## LEGISLATURE OF NEBRASKA ONE HUNDRED FIFTH LEGISLATURE

## FIRST SESSION

## **LEGISLATIVE BILL 229**

Introduced by Williams, 36; Ebke, 32.

Read first time January 10, 2017

## Committee:

- 1 A BILL FOR AN ACT relating to civil procedure; to amend sections 25-1010,
- 2 25-1028, 25-1030.02, and 25-1056, Reissue Revised Statutes of
- 3 Nebraska; to change provisions relating to garnishment; to provide
- 4 an operative date; and to repeal the original sections.
- 5 Be it enacted by the people of the State of Nebraska,

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Section 1. Section 25-1010, Reissue Revised Statutes of Nebraska, is amended to read:

25-1010 (1) When an affidavit is filed in a civil action and 3 4 contains containing the necessary allegations of an affidavit of attachment and, in addition, contains allegations that the affiant has 5 good reason to and does believe that the named any person, partnership, 6 7 limited liability company, or corporation (a) to be named has property or credits of and is indebted to the defendant, describing such property, in 8 9 his or her possession or control that cannot be levied upon by 10 attachment, with a description of such property or credits, and (b) is indebted to the defendant, a judge of any district court or county court 11 12 may direct the clerk to issue a summons and order requiring such person, partnership, limited liability company, or corporation as garnishee to 13 answer written interrogatories, to be furnished by the plaintiff and 14 attached to such summons and order as , respecting the matters set forth 15 in this section and section 25-1026. All answers must be given in writing 16 17 but do not need to be verified or given under oath. All answers so given will be deemed to be true and subject to all of the penalties of perjury 18 in the event of willful falsification. A garnishee that is a financial 19 institution shall be paid a fifteen-dollar fee by the plaintiff or his or 20 her agent or attorney at the time of service of a garnishment summons, 21 22 which fee shall be taxed as part of the costs of the action. Failure to pay the fee renders the garnishment void and the garnishee need not 23 24 answer the interrogatories or take any other action. A separate fee shall 25 be paid under this section for each defendant if the garnishment summons is issued for more than one defendant. If a financial institution is 26 27 authorized to charge a garnishment processing fee to its customer, the 28 fee received by the financial institution under this section shall be deducted from the amount of any garnishment processing fee that the 29 financial institution collects from its customer. 30

(2) Except as otherwise provided in this section, the <del>The</del> summons

and order referred to in subsection (1) of this section shall be 1 2 returnable within five days after from the date of the issuance thereof and shall require the garnishee to answer within ten days after from the 3 4 date of service upon him or her. The order shall inform the garnishee (a) 5 of the penalties that may be imposed in the event of willful falsification, (b) that the garnishee he or she is obligated to hold the 6 7 property of every description and the credits of the defendant in the garnishee's his or her possession or under his or her control at the time 8 9 of the service of the order and the interrogatories until further direction from the court, (c) of the garnishee's his or her ability to 10 obtain discharge from liability to the defendant under section 25-1027, 11 and (d) of the ability of the court to enter judgment against the 12 13 garnishee him or her upon failure to answer the interrogatories as provided in section 25-1028. If the answers to the interrogatories 14 identify property or credits of the defendant in the possession of the 15 garnishee, the clerk shall mail to the last-known address of the 16 17 defendant copies of the garnishment summons and answers to interrogatories within five days after the return of the answers to the 18 19 interrogatories.

- 20 (3) Prior to final judgment in an action, no order of garnishment 21 shall issue for wages due from an employer to an employee.
- 22 (4)(a) In any case involving service of a garnishment summons on a financial institution where deposits are received within this state, the 23 24 financial institution shall (i) if its main chartered office is located 25 in this state, designate its main chartered office for the service of summons or (ii) if its main chartered office is located in another state, 26 designate any one of its offices or branches or its agent for service of 27 28 process in this state for service of summons. The designation of a main chartered office or an office or branch or the agent for service of 29 process under this subdivision shall be made by filing a notice of 30 designation with the Department of Banking and Finance, shall contain the 31

physical address of the main chartered office or the office or branch or 1 2 the agent for service of process designated, and shall be effective upon placement on the department web site. The department shall post the list 3 of such designated main chartered offices and offices or branches or 4 5 agents for service of process on its web site for access by the public. A financial institution may modify or revoke a designation made under this 6 7 subdivision by filing the modification or revocation with the department. The modification or revocation shall be effective when the department's 8 9 web site has been updated to reflect the modification or revocation, 10 except that the judgment creditor may rely upon the designation that was modified or revoked during the thirty-day period following the effective 11 date of the modification or revocation if the summons is timely served 12 13 upon the financial institution. The department shall update its web site to reflect a filing by a financial institution pursuant to this 14 subdivision or a modification or revocation filed by a financial 15 institution pursuant to this subdivision within ten business days 16 17 following the filing by the financial institution. The department web site shall reflect the date its online records for each financial 18 institution have most recently been updated. 19

