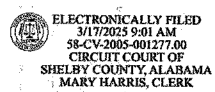
DOCUMENT 582



IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

AMERICAN TEACHER SERVICES INC, Plaintiff,)	
v.) Case No.:	CV-2005-001277.00
HELMS VINCE E,)	
LONGSHORE CRAIG,)	
LONGSHORE & ASSOCIATES,)	
JONES-INGE ROSIE ET AL,)	
Defendants.)	

ORDER

PLAINTIFF'S MOTION TO ALLOW SERVICE OF NOTICE OF GARNISHMENT ON DEFENDANT BY POSTING AND MAILING filed by Plaintiff is hereby GRANTED. The clerk of the court shall post a copy of the notice of the garnishment and this Order on the clerk of the court's official website and in a designated and conspicuous location within the courthouse for four (4) continuous weeks hereafter. Said posting shall identify the name of the parties hereto, the court in which the action is pending, and the instant case number. In addition, the notice shall also contain the statement concerning rights of exemption as provided in Rule 64A of the Alabama Rules of Civil Procedure.

At the time of posting, the clerk of the court shall also send by regular U.S. Mail a copy of the posted notice of garnishment to the Defendants at the Defendants' last known address. The effective date of service shall be 28 days from the first date of the website posting.

A fee of fifteen dollars (\$15) shall be assessed as additional court costs and collected by the clerk of the court from Plaintiff and, at the time of the filing of the motion for posting and mailing, Plaintiff shall be responsible for this assessment and the cost of mailing.

The additional costs and fees may be made taxable to the Defendants upon motion to the court. If the amount subject to a judgment of condemnation is less than twenty-five dollars (\$25), the court may order waiver of the fee assessment upon motion. The fees collected pursuant to this section by the clerk of the court shall be remitted monthly to the Circuit Clerk's Judicial Administrative Fund for Shelby County.

Upon compliance with the order of service by posting and mailing, a request for an order for a judgment of condemnation against the garnishee and condemnation of proceeds may be made upon the court by verified motion that all requirements of the order of service by posting and mailing have been accomplished. The Plaintiff shall attach to the verified motion a copy of the posting, along with a verified statement of the clerk of the court attesting to the contents of the posting, the dates of the website and courthouse postings, and the date of the mailing of the

DOCUMENT 584

DOCUMENT 582

posted notice copy to the Defendants.

DONE this 17th day of March, 2025.

