for wages, the garnishee answer shall also state specifically when the wages were earned by defendant and whether they were earned as daily, weekly, or monthly wages. If the garnishee has been served with summons in more than one garnishment case involving the same defendant, the garnishee shall state in each garnishee answer that the money or other property is being delivered to the court subject to the claims of all the cases and shall give the numbers of all such cases in each garnishee answer. If the garnishee shall be is unable to answer respond as provided for in this Code section, his the garnishee's inability shall appear in his the garnishee's answer, together with all the facts plainly, fully, and distinctly set forth, so as to enable the court to give judgment thereon.

18-4-83.

All garnishee answers by the garnishee shall, concurrently with filing, be served upon the plaintiff or his the plaintiff's attorney. Service may be shown by the written acknowledgment of the plaintiff or his the plaintiff's attorney, or by the certificate of the garnishee or his the garnishee's attorney, attached to the garnishee's answer, that a copy of the garnishee's answer was mailed to the plaintiff or his the plaintiff's attorney; provided, however, that no service shall be required unless the name and address of the plaintiff or his the plaintiff's attorney shall appear on the face of the summons of garnishment; provided, further, that, if the garnishee fails to serve the plaintiff, the plaintiff shall be allowed 15 days from the time the plaintiff receives actual notice of the garnishee's answer to traverse the same.

286 18-4-84.

Along with the <u>garnishee's</u> answer, the garnishee shall deliver to the court the money or other property admitted in the <u>garnishee's</u> answer to be subject to garnishment. If in <u>answering responding to</u> the summons of garnishment, as provided in Code Section 18-4-82, the garnishee shall state that the property of the defendant includes property in a safe-deposit box or similar property, the garnishee shall <u>answer respond</u> to the court issuing the summons of garnishment as to the existence of such safe-deposit box and shall hold any contents of such safe-deposit box until the earlier of:

- (1) Further order of said court either releasing the garnishment or specifically requiring the garnishee to open such safe-deposit box and deliver any contents thereof to said court upon conditions prescribed by said court; or
- (2) The elapsing of 120 days from the date of filing of the <u>garnishee</u> answer to the summons of garnishment unless such time has been extended by the court.

299 18-4-85.

If the garnishee serves his garnishee's answer is served on the plaintiff as provided for in Code Section 18-4-83, the plaintiff or claimant must shall traverse the garnishee's answer within 15 days after it is served, or the garnishee is shall be automatically discharged from further liability with respect to the summons so answered."

SECTION 10.

Said chapter is further amended by revising Code Sections 18-4-90 through 18-4-92, relating to entry of default judgment upon the failure of garnishee to file an answer to the summons, relief of garnishment from default judgment, and the effect of garnishee's failure to respond properly to a summons of garnishment, respectively, as follows:

"18-4-90.

In case the garnishee fails or refuses to file an a garnishee answer by the forty-fifth day after service of the summons, the garnishee shall automatically be in default. The default may be opened as a matter of right by the filing of an a garnishee answer within 15 days of the day of default and payment of costs. If the case is still in default after the expiration of the period of 15 days, judgment by default may be entered at any time thereafter against the garnishee for the amount claimed to be due on the judgment obtained against the defendant.

317 18-4-91.

When a judgment is rendered against a garnishee under Code Section 18-4-90, on a motion filed not later than 60 days from the date the garnishee receives actual notice of the entry

of the judgment against him, he may, the garnishee, the garnishee may, upon payment of all accrued costs of court, have the judgment modified so that the amount of the judgment shall be reduced to an amount equal to the greater of \$50.00 or \$50.00 plus 100 percent of the amount by which the garnishee was indebted to the defendant from the time of service of the summons of garnishment through and including the last day on which a timely garnishee answer could have been made for all money, other property, or effects belonging to the defendant which came into the garnishee's hands from the time of service of the summons through and including the last day on which a timely answer could have been made and, in the case of garnishment of wages, less any exemption allowed the defendant by law. Notice to the garnishee by certified mail or statutory overnight delivery shall be sufficient notice as required in this Code section. On the trial of the motion, the burden of proof shall be upon any plaintiff who objects to the timeliness of the motion to establish that the motion was not filed within the time provided for by this Code section.