(b) If a financial institution where deposits are received has 20 designated its main chartered office or one of its offices or branches or 21 its agent for service of process for the service of summons, service made 22 on the main chartered office or the office or branch or the agent for 23 24 service of process so designated shall be valid and effective as to any 25 property or credits of the defendant in the possession or control of the main chartered office of the financial institution in this state and any 26 of the financial institution offices or branches located within this 27 state. If service of summons is not made on the main chartered office or 28 the office or branch or the agent for service of process designated by 29 the financial institution, but instead is made at another office or 30 branch of the financial institution located in Nebraska, the financial 31

- 1 institution, in its discretion, and without violating any obligation to
- 2 its customer, may elect to treat the service of summons as valid and
- 3 effective as to any property or credits of the defendant in the
- 4 possession or control of the main chartered office of the financial
- 5 institution in this state and any of the financial institution offices or
- 6 branches located within this state. In the absence of such an election,
- 7 the financial institution shall file a statement with the interrogatories
- 8 that the summons was not served at the financial institution's designated
- 9 location for receiving service of summons and, therefore, was not
- 10 processed, and shall provide the address at which the financial
- institution is to receive service of summons.
- 12 (c) For purposes of this subsection, financial institution means a
- 13 bank, savings bank, building and loan association, savings and loan
- 14 association, or credit union whether chartered by the United States, the
- 15 Department of Banking and Finance, or a foreign state agency.
- 16 (d) The notice of designation, modification, or revocation shall be
- 17 made by a financial institution on forms prescribed by the department.
- 18 (e) The Department of Banking and Finance, any employee of the
- 19 department, or any person acting on behalf of the department shall be
- 20 immune from civil and criminal liability for any acts or omissions which
- 21 occur as a result of the requirements of this subsection.
- 22 Sec. 2. Section 25-1028, Reissue Revised Statutes of Nebraska, is
- 23 amended to read:
- 24 25-1028 If the garnishee fails to answer, as required by section
- 25 25-1026, the garnishee he shall be presumed to be indebted to the
- 26 defendant in the full amount of the claim of plaintiff. Upon notice to
- 27 the garnishee given within such time and in such manner as the court
- 28 shall direct, judgment may be entered for such amount as the court may
- 29 find due from the garnishee.
- 30 Sec. 3. Section 25-1030.02, Reissue Revised Statutes of Nebraska, is
- 31 amended to read:

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- 1 25-1030.02 (1) The trial of the determination of the liability of 2 the garnishee shall be conducted the same as in a civil action. If it appears shall appear upon the trial of the liability of the garnishee 3 4 that the garnishee was (a) (1) indebted to the defendant, (b) or (2) had any property or credits of the defendant, in the garnishee's his 5 possession or under his control at the time of being served with the 6 notice of garnishment, the garnishee he shall be liable to the plaintiff, 7 if in case judgment is finally recovered by plaintiff against the 8 9 defendant, to the full amount thereof, or to the amount of such
- 11 (2) The plaintiff in such event may have a judgment against the garnishee (a) (1) for the amount of money due from the garnishee to the defendant in the original action, or (b) (2) for the delivery to the sheriff or to the clerk of the court of any property in the garnishee's hands belonging to the defendant in the original action within a time to be fixed by the court, or (c) for the value of the property same as fixed in the judgment if not delivered within the time fixed.

indebtedness or property held by the garnishee.

