# 94TH GENERAL ASSEMBLY

# State of Illinois

# 2005 and 2006

## HB1523

Introduced 02/10/05, by Rep. Sidney H. Mathias

# SYNOPSIS AS INTRODUCED:

| <ul> <li>735 ILCS</li> </ul> | 5/2-1402<br>5/12-705<br>5/12-901<br>5/12-904<br>5/12-906<br>5/12-909<br>5/12-910<br>5/12-911<br>5/12-912 | from Ch.<br>from Ch.<br>from Ch.<br>from Ch.<br>from Ch.<br>from Ch.<br>from Ch.<br>from Ch. | 110,<br>110,<br>110,<br>110,<br>110,<br>110,<br>110,<br>110, | par.<br>par.<br>par.<br>par.<br>par.<br>par.<br>par.<br>par. | 12-705<br>12-901<br>12-904<br>12-906<br>12-909<br>12-910<br>12-911<br>12-912 |
|--|--|--|--|--|--|
|  | 5/12-912   | from Ch.   |  | -  |  |
|  |  |  |  |  |  |

Amends the Code of Civil Procedure. Increases the allowable amount of an estate of homestead property used as a residence from \$7,500 to \$15,000for an individual and from \$15,000 to \$30,000 for 2 or more individuals. In the Sections concerning exemptions from judgment, attachment, or distress for rent, increases the allowable amount of personal property owned by the debtor from \$2,000 to \$4,000, the debtor's equity interest in any one motor vehicle from \$1,200 to \$2,400, and the value of implements, professional books, or tools of the trade of the debtor from \$750 to \$1,500.

LRB094 08432 LCB 38635 b

1

AN ACT concerning civil procedure.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Code of Civil Procedure is amended by
changing Sections 2-1402, 12-705, 12-901, 12-904, 12-906,
12-909, 12-910, 12-911, 12-912, and 12-1001 and by adding
Section 12-705 as follows:

8 (735 ILCS 5/2-1402) (from Ch. 110, par. 2-1402)

9

Sec. 2-1402. Supplementary proceedings.

(a) A judgment creditor, or his or her successor in 10 interest when that interest is made to appear of record, is 11 entitled to prosecute supplementary proceedings for the 12 purposes of examining the judgment debtor or any other person 13 14 to discover assets or income of the debtor not exempt from the 15 enforcement of the judgment, a deduction order or garnishment, and of compelling the application of non-exempt assets or 16 17 income discovered toward the payment of the amount due under the judgment. A supplementary proceeding shall be commenced by 18 19 the service of a citation issued by the clerk. The procedure for conducting supplementary proceedings shall be prescribed 20 21 by rules. It is not a prerequisite to the commencement of a 22 supplementary proceeding that a certified copy of the judgment 23 has been returned wholly or partly unsatisfied. All citations issued by the clerk shall have the following language, or 24 25 language substantially similar thereto, stated prominently on the front, in capital letters: "YOUR FAILURE TO APPEAR IN COURT 26 AS HEREIN DIRECTED MAY CAUSE YOU TO BE ARRESTED AND BROUGHT 27 28 BEFORE THE COURT TO ANSWER TO A CHARGE OF CONTEMPT OF COURT, WHICH MAY BE PUNISHABLE BY IMPRISONMENT IN THE COUNTY JAIL." 29 30 The court shall not grant a continuance of the supplementary proceeding except upon good cause shown. 31

32

(b) Any citation served upon a judgment debtor or any other

- 2 - LRB094 08432 LCB 38635 b

HB1523

1 person shall include a certification by the attorney for the 2 judgment creditor or the judgment creditor setting forth the 3 amount of the judgment, the date of the judgment, or its revival date, the balance due thereon, the name of the court, 4 5 and the number of the case, and a copy of the citation notice 6 required by this subsection. Whenever a citation is served upon a person or party other than the judgment debtor, the officer 7 or person serving the citation shall send to the judgment 8 9 debtor, within three business days of the service upon the 10 cited party, a copy of the citation and the citation notice, 11 which may be sent by regular first-class mail to the judgment 12 debtor's last known address. In no event shall a citation 13 hearing be held sooner than five business days after the mailing of the citation and citation notice to the judgment 14 15 debtor, except by agreement of the parties. The citation notice 16 need not be mailed to a corporation, partnership, or 17 association. The citation notice shall be in substantially the 18 following form: 19 "CITATION NOTICE 20 (Name and address of Court) Name of Case: (Name of Judgment Creditor), 21 Judgment Creditor v. 22 23 (Name of Judgment Debtor), Judgment Debtor. 24 25 Address of Judgment Debtor: (Insert last known 26 address) 27 Name and address of Attorney for Judgment 28 Creditor or of Judgment Creditor (If no 29 attorney is listed): (Insert name and address) 30 Amount of Judgment: \$ (Insert amount) 31 Name of Person Receiving Citation: (Insert name) 32 Court Date and Time: (Insert return date and time specified in citation) 33 NOTICE: The court has issued a citation against the person 34 35 named above. The citation directs that person to appear in 36 court to be examined for the purpose of allowing the judgment - 3 - LRB094 08432 LCB 38635 b