18-4-92.

On the trial of the plaintiff's traverse, if the court finds the garnishee has failed to answer respond properly to the summons of garnishment, the court shall disallow any expenses claimed by the garnishee and enter a judgment for any money or other property delivered to the court with the garnishee's answer, plus any money or other property the court finds subject to garnishment which the garnishee has failed to deliver to the court; provided, however, that the total amount of such judgment shall in no event exceed the amount claimed due by the plaintiff, together with the costs of the garnishment proceeding."

SECTION 11.

Said chapter is further amended by revising subsection (a) of Code Section 18-4-92.1, relating to relief of garnishee from liability, as follows:

"(a) A garnishee may be relieved from liability for failure to <u>file a garnishee</u> answer properly <u>to</u> the summons of garnishment if the plaintiff failed to provide the information required by subsection (i) of Code Section 18-4-20 that would reasonably enable the garnishee to <u>answer respond</u> properly <u>to</u> the summons of garnishment and a good faith effort to locate the requested property was made by the garnishee based on the information provided by the plaintiff. In determining whether a garnishee may be relieved of liability imposed by Code Section 18-4-92, the court shall consider and compare the accuracy and quantity of the information supplied by the plaintiff pursuant to subsection (i) of Code Section 18-4-20 with the manner in which the garnishee maintains and locates its records, the compliance by the garnishee with its own procedures, and the conformity of the record

systems and procedures with reasonable commercial standards prevailing in the area in which the garnishee is located."

SECTION 12.

Said chapter is further amended by revising subsections (a) and (b) of Code Section 18-4-97, relating to the right of garnishee to actual reasonable expenses in making a true answer of garnishment, as follows:

- "(a) The garnishee shall be entitled to his the garnishee's actual reasonable expenses, including attorney's fees, in making a true answer preparing and filing a garnishee's answer to a summons of garnishment. The amount so incurred shall be taxed in the bill of costs and shall be paid by the party upon whom the cost is cast, as costs are cast in other cases. The garnishee may deduct \$25.00 \$50.00 or 10 percent of the amount paid into court, whichever is greater, not to exceed \$50.00 \$100.00, as reasonable attorney's fees or expenses.
- (b) If the garnishee can show that his the garnishee's actual attorney's fees or expenses exceed the amount provided for in subsection (a) of this Code section, he must the garnishee shall petition the court for a hearing at the time of making his filing the garnishee's answer without deducting from the amount paid into court. Upon hearing from the parties, the court may enter an order for payment of actual attorney's fees or expenses proven by the garnishee to have been incurred reasonably in making his preparing and filing the garnishee's answer."

SECTION 13.

Said chapter is further amended by revising Code Section 18-4-110, relating to the right of the plaintiff who has obtained a money judgment to process of continuing garnishment, as follows:

"18-4-110.

In addition to garnishment proceedings otherwise available under this chapter, in cases where a money judgment shall have has been obtained in a court of this state or a federal court sitting in this state, the plaintiff shall be entitled to the process of continuing garnishment against any garnishee who is an employer of the defendant against whom the judgment has been obtained. Unless otherwise specifically provided in this article, the methods, practices, and procedures for continuing garnishment shall be the same as for any other garnishment as provided in this chapter, including, but not limited to, those proceedings after a garnishee's answer as provided in Code Section 18-4-89."

SECTION 14.

Said chapter is further amended by revising subsection (c) of Code Section 18-4-112, relating to filing and contents of affidavit for continuing garnishment, as follows:

"(c) The plaintiff, using either forms provided by the court or forms prepared by himself the plaintiff, shall cause forms sufficient for seven garnishee answers to a summons of continuing garnishment to be served on the garnishee along with the summons."

SECTION 15.

Said chapter is further amended by revising Code Sections 18-4-113 through 18-4-117, relating to the contents of the summons of continuing garnishment, traverse of answer of garnishee by plaintiff, entry of default judgment against garnishee, effect of and proceedings upon filing of traverse by defendant, and the effect of termination of the employment relationship between garnishee and defendant, respectively, as follows:

"18-4-113.

