Original – County Clerk 1<sup>st</sup> Copy – County Clerk (to mail to victim) 2<sup>nd</sup> Copy – Defendant

# 3<sup>rd</sup> Copy - Garnishee STATE OF MICHIGAN Case No. **OBJECTIONS TO GARNISHMENT** JUDICIAL DISTRICT AND NOTICE OF HEARING JUDICIAL CIRCUIT Court Address: 5301 Russell Street, Detroit, MI 48211 PEOPLE OF THE STATE OF MICHIGAN Defendant's name and address V Victim's Name (for security reasons, please only place the victim's name in Garnishee's name and address this box) **OBJECTIONS TO GARNISHMENT**

# I object to the writ of garnishment issued on \_ \_\_\_\_ and request a hearing because a. the fund or property are exempt (protected) from garnishment by law. ☐ b. I have an installment payment order, issued on \_\_\_\_\_. Court:\_\_\_\_\_ Case No: c. the maximum amount permitted by law is already being withheld by another court order. d. the judgment/ordered restitution has been paid. $\Box$ e. the writ was not properly issued or is otherwise invalid because I was served with a copy of a writ of garnishment on Date Signature of defendant To be completed by the court. NOTICE OF HEARING ON OBJECTIONS 1. A hearing will be held on Date before Hon. 2. The defendant and victim are required to appear. 3. The garnishee $\square$ is $\square$ is not required to appear. a. Objections were filed within 14 days of the defendant being served with the writ of garnishment. The garnishee shall continue to withhold funds but shall not release withheld funds until further order of the court. b. Objections were filed 14 days or more after the defendant was served with the writ of garnishment. The garnishee shall continue to withhold and release funds unless otherwise ordered by the court. Date Deputy court clerk

If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

#### **CERTIFICATE OF MAILING**

I certify that on this date I served a copy of this objection and notice on the parties or their attorneys by first-class mail addressed to their last-known addresses as defined by MCR 2.107(C)(3).

Date Defendant's signature/District court clerk

## Instructions for Filing and Serving "Objections to Garnishment" (Form 3CC MC 49)

If you received a writ of garnishment (form 3CC MC 12, MC 13, or MC 52), you can object to that garnishment only if:

- your money is exempt (protected) from garnishment by law (see the list of exempt funds on the back of your writ of garnishment form),
- you have an installment payment order signed by a judge (form MC 15a),
- the maximum amount of money that can be garnished by law is already being withheld by another court order,
- you already paid the judgment in full,
- the garnishment was not properly issued (for example, it was issued on false information) or the garnishment is invalid (for example, the writ was served on the garnishee after the service deadline, or the interest, costs, or judgment amount are inaccurate).

You cannot use this form to challenge the judgment/ordered restitution or because you are unable to pay the judgment/ordered restitution.

#### 1. How do I file an objection?

You file an objection by completing the form and filing it with the same court that signed the writ of garnishment. There is no cost for filing an objection except in probate court cases.

## 2. Fill out the Objection form.

Write in the court number, case number, the court address, victim's name, and the name and address of the defendant exactly as they are on the writ of garnishment.

Write in the date the garnishment was issued (see the lower left-hand corner of the writ of garnishment). Check the box that states the reason you are objecting to the garnishment. If there is more than one reason, check all that apply. Write in the date that you were served (the date you received) a copy of the writ of garnishment.

Write in the date you complete the form and sign your name.

#### 3. Make four (4) copies of the completed objection form.

## 4. File the Objection with the County Clerk.

File all four (4) copies of your objection with the County Clerk in person or by first-class mail. If you mail the objection, include a postage-paid and self-addressed envelope so that the County Clerk can return to you two (2) copies with the Notice of Hearing completed.

#### 5. Serve the Objection.

When you receive the two (2) copies of the objection with the Notice of Hearing completed, serve a copy on the garnishee by first-class mail. Complete the Certificate of Mailing on the bottom of your copy of the form. Make a copy of this and file it with the County Clerk. You can do this either in person or by first-class mail. Keep your copy for yourself.

Bring all documents to the hearing to support the objections that you checked on the objection form.

For more information on objections or preparing for a hearing generally, see MichiganLegalHelp.org.