HB1523

1 creditor to discover income and assets belonging to the 2 judgment debtor or in which the judgment debtor has an 3 interest. The citation was issued on the basis of a judgment 4 against the judgment debtor in favor of the judgment creditor 5 in the amount stated above. On or after the court date stated 6 above, the court may compel the application of any discovered 7 income or assets toward payment on the judgment.

8 The amount of income or assets that may be applied toward 9 the judgment is limited by federal and Illinois law. The 10 JUDGMENT DEBTOR HAS THE RIGHT TO ASSERT STATUTORY EXEMPTIONS 11 AGAINST CERTAIN INCOME OR ASSETS OF THE JUDGMENT DEBTOR WHICH 12 MAY NOT BE USED TO SATISFY THE JUDGMENT IN THE AMOUNT STATED 13 ABOVE:

(1) Under Illinois or federal law, the exemptions of 14 personal property owned by the debtor include the debtor's 15 16 equity interest, not to exceed \$4,000 \$2,000 in value, in 17 any personal property as chosen by the debtor; Social Security and SSI benefits; public assistance benefits; 18 unemployment compensation benefits; worker's compensation 19 20 benefits; veteran's benefits; circuit breaker property tax relief benefits; the debtor's equity interest, not to 21 exceed \$2,400 \$1,200 in value, in any one motor vehicle, 22 23 and the debtor's equity interest, not to exceed \$1,500 \$750 in value, in any implements, professional books, or tools 24 of the trade of the debtor. 25

(2) Under Illinois law, every person is entitled to an
estate in homestead, when it is owned and occupied as a
residence, to the extent in value of <u>\$15,000</u> <del>\$7,500</del>, which
homestead is exempt from judgment.

30 (3) Under Illinois law, the amount of wages that may be
31 applied toward a judgment is limited to the lesser of (i)
32 15% of gross weekly wages or (ii) the amount by which
33 disposable earnings for a week exceed the total of 45 times
34 the federal minimum hourly wage.

35 (4) Under federal law, the amount of wages that may be
 36 applied toward a judgment is limited to the lesser of (i)

1 25% of disposable earnings for a week or (ii) the amount by 2 which disposable earnings for a week exceed 30 times the 3 federal minimum hourly wage.

4

5

(5) Pension and retirement benefits and refunds may be claimed as exempt under Illinois law.

6 The judgment debtor may have other possible exemptions 7 under the law.

THE JUDGMENT DEBTOR HAS THE RIGHT AT THE CITATION HEARING 8 9 TO DECLARE EXEMPT CERTAIN INCOME OR ASSETS OR BOTH. The 10 judgment debtor also has the right to seek a declaration at an 11 earlier date, by notifying the clerk in writing at (insert address of clerk). When so notified, the Clerk of the Court 12 will obtain a prompt hearing date from the court and will 13 provide the necessary forms that must be prepared by the 14 judgment debtor or the attorney for the judgment debtor and 15 16 sent to the judgment creditor and the judgment creditor's 17 attorney regarding the time and location of the hearing. This notice may be sent by regular first class mail." 18

(c) When assets or income of the judgment debtor not exempt from the satisfaction of a judgment, a deduction order or garnishment are discovered, the court may, by appropriate order or judgment:

(1) Compel the judgment debtor to deliver up, to be
applied in satisfaction of the judgment, in whole or in
part, money, choses in action, property or effects in his
or her possession or control, so discovered, capable of
delivery and to which his or her title or right of
possession is not substantially disputed.

29 (2) Compel the judgment debtor to pay to the judgment 30 creditor or apply on the judgment, in installments, a 31 portion of his or her income, however or whenever earned or 32 acquired, as the court may deem proper, having due regard for the reasonable requirements of the judgment debtor and 33 his or her family, if dependent upon him or her, as well as 34 any payments required to be made by prior order of court or 35 36 under wage assignments outstanding; provided that the - 5 - LRB094 08432 LCB 38635 b

HB1523

14

15

judgment debtor shall not be compelled to pay income which would be considered exempt as wages under the Wage Deduction Statute. The court may modify an order for installment payments, from time to time, upon application of either party upon notice to the other.