- (a) The summons of continuing garnishment shall be directed to the garnishee, who shall be required:
 - (1) To file a first <u>garnishee</u> answer no later than 45 days after service of summons of continuing garnishment, which <u>garnishee</u> answer shall state what property, money, or other effects of the defendant are subject to continuing garnishment from the time of service through and including the day of the first <u>garnishee</u> answer;
 - (2) To file further garnishee answers for the remaining period covered by the summons of continuing garnishment. Further garnishee answers shall be filed no later than 45 days after the previous garnishee answer date. Further garnishee answers shall state what property, money, or other effects of the defendant are subject to continuing garnishment from the previous garnishee answer date through and including the date on which that next garnishee answer is filed. No subsequent garnishee answers shall be required on a summons of continuing garnishment if the last garnishee answer filed states what property, money, or other effects of the defendant are subject to continuing garnishment from the previous garnishee answer date to and including the one hundred seventy-ninth day after service of summons of continuing garnishment. The last garnishee answer shall be filed, notwithstanding the other provisions of this paragraph, no later than the one hundred ninety-fifth day after service. For purposes of this paragraph, 'previous garnishee answer date' means the date upon which the immediately preceding garnishee answer to the summons of continuing garnishment was filed as provided in this subsection; and

- (3) To accompany all such <u>garnishee</u> answers with any property, money, or other effects of the defendant admitted in the <u>garnishee</u> answer to be subject to continuing garnishment.
- (b) The summons of continuing garnishment shall state the requirements of subsection (a) of this Code section and shall inform the garnishee that failure to comply with such requirements may result in a judgment against the garnishee for the entire amount claimed due on the judgment against the defendant.

428 18-4-114.

If the garnishee serves his answer garnishee's answer is served on the plaintiff as provided in Code Section 18-4-83, the plaintiff must shall traverse the garnishee answer within 15 days after it is served, or the garnishee is shall be automatically discharged from further liability with respect to such answer the summons so answered.

433 18-4-115.

(a) If the garnishee fails or refuses to file an a garnishee answer at least once every 45 days, the garnishee shall automatically become in default. The default may be opened as a matter of right by the filing of the required garnishee answer within 15 days after the day of default upon payment of costs. If the case is still in default after the expiration of such period of 15 days, judgment by default may be entered at any time thereafter against garnishee for the amount claimed to be due on the judgment obtained against the defendant.

(b) The garnishee may obtain relief from default judgment entered as provided in subsection (a) of this Code section upon the same conditions as provided in Code Section 18-4-91.

443 18-4-116.

- (a) In a continuing garnishment proceeding, upon the filing of a traverse by defendant pursuant to Code Section 18-4-93, no further summons of garnishment may issue nor may any money delivered to the court as subject to garnishment be disbursed until the hearing is held upon defendant's traverse. The filing of a traverse by the defendant does not relieve the garnishee of the duties of filing an a garnishee answer, of withholding property, money, or other effects subject to continuing garnishment, or of delivering to the court any property, money, or other effects subject to continuing garnishment.
- (b) Nothing in this Code section shall affect the right of the defendant to file bond under this chapter.

454 18-4-117.

Notwithstanding the requirements of Code Section 18-4-113, if the employment relationship between the garnishee and the defendant does not exist at the time of the service of summons of continuing garnishment or terminates during the continuing garnishment, in any garnishee answer required by this article, the garnishee may state that the employment relationship between the garnishee and defendant does not exist or has been terminated, giving the date of termination if terminated on or after service of this summons of continuing garnishment. If no traverse is filed within 15 days after the garnishee answer is served as provided in Code Section 18-4-83, the garnishee is shall be automatically discharged from further liability and obligation under Code Section 18-4-113 for that summons with respect to the period of continuing garnishment remaining after the employment relationship is terminated."

SECTION 16.

Said chapter is further amended by revising paragraphs (2) and (3) of Code Section 18-4-118, relating to forms for continuing garnishment, as follows:

"(2) Summons of continuing garnishment.