- 18 Sec. 4. Section 25-1056, Reissue Revised Statutes of Nebraska, is 19 amended to read:
- 25-1056 (1) In all cases when a judgment has been entered by any 20 court of record and the judgment creditor or his or her agent or attorney 21 22 has filed an affidavit setting forth the amount due on the judgment, interest, and costs in the office of the clerk of the court where the 23 24 judgment has been entered and that the judgment creditor or his or her agent or attorney he or she has good reason to and does believe that the 25 named any person, partnership, limited liability company, or corporation, 26 naming him, her, or it, has property of or and is indebted to the 27 28 judgment debtor, the clerk shall issue a summons which shall set forth the amount due on the judgment, interest, and costs as shown in the 29 affidavit and require such person, partnership, limited liability 30 company, or corporation, as garnishee, to answer written interrogatories 31

to be furnished by the plaintiff and to be attached to such summons as 1 2 respecting the matters set forth in sections 25-1010 and section 25-1026. A garnishee that is a financial institution shall be paid a fifteen-3 4 dollar fee by the plaintiff or his or her agent or attorney at the time of service of a garnishment summons, which fee shall be taxed as part of 5 the costs of the action. Failure to pay the fee renders the garnishment 6 7 void, and the garnishee need not answer the interrogatories or take any other action. A separate fee shall be paid under this section for each 8 defendant if the garnishment summons is issued for more than one 9 defendant. If a financial institution is authorized to charge a 10 garnishment processing fee to its customer, the fee received by the 11 financial institution under this section shall be deducted from the 12 13 amount of any garnishment processing fee that the financial institution collects from its customer. Except as otherwise provided in this section, 14 the The summons shall be returnable within ten days after from the date 15 of its issuance and shall require the garnishee to answer within ten days 16 17 after from the date of service upon such garnishee him or her. Except when wages are involved, the garnishee shall hold the property of every 18 19 description and the credits of the defendant in the garnishee's his or her possession or under his or her control at the time of the service of 20 the summons and interrogatories until the further order of the court. If 21 22 the only property in the possession or under the control of the garnishee at the time of the service of the summons and interrogatories is credits 23 24 of the defendant and the amount of such credits is not in dispute by the 25 garnishee, then such garnishee shall only hold the credits of the defendant in the garnishee's his or her possession or under his or her 26 27 control at the time of the service of the summons and interrogatories to the extent of the amount of the judgment, interest, and costs set forth 28 in the summons until further order of the court. When wages are involved, 29 the garnishee shall pay to the employee all disposable earnings exempted 30 from garnishment by statute, and any disposable earnings remaining after 31

1 such payment shall be retained by the garnishee until further order of

- 2 the court. Thereafter, the service of the summons and interrogatories and
- 3 all further proceedings shall be in all respects the same as is provided
- 4 for in sections <u>25-1010</u>, <u>25-1011</u>, and <u>25-1026</u> to <u>25-1031.01</u> unless
- 5 inconsistent with this section.
- (2) If it appears from the answer of the garnishee that the judgment 6 debtor was an employee of the garnishee, that the garnishee otherwise 7 owed earnings to the judgment debtor when the garnishment order was 8 9 served, or that earnings would be owed within sixty days thereafter and there is not a successful written objection to the order or the answer of 10 the garnishee filed, on application by the judgment creditor, the court 11 shall order that the nonexempt earnings, if any, withheld by the 12 13 garnishee after service of the order be transferred to the court for 14 delivery to the judgment creditor who is entitled to such earnings. Except for garnishments in support of a person, the payments may be made 15 payable to the judgment creditor or assignee and shall be forwarded to 16 17 the issuing court to record the judgment payment prior to the court delivering the payment to the judgment creditor or assignee. The court 18 shall, upon application of the judgment creditor, further order that the 19 garnishment is a continuing lien against the nonexempt earnings of the 20 judgment debtor. An order of continuing lien on nonexempt earnings 21 entered pursuant to this section shall require the garnishee to continue 22 to withhold the nonexempt earnings of the judgment debtor for as long as 23 the continuing lien remains in effect. 24
- Beginning with the pay period during which the writ was served and while the continuing lien remains in effect, the garnishee shall deliver the nonexempt earnings to the court from which the garnishment was issued for each pay period or on a monthly basis if the garnishee so desires and shall deliver to the judgment debtor his or her exempt earnings for each pay period.
- 31 (3) A continuing lien ordered pursuant to this section shall be

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1 invalid and shall have no force and effect upon the occurrence of any of