6 (3) Compel any person cited, other than the judgment 7 debtor, to deliver up any assets so discovered, to be applied in satisfaction of the judgment, in whole or in 8 9 part, when those assets are held under such circumstances 10 that in an action by the judgment debtor he or she could 11 recover them in specie or obtain a judgment for the proceeds value thereof as for 12 or conversion or 13 embezzlement.

(4) Enter any order upon or judgment against the person cited that could be entered in any garnishment proceeding.

16 (5) Compel any person cited to execute an assignment of 17 any chose in action or a conveyance of title to real or 18 personal property, in the same manner and to the same 19 extent as a court could do in any proceeding by a judgment 20 creditor to enforce payment of a judgment or in aid of the 21 enforcement of a judgment.

(6) Authorize the judgment creditor to maintain an 22 23 action against any person or corporation that, it appears upon proof satisfactory to the court, is indebted to the 24 25 judgment debtor, for the recovery of the debt, forbid the transfer or other disposition of the debt until an action 26 27 can be commenced and prosecuted to judgment, direct that 28 the papers or proof in the possession or control of the debtor and necessary in the prosecution of the action be 29 30 delivered to the creditor or impounded in court, and 31 provide for the disposition of any moneys in excess of the 32 sum required to pay the judgment creditor's judgment and costs allowed by the court. 33

34 (d) No order or judgment shall be entered under subsection
35 (c) in favor of the judgment creditor unless there appears of
36 record a certification of mailing showing that a copy of the

- 6 - LRB094 08432 LCB 38635 b

HB1523

1 citation and a copy of the citation notice was mailed to the 2 judgment debtor as required by subsection (b).

3 (e) All property ordered to be delivered up shall, except 4 as otherwise provided in this Section, be delivered to the 5 sheriff to be collected by the sheriff or sold at public sale 6 and the proceeds thereof applied towards the payment of costs 7 and the satisfaction of the judgment.

(f) (1) The citation may prohibit the party to whom it is 8 9 directed from making or allowing any transfer or other 10 disposition of, or interfering with, any property not 11 exempt from the enforcement of a judgment therefrom, a 12 deduction order or garnishment, belonging to the judgment debtor or to which he or she may be entitled or which may 13 thereafter be acquired by or become due to him or her, and 14 from paying over or otherwise disposing of any moneys not 15 16 so exempt which are due or to become due to the judgment 17 debtor, until the further order of the court or the termination of the proceeding, whichever occurs first. The 18 third party may not be obliged to withhold the payment of 19 20 any moneys beyond double the amount of the balance due 21 sought to be enforced by the judgment creditor. The court may punish any party who violates the restraining provision 22 23 of a citation as and for a contempt, or if the party is a third party may enter judgment against him or her in the 24 25 amount of the unpaid portion of the judgment and costs allowable under this Section, or in the amount of the value 26 27 of the property transferred, whichever is lesser.

28 (2) The court may enjoin any person, whether or not a 29 party to the supplementary proceeding, from making or 30 transfer or other disposition of, allowing any or 31 interference with, the property of the judgment debtor not 32 exempt from the enforcement of a judgment, a deduction order or garnishment, or the property or debt not so exempt 33 concerning which any person is required to attend and be 34 examined until further direction in the premises. The 35 injunction order shall remain in effect until vacated by 36

1

2

the court or until the proceeding is terminated, whichever first occurs.

(g) If it appears that any property, chose in action, 3 credit or effect discovered, or any interest therein, is 4 5 claimed by any person, the court shall, as in garnishment 6 proceedings, permit or require the claimant to appear and maintain his or her right. The rights of the person cited and 7 8 the rights of any adverse claimant shall be asserted and 9 determined pursuant to the law relating to garnishment 10 proceedings.

(h) Costs in proceedings authorized by this Section shall be allowed, assessed and paid in accordance with rules, provided that if the court determines, in its discretion, that costs incurred by the judgment creditor were improperly incurred, those costs shall be paid by the judgment creditor.

(i) This Section is in addition to and does not affect
enforcement of judgments or proceedings supplementary thereto,
by any other methods now or hereafter provided by law.

(j) This Section does not grant the power to any court to order installment or other payments from, or compel the sale, delivery, surrender, assignment or conveyance of any property exempt by statute from the enforcement of a judgment thereon, a deduction order, garnishment, attachment, sequestration, process or other levy or seizure.

25 (k) (Blank).