470		IN THE	COURT OF _	COUNTY
471			STATE OF GE	ORGIA
472)	
473	Plaintiff)	
474)	
475	v.)	Civil action
476)	File no
477)	
478	Defendant)	
479	Social security	y)	
480	number)	
481)	
482)	
483	Garnishee)	
484)	
485)	
486	Address)	

488	To: Garnishee				
489	Amount claimed due by plaintiff	\$			
490	(To be completed by plaintiff)				
491	Plus court costs due on this summons	\$			
492	(To be completed by clerk)				
493	YOU ARE HEREBY COMMANDED to hold immediately all prop	erty, money, wages,			
494	except what is exempt, belonging to the defendant, or debts owed to	the defendant named			
495	above at the time of service of this summons and between the time	ne of service of this			
496	summons to and including the one hundred seventy-ninth day there	after. Not later than			
497	45 days after you are served with this summons, you are comm	nanded to file your			
498	garnishee answer in writing with the clerk of this court and serve a co	py upon the plaintiff			
499	or his attorney named below. This garnishee answer shall state wh	nat property, money,			
500	and wages, except what is exempt, belonging to the defendant, o	or debts owed to the			
501	defendant, you hold or owe at the time of service of this summons a	and between the time			
502	of such service and the time of making your first garnishee answer.	Thereafter, you are			
503	required to file further garnishee answers no later than 45 days after	r your last garnishee			
504	answer. Every further garnishee answer shall state what property,	money, and wages,			
505	except what is exempt, belonging to the defendant, or debts owed to the defendant, you				
506	hold or owe at and from the time of the last garnishee answer to the time of the current				
507	garnishee answer. The last garnishee answer required by this summons shall be filed no				
508	later than the one hundred ninety-fifth day after you receive this so	ummons. Money or			
509	other property admitted in an a garnishee answer to be subject to con	tinuing garnishment			
510	must shall be delivered to the court with your garnishee answers. S	hould you fail to file			
511	garnishee answers as required by this summons, a judgment will be	rendered against you			
512	for the amount the plaintiff claims due by the defendant.				
513	Witness the Honorable, Judge of said Court.				
514	This,				
515					
516		Clerk,			
517	Court of _	County			
518					
519	Plaintiff's attorney				
520					
521	Address				

522	Service perfected	l on garnishee	e, this c	lay of	,	·
523						
524					Deputy n	narshal, sheriff,
525						or constable
526	(3) Garnishee ar	<u>ıswer</u> Answei	of continuing	garnishmer	nt.	
527	IN	THE	COURT OF	?	COUNTY	
528			STATE OF GE	ORGIA		
529)			
530	Plaintiff)			
531)			
532	v.)	Civil acti	on	
533)	File no		
534)			
535	Defendant)			
536)			
537)			
538	Garnishee)			
539)			
540)			
541	Address)			
542	GARN	<u>ISHEE</u> ANSV	WER OF CON	ΓINUING (GARNISHMEN	ľΤ
543			1.			
544	From the time of	service of th	is summons of	continuing	garnishment, if	this is the first
545	garnishee answer	to such sumr	nons, otherwise	from the ti	me of the last ga	<u>rnishee</u> answer
546	to this summons	of continuin	g garnishment,	, until the t	time of this gar	<u>nishee</u> answer,
547	garnishee had in	his garnishe	<u>ee's</u> possession	the follow	ring described p	property of the
548	defendant:					
549						
550						
551			2.			
552	From the time of	service of th	is summons of	continuing	garnishment, if	this is the first
553	garnichee ancwer	to such sumr	none otherwise	from the ti	me of the last ga	rnichaa ancwar