/s/ JONATHAN A. SPANN
CIRCUIT JUDGE

The second secon		DOCUMEN	Т 531			
			•	Doole I	6002	HBH
State of Alchama Unified Judiest System Form C-21 (Front) Rov. 11/06	PROCESS	OF GA	RNISHMENT	1	Case Number CV-2005-1277	,
IN THE Circuit	COURT	OF Shelby		CC	JUNTY, ALAE	AMA
American Teacher Services, P.O. Box 1089	PLAINTIFF (Persons Asserting Inc.	Ly: 571	ME AND ADDRESS OF DEF in Matthew Petiway 3 Purbinouth Drive	endant is	(Person Whose F Subject to Gami	roperty shment):
Pelbum, Alabama 35124	4 ************************************	(Mo	algomery, AL 36116			-
2700 Highway 280, Suite 20	ATTORNEY FOR PLAINTIFF: 13W RE	DENEDAND!	DATE OF JUDGMENT: 1	36,996.2	ţ	······································
Rinningham, AL 35223 NAME AND ADDRESS OF		VOV 1 2 20	in coarata	1,216.00		
Stonebridge Life Insurance	.	•	1			
c/o The Corporation Compa	ny i	CREAT OF THE		38,212.12	2	
2 North Jackson Street, Sun	e 605, Montgomery, AL 36104	WEETACO.	10174-9			
or has or will have garnishee is necess B. If the garnishment is 25% of disposated minimal compliance will be seen a seen as a seen a	eve obtained the above judgment offects of the defendant under sary to obtain satisfaction of the jar for wages, selery or other comparable earnings for the week Olium hourly wage in effect at the trum hourly wage in effect at the trum hourly wage in effect at the fifth the instructions on the reverse starsement of amounts periodical	the gamishe judgment pensation, I fur R the amount ime the eaming R the amount pe time the ea e side of this fo	e's control. I believe that a the amou ther make ceth that the amou by which disposable earning as are payable, WHICHEVER by which disposable earning mings are payable, WHICHI om.	Process of ant to be wine for the vit 18 LESS, se for the view for the	f Gamishment agr iinheid must be: week exceed 30 fi week exceed 30 ti	ainet the imes the imes the
	albed before me this 514				->	
Edwar Dazue	m/206, 2010			st.	•	
Diptery Public/Clark	w/ MUDROW	>	Affiant/Attorney (5	Zorowski svoj	-WBo-	
ANNIA LONGONIA				Misson of	*	
TO ANY LAW ENFORCEME You are hereby comma	William OFFICER OF THE STATE Indeed to serve this Process of Ga	NT-OF GARNI OF ALABAMA Imishment on I	•	ge Life Insi	пансе Сонграву	gendela al da camb
and a copy on the defendan	Lynn Matthew Pettway			end make	buobet termin to tui	is Court.
NOTICE TO DEFENDANT: NOTICE TO GARNISHEE: You must complete a plaintiff can proceed for judg Court at the address below o (1) Whether you are or w	READ THE IMPORTANT INFOI YOU ARE THE GARNISHEE IN and file the enclosed Answer for prient against you for the amour priently the defendant at one titudes making a proper appe ere indebted to the defendant at	RMATION ON THE ABOVE In within thirty Int of the claim, parance in the (ACTION. (30) days from service of pro- plus costs. Mailing the note Jourt. YOU MUST ANSWER:	cess. If yo vized Ansv	u fell to file an An ear form to the Ck	erk of the
(3) Whether by existing of (4) Whether you have in:	rdebted to the defendant in the fu contract you are liable to the defe your passession or control, more	ndant for the d by or effects be	elivery of personal property of longing to the defendent.	•	•	
defendant for such period of 3 paying the monies withheld. If empire amount is withheld. If empire termination and pay into courter instructions on Gamishovenges, salary or other comp	to retain the amount indicated a firms as is necessary to accum 0 days from the first retainion on the court as they are definited or owners of the defendant is term it within 15 days AFTER terminal tends. If you have in your possensation, and is not exampt as tell whichever is less, subject to	uiste the sum f any sum from ir withheld end lineted BEFOR atton, all eums session or con a matter of law	\$ 37,046.21 In the defendents wages, sale continue to do sp on a month (if the sum is accumulated, withheld in compliance with trol property or money befor, you are further commanded	ary, or other or more you are retired this garnish regired to the	digment and costs or compensation. Trequent basis un quired by law to n hmont. (See Reve e defendent, which	You are to begin til the full aport the erae Side h is NOT

entionell salches endan e	a loun, we	HEADBASE IN HERSE!	ecrises to cureus offi			
Date indust:	Ma	my HHz		IARY H. HARRIS IRCUIT CLERK	MHILBY COUNTRY	· nO
1210to	Clerk	0	P.	O. BOX 1810	Dept	ny Ci a rk
	Address:			OLUMBIANA, AT	3551	
This process was exect	sted by servi	ing a copy on (G				
on (Data)	······································	Service on (Do	fendent)		,on (Date)	
Served by:			Title:			
COURT RECORD (Origina	a) PLAI	NTIFF (Copy)	DEFENDANT (Copy) GARNISHEE	(Copy)	

COURT RECORD (Original)

PLAINTIFF (Copy)

DOCUMENT 531

(buck) Rev.11/06

PROCESS OF GARNISHMENT

Instructions for Determining the Percentage of Wages, Salary or Other Compensation to be Withheld GARNISHMENTS TO COLLECT JUDGISENTS ARISING FROM SITUATIONS OTHER THAN CONSUMER LOANS, CONSUMER CREDIT SALES OR CONSUMER LEASES ARE SUBJECT TO THE RESTRICTIONS OF SE-10-7, Code of Alabama 1978, and Titls 16, §1673, United States Code ("U.S.C."). Under Alabama and federal law, the emount subject to gentishment to collect such judgments shall not exceed the LESSER of:

(1) twenty-five (25) percent of "disposable comings" for the week; OR

the amount by which "disposable earnings" for the week exceed thirty (30) times the federal minimum hourly were in effect at the time the earnings are

the tentant of which "deposite comings" for the week except they (30) times the isother maintain from wage in energy at the time the samings are payable.

