571.912 Form of exemption notice.

The notice informing a debtor that an order for attachment, garnishment summons, or levy by execution has been used to attach funds of the debtor to satisfy a claim must be substantially in the following form:

TATE OF MINNESOTA DISTRICT COURT
COUNTY OF JUDICIAL DISTRICT
(Creditor)
(Debtor)
TO: Debtor EXEMPTION NOTICE
An order for attachment, garnishment summons, or levy of
execution (strike inapplicable language) has been served on
(bank or other financial institution)
where you have an account.
Your account balance is \$
The amount being held is \$

However, all or a portion of the funds in your account will normally be exempt from creditors' claims if they are in one of the following categories:

(1) relief based on need. This includes the Minnesota

Family Investment Program (MFIP), Emergency Assistance (EA),

Work First Program, Medical Assistance (MA), General Assistance

(GA), General Assistance Medical Care (GAMC), Emergency General

Assistance (EGA), Minnesota Supplemental Aid (MSA), MSA

Emergency Assistance (MSA-EA), Supplemental Security Income

(SSI), and Energy Assistance;

- (2) Social Security benefits (Old Age, Survivors, or Disability Insurance);
- (3) unemployment benefits, workers' compensation, or veterans' benefits:
- (4) an accident, disability, or retirement pension or annuity;
 - (5) life insurance proceeds;
- (6) the earnings of your minor child and any child support paid to you; or
- (7) money from a claim for damage or destruction of exempt property (such as household goods, farm tools, business equipment, a mobile home, or a car).

The following funds are also exempt:

- (8) all earnings of a person in category (1);
- (9) all earnings of a person who has received relief based on need, or who has been an inmate of a correctional institution, within the last six months;
 - (10) 75 percent of every debtor's after tax earnings; and
- (11) all of a debtor's after tax earnings below 40 times the federal minimum wage.

TIME LIMIT ON EXEMPTIONS AFTER DEPOSIT IN BANK:

Categories (10) and (11): 20 days

Categories (8) and (9): 60 days

All others: no time limit, as long as funds are traceable to the exempt source. (In tracing funds, the first-in, first-out method is used. This means money deposited first is

spent first.) The money being sought by the creditor is being held in your account to give you a chance to claim an exemption.

TO CLAIM AN EXEMPTION:

Fill out, sign, and mail or deliver one copy of the attached exemption claim form to the institution which sent you this notice and mail or deliver one copy to the creditor's attorney. In the event that there is no attorney for the creditor, then such notice shall be sent directly to the creditor. The address for the creditor's attorney or the creditor is set forth below. Both copies must be mailed or delivered on the same day.

NOTE: You may help resolve your claim faster if you send to the creditor's attorney written proof or documents that show why your money is exempt. If you have questions regarding the documents to send as proof of an exemption, call the creditor's attorney. If you do not send written proof and the creditor's attorney has questions about your exemption claim, the creditor's attorney may object to your claim which may result in a further delay in releasing your exempt funds.

If they do not get the exemption claim back from you within 14 days of the date they mailed or gave it to you, they will be free to turn the money over to the sheriff or the creditor. If you are going to claim an exemption, do so as soon as possible, because your money may be held until it is decided.

IF YOU CLAIM AN EXEMPTION:

- (1) nonexempt money can be turned over to the creditor or sheriff;
- (2) the financial institution will keep holding the money claimed to be exempt; and
- (3) seven days after receiving your exemption claim, the financial institution will release the money to you unless before then it receives an objection to your exemption claim.

IF THE CREDITOR OBJECTS TO YOUR EXEMPTION CLAIM:

The institution will hold the money until a court decides if your exemption claim is valid, BUT ONLY IF the institution gets a copy of your court motion papers asserting the exemption WITHIN TEN DAYS after the objection is personally served on you, or within 13 days from the date the objection is mailed to you. You may wish to consult an attorney at once if the creditor objects to your exemption claim.

MOTION TO DETERMINE EXEMPTION:

At any time after your funds have been held, you may ask for a court decision on the validity of your exemption claim by filing a request for hearing which may be obtained at the office of the court administrator of the above court.

PENALTIES:

If you claim an exemption in bad faith, or if the creditor wrongly objects to an exemption in bad faith, the court may order the person who acted in bad faith to pay costs, actual damages, attorney fees, and an additional amount of up to \$100.

	,
	Name and address of (Attorney
	for) Judgment Creditor
EXEMPTION:	
(If you claim an exemption	complete the following):
(a) Amount of exemption cl	aim.
/ / I claim ALL the funds	being held are exempt.
/ / I claim SOME of the fu	nds being held are exempt.
The exempt amount is	\$
(b) Basis for exemption.	
Of the eleven categories l	isted above, I am in category
number (If more	than one category applies, you may
fill in as many as apply.) T	he source of the exempt funds is
the following:	
(If the source is a type o	of relief based on need, list the
case number and county:	
case number:	;
county:)
	ency that has distributed relief
	stitution in which I was an inmate
	ed creditor or its attorney only
co arectose to the above halle	er crearcor or ice accorned outh

whether or not I am or have been a recipient of relief based on need or an inmate of a correctional institute within the last six months.

I have mailed or delivere	d a copy of the exemption notice
o the creditor's attorney a	t the address indicated above.
DATED:	
	DEBTOR
	DEBTOR ADDRESS
	DEDUCE TELEBUCKE NUMBER

HIST: 1990 c 606 art 3 s 24; 1992 c 464 art 1 s 56; 1993 c 156 s 17; 1994 c 488 s 8; 1999 c 107 s 66; 1999 c 159 s 149; 2000 c 343 s 4; 2000 c 405 s 22

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