554	to this summons of continuing garnishment, until the time of this garnishee answer, all				
555	debts accruing from garnishee to the defendant are in the amount of \$				
556	3.				
557	\$ of the amount named in paragraph 2 was wages earned at the rate of				
558	\$ per for the period beginning <u>(date)</u> ,, through the time				
559	of making this garnishee answer. The amount of wages which is subject to this				
560	garnishment is computed as follows:				
561	\$ Gross earnings				
562	\$ Total social security and withholding tax				
563	\$ Total disposable earnings				
564	\$ Amount of wages subject to continuing garnishment				
565	4.				
566	() If checked, defendant is not presently employed by this garnishee and, if employed				
567	by garnishee on or after service of this summons of continuing garnishment, was most				
568	recently terminated as of the day of,				
569	5.				
570	() If checked, this is the last garnishee answer this garnishee is required to file to the				
571	presently pending summons of continuing garnishment in the above-styled case.				
572	6.				
573	Garnishee further states:				
574					
575	Garnishee, or his				
576	attorney at law				
577	garnishee's attorney, or officer				
578	or employee of an entity garnishee				
579	(CERTIFICATE OF SERVICE)"				
580	SECTION 17.				
581	Said chapter is further amended by revising Code Sections 18-4-133 through 18-4-135,				
582	relating to service of summons, filing further garnishee answers and tendering money, and				
583	period of attachment of writ of garnishment, respectively, as follows:				
584	"18-4-133.				
585	(a) The summons of continuing garnishment for support shall be directed to the garnishee				
586	who shall be required to file a first garnishee answer no later than 45 days after service,				
587	which garnishee answer shall state what earnings were payable to the defendant from the				
588	time of service through and including the day of the first garnishee answer and the basis				

for the computation of same, including the rate of pay and hours worked, or salaries, commissions, or other basis of compensation.

- (b) The garnishee shall accompany such initial garnishee answer with money of the defendant admitted in the garnishee answer to be subject to continuing garnishment for support. In computing the amounts subject to this article, the provisions of subsection (f) of Code Section 18-4-20 shall control.
- (c) The money paid into court with the initial garnishee answer, after deduction for costs, shall be first applied to the periodic support payment accrued on a daily basis from the date of the affidavit of the plaintiff to the date of the initial garnishee answer. All sums in excess of such periodic payment shall be applied to the original arrearage. Original arrearage shall mean those arrears existing as of the date of the making of the plaintiff's affidavit, plus any amounts includable pursuant to subsection (b) of Code Section 18-4-134.

18-4-134.

- (a) If the amount claimed as original arrearage as of the date of the making of the plaintiff's affidavit is not satisfied by the money payable into court under the initial garnishee answer of the garnishee, after application of the funds as set forth in subsection (c) of Code Section 18-4-133, the garnishee shall file further garnishee answers no later than 45 days after the previous garnishee answer date, stating the earnings accrued and the basis of their accrual and tendering such money accruing in such answer period. The amounts paid into court pursuant to subsequent garnishee answers, over and above the periodic payment accruing within such answer period, shall be applied to the original arrearage until the same is retired.
- (b) If the earnings paid into court pursuant to any <u>garnishee</u> answer by the <u>garnishee</u> are less than the sums due under the periodic support requirement accruing over the same period of time, after allowance for any costs deductible from same, the resulting difference shall be added to the amount due as original arrearage until the same is retired by subsequent payments.
- (c) The garnishee shall file additional <u>garnishee</u> answers until the original arrearage is retired and all periodic support payments are current.
- (d) Upon the termination of employment of the defendant by the garnishee, the garnishee shall be required to file a final garnishee answer stating the date and reason for the defendant's termination from employment and stating, to the best of the garnishee's information, the defendant's present residential address and employer.

623 18-4-135.

The writ of garnishment described in this article shall attach for so long as the defendant is employed by the garnishee and shall not terminate until the original arrearage is retired. The garnishee may rely upon the information as to the termination date of the duty of support of any individual claimed in the affidavit of garnishment, the amount of the duty of periodic support to be paid, any sums paid by the defendant between the date of the filing of the plaintiff's affidavit and the date of the initial garnishee answer of the garnishee, and the amount of the original arrearage existing as of the date of the affidavit of garnishment, unless the same are traversed by the defendant and the court enters any finding otherwise."

SECTION 18.

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 19.

All laws and parts of laws in conflict with this Act are repealed.