- 2 the following:
- 3 (a) The underlying judgment is satisfied in full or vacated or
- 4 expires;
- (b) The judgment debtor leaves the garnishee's employ for more than 5
- sixty days; 6
- 7 (c) The judgment creditor releases the garnishment;
- 8 (d) The proceedings are stayed by a court of competent jurisdiction,
- 9 including the United States Bankruptcy Court;
- 10 (e) The judgment debtor has not earned any nonexempt earnings for at
- least sixty days; 11
- (f) The court orders that the garnishment be quashed; or 12
- 13 (g) Ninety days have expired since service of the writ. The judgment
- creditor may extend the lien for a second ninety-day period by filing 14
- with the court a notice of extension during the fifteen days immediately 15
- prior to the expiration of the initial lien, and the continuing lien in 16
- 17 favor of the initial judgment creditor shall continue for a second
- 18 ninety-day period.
- 19 (4)(a) To determine priority, garnishments and liens shall rank
- according to time of service. 20
- (b) Garnishments, liens, and wage assignments which are not for the 21
- 22 support of a person shall be inferior to wage assignments for the support
- of a person. Garnishments which are not for the support of a person and 23
- 24 liens shall be inferior to garnishments for the support of a person.
- 25 (5) Only one order of continuing lien against earnings due the
- judgment debtor shall be in effect at one time. If an employee's wages 26
- are already being garnished pursuant to a continuing lien at the time of 27
- 28 service of a garnishment upon an employer, the answer to garnishment
- interrogatories shall include such information along with the date of 29
- termination of such continuing lien and the title of the case from which 30
- such garnishment is issued. Except as provided in subsection (4) of this 31

section, a continuing lien obtained pursuant to this section shall have priority over any subsequent garnishment or wage assignment.

3 (6)(a) In any case involving service of a garnishment summons on a 4 financial institution where deposits are received within this state, the financial institution shall (i) if its main chartered office is located 5 in this state, designate its main chartered office for the service of 6 7 summons or (ii) if its main chartered office is located in another state, designate any one of its offices or branches or its agent for service of 8 9 process in this state for service of summons. The designation of a main chartered office or an office or branch or the agent for service of 10 process under this subdivision shall be made by filing a notice of 11 designation with the Department of Banking and Finance, shall contain the 12 physical address of the main chartered office or the office or branch or 13 the agent for service of process designated, and shall be effective upon 14 placement on the department web site. The department shall post the list 15 of such designated main chartered offices and offices or branches or 16 17 agents for service of process on its web site for access by the public. A financial institution may modify or revoke a designation made under this 18 19 subdivision by filing the modification or revocation with the department. The modification or revocation shall be effective when the department's 20 web site has been updated to reflect the modification or revocation, 21 22 except that the judgment creditor may rely upon the designation that was modified or revoked during the thirty-day period following the effective 23 24 date of the modification or revocation if the summons is timely served 25 upon the financial institution. The department shall update its web site to reflect a filing by a financial institution pursuant to this 26 subdivision or a modification or revocation filed by a financial 27 institution pursuant to this subdivision within ten business days 28 following the filing by the financial institution. The department web 29 site shall reflect the date its online records for each financial 30 institution have most recently been updated. 31

- 1 (b) If a financial institution where deposits are received has 2 designated its main chartered office or one of its offices or branches or its agent for service of process for the service of summons, service made 3 on the main chartered office or the office or branch or the agent for 4 service of process so designated shall be valid and effective as to any 5 property or credits of the defendant in the possession or control of the 6 main chartered office of the financial institution in this state and any 7 of the financial institution offices or branches located within this 8 9 state. If service of summons is not made on the main chartered office or the office or branch or the agent for service of process designated by 10 the financial institution, but instead is made at another office or 11 branch of the financial institution located in Nebraska, the financial 12 institution, in its discretion, and without violating any obligation to 13 its customer, may elect to treat the service of summons as valid and 14 effective as to any property or credits of the defendant in the 15 16 possession or control of the main chartered office of the financial institution in this state and any of the financial institution offices or 17 branches located within this state. In the absence of such an election, 18 the financial institution shall file a statement with the interrogatories 19 that the summons was not served at the financial institution's designated 20 location for receiving service of summons and, therefore, was not 21 22 processed, and shall provide the address at which the financial institution is to receive service of summons. 23
- (c) For purposes of this subsection, financial institution means a bank, savings bank, building and loan association, savings and loan association, or credit union whether chartered by the United States, the Department of Banking and Finance, or a foreign state agency.
- 28 (d) The notice of designation, modification, or revocation shall be 29 made by a financial institution on forms prescribed by the department.
- 30 (e) The Department of Banking and Finance, any employee of the 31 department, or any person acting on behalf of the department shall be

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1 immune from civil and criminal liability for any acts or omissions which

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- 2 occur as a result of the requirements of this subsection.
- 3 Sec. 5. This act becomes operative on January 1, 2018.
- 4 Sec. 6. Original sections 25-1010, 25-1028, 25-1030.02, and
- 5 25-1056, Reissue Revised Statutes of Nebraska, are repealed.