(i. GARNISHMENTS TO COLLECT JUDGMENTS ARISING FROM CONSUMER LOANS, CONSUMER CREDIT SALES OR CONSUMER LEASES ARE SUBJECT TO THE RESTRICTIONS OF: §6-19-15, Code of Alabama, 1975 as amounted by Act 66-264, effective April 12, 1886.

A. Under this law, if the debt or demand was created ON OR AFTER April 12, 1988, the amount existed to gamishment shall not exceed the LESSER of:

(1) twenty-live (25) percent of "disposable comings" for the week exceed thirty (30) times the facient minimum handy wage in effect at the time the samings are

psychic If the debt or demand was created SEFORE April 12, 1988, the emount subject to gemisiment shall not exceed the LESSER of

(1) breaky (20) percent of "sixpossible carnings" for the week; OR (2) the amount by which "dispossible carnings" for the week cossed filly (50) times the federal minimum hourly wage in effect at the time the carnings are peryebte

DISPOSABLE EARNINGS DEFINED: An employee's "disposable earnings" moons that part of earnings of an individual remaining offer deduction of amounts required by law to be withheld such as Federal Income Tax, Federal Social Security Tax, and State and Local Taxes.

NOTICE TO GARNISHEE

Note: If you have in your possession or control property or money belonging to the defendant (which is not weges, setary or other compensation and is not exempt se a matter of law), you are commanded to hold the property or money, or the amount shown on the other side as "Total," whichever is loss, subject to the orders of the Court. Social Security, SSI, VA and tedest retirement memors are all exempt under federal law and remain so even when deposited in a bank or other financial leatituden. If the only maney in your possession or central belonging to the defendant in Social Security, SSI, VA or federal refirement moneys, you should indicate in your ensurer "ell such money is exempt from execution." The formula outlined below only applies if the property sought to be gambled is wegles, ealary or other compensation of the defendant

(Use the following formula to calculate a gardishment of vacuus, salary of other communication)

Calculate "disposable earnings" for the week (see definition of disposable earnings" above)
If the beauty-five (25) percent block is chacked on the front of this form, multiply the "disposable earnings" amount by twenty-five (25) percent. Then multiply the "minimum wage amount" (in effect at the time the carnings are payable by you) by Ird/y (30) and cubtract this amount from "disposable earnings." Compare these two and circuin lesser prount.

(3) If the twenty (20) percent block is checked on the front of this form, multiply the "disposable earnings" amount by twenty (20) percent. Multiply the "minimum wage amount" (in offset at the time the earnings are payable by you) by lifty (50) and subtract this amount from "disposable earnings." Compare these two and obtain lesser emount.

After the celculation is made in accordance with (2) or (3) above (whichever is applicable), the amount of the garnishment for the week is the LESSER ercount. Withhold this amount end pay it into Court se instructed in the "With of Garnishment" on the front of this form.

THE CLERK AND OTHER COURT PERSONNEL CANNOT GIVE YOU LEGAL ADVICE. IF YOU NEED ASSISTANCE YOU SHOULD CONSULT A LAWYER

FOR ADVICE

PROTECTION AGAINST DISCHARGE: Title 16, §1874, U.S.C., prohibite on employer from discharging any employee because his or her earnings have been subjected to gemishment for any one indebtedness

NOTICE TO DEFENDANT OF RIGHT TO CLAIM EXEMPTION FROM GARNISHMENT

A process of garnishment has been delivered to you. This means that a Court may order your wages, money in a bank, sums owned to you, or other property belonging to you, to be paid into Court to satisfy a judgment against you.

Laws of the State of Alabame and of the United States provides that in some circumstances certain money and properly may not be taken to pay certain types of court judgments, because certain money or properly may be "course" from gamblument. For example, under state tow, in some circumstances, up to \$3,000 in wages, personal properly, including money, bank accounts, automobiles, appliances, etc. may be example from process of gamblument. Similarly, under federal law, certain burstita and certain walker payments may be example from gamblument. Benefits and payments critically example from gamblument include, for example, social accurity payments. SSI payments, wateran's benefits, TANF (stalker) payments, unemployees a compensation payments and warker's compensation payments.

THESE EXAMPLES ARE FOR PURPOSES OF ELLUSTRATION ONLY. WHETHER YOU WILL BE ENTITLED TO CLAIM ANY EXEMPTION FROM THE PROCESS OF GRANISHMENT, AND, IF SO, WHAT PROPERTY MAY BE EXEMPT, WILL BE DETERMINED BY THE FACTS IN YOUR PARTICULAR CASE. IF YOU ARE LINCENTIAN AS TO YOUR POSSIBLE EXEMPTION RIGHTS, YOU SHOULD CONSULT A LAWYER FOR ADVICE.

TO CLAIM ANY EXEMPTION THAT MAY BE AVAILABLE TO YOU, YOU MUST PREPARE A "CLAIM OF EXEMPTION" FORM LISTING ON IT ALL. YOUR WAGES AND PERSONAL PROPERTY; HAVE THE CLAIM OF EXEMPTION NOTARIZED; AND FILE IT IN THE CLERK'S OFFICE. ALSO, IT IS YOUR RESPONSIBILITY TO MAIL OR DELIVER A COPY OF THE CLAIM EXEMPTION TO THE FLAINTIFF WHO HAS A JUDGMENT AGAINST YOU. YOU MUST INDICATE ON THE CLAIM OF EXEMPTION THAT YOU FILED IN THE CLERK'S OFFICE WHETHER YOU MAILED OR DELIVERED THE COPY TO THE PLAINTIFF AND THE DATE ON WHICH YOU MAIL BO OR DELIVERED IT. THE CLERK'S OFFICE WHETHER YOU MAILED OR DELIVERED THE COPY TO THE PLAINTIFF AND THE DATE ON WHICH

YOU MALED OR DELIVERED IT. THE CLERK CANNOT GIVE YOU LEGAL ADVICE. IF YOU NEED ASSISTANCE, YOU GROULD SEE A LAWYER.
If you like a cisim of exemption, the plaintiff will have approximately ten (10) days to tise a "contest" of your cisim of exemption. If a contest is tiled, a Count hearing will be actually any you will be notified of the time and place of the hearing. If the plaintiff does not tise a contest, the property claimed by you as exempt will be released from the gernishment.

If you do not file a claim of exemption, your property may be turned over to the Court and to the plaintiff on the judgment against you.

to frotect your rights, it is important that you act promptly. If you have any questions, you should consult a Lawyer

NOTICE TO PLAINTIFF OF RIGHT TO CONTEST CLASS OF EXEMPTION OF DEFENDANT

If a "Claim of Exemption" is tiled in the Clark's office and mailed or delivered to you by the defendant, you have exposimately len (10) days to file a "Contest" to the Claim of Examplion with the Clark of the Court.

If a Contest to timely filed, a Court hearing will be echeduled within seven (?) calendar days (or on the next business day thereafter if the Court is not spen on the seventh day). You and the defendant will be notified of the time and place of the hearing.

If you fail to make timely Contact of the Claim of Examption, after litteen (15) calender days from the filling of each claim by the determinat, the Process of Gamtahment and any set of gamestreent bested therein shall be dismissed or, where appropriate, modified to the adent necessary to give effect to the ciolmed exemptions.

if you are uncertain as to how to file a contest to the claim of exemption, you should consult a lawyer for advice. THE CLERK AND OTHER COURT PERSONNEL CANNOT GIVE YOU LEGAL ADVICE.