26 (1) At any citation hearing at which the judgment debtor 27 appears and seeks a declaration that certain of his or her 28 income or assets are exempt, the court shall proceed to determine whether the property which the judgment debtor 29 30 declares to be exempt is exempt from judgment. At any time before the return date specified on the citation, the judgment 31 32 debtor may request, in writing, a hearing to declare exempt certain income and assets by notifying the clerk of the court 33 34 before that time, using forms as may be provided by the clerk 35 of the court. The clerk of the court will obtain a prompt hearing date from the court and will provide the necessary 36

- 8 - LRB094 08432 LCB 38635 b

HB1523

1 forms that must be prepared by the judgment debtor or the 2 attorney for the judgment debtor and sent to the judgment 3 creditor, or the judgment creditor's attorney, regarding the time and location of the hearing. This notice may be sent by 4 5 regular first class mail. At the hearing, the court shall 6 immediately, unless for good cause shown that the hearing is to 7 be continued, shall proceed to determine whether the property which the judgment debtor declares to be exempt is exempt from 8 9 judgment. The restraining provisions of subsection (f) shall 10 not apply to any property determined by the court to be exempt.

(m) The judgment or balance due on the judgment becomes a lien when a citation is served in accordance with subsection (a) of this Section. The lien binds nonexempt personal property, including money, choses in action, and effects of the judgment debtor as follows:

16 (1) When the citation is directed against the judgment 17 debtor, upon all personal property belonging to the 18 judgment debtor in the possession or control of the 19 judgment debtor or which may thereafter be acquired or come 20 due to the judgment debtor to the time of the disposition 21 of the citation.

(2) When the citation is directed against a third
party, upon all personal property belonging to the judgment
debtor in the possession or control of the third party or
which thereafter may be acquired or come due the judgment
debtor and comes into the possession or control of the
third party to the time of the disposition of the citation.

The lien established under this Section does not affect the rights of citation respondents in property prior to the service of the citation upon them and does not affect the rights of bona fide purchasers or lenders without notice of the citation. The lien is effective for the period specified by Supreme Court Rule.

This subsection (m), as added by Public Act 88-48, is a declaration of existing law.

36

(n) If any provision of this Act or its application to any

- 9 - LRB094 08432 LCB 38635 b

person or circumstance is held invalid, the invalidity of that provision or application does not affect the provisions or applications of the Act that can be given effect without the invalid provision or application.

5 (Source: P.A. 88-48; 88-299; 88-667, eff. 9-16-94; 88-670, eff.
6 12-2-94; 89-364, eff. 1-1-96.)

7

HB1523

(735 ILCS 5/12-705) (from Ch. 110, par. 12-705)

8

22

26

27

Sec. 12-705. Summons.

9 (a) Summons shall be returnable not less than 21 nor more 10 than 30 days after the date of issuance. Summons with 4 copies 11 of the interrogatories shall be served and returned as in other civil cases. If the garnishee is served with summons less than 12 10 days prior to the return date, the court shall continue the 13 case to a new return date 14 days after the return date stated 14 15 on the summons. The summons shall be in a form consistent with 16 local court rules. The summons shall be accompanied by a copy of the underlying judgment or a certification by the clerk of 17 18 the court that entered the judgment, or by the attorney for the 19 judgment creditor, setting forth the amount of the judgment, the name of the court and the number of the case and one copy of 20 a garnishment notice in substantially the following form: 21

"GARNISHMENT NOTICE

23 (Name and address of Court)

24 Name of Case: (Name of Judgment Creditor),

25 Judgment Creditor v.

(Name of Judgement Debtor),

Judgment Debtor.

28Address of Judgment Debtor: (Insert last known address)29Name and address of Attorney for Judgment

30 Creditor or of Judgment Creditor (If no

31 attorney is listed): (Insert name and address)

32 Amount of Judgment: \$(Insert amount)

33 Name of Garnishee: (Insert name)

34 Return Date: (Insert return date specified in summons)

35 NOTICE: The court has issued a garnishment summons against

1 the garnishee named above for money or property (other than 2 wages) belonging to the judgment debtor or in which the 3 judgment debtor has an interest. The garnishment summons was 4 issued on the basis of a judgment against the judgment debtor 5 in favor of the judgment creditor in the amount stated above.

6 The amount of money or property (other than wages) that may 7 be garnished is limited by federal and Illinois law. The 8 judgment debtor has the right to assert statutory exemptions 9 against certain money or property of the judgment debtor which 10 may not be used to satisfy the judgment in the amount stated 11 above.

12 Under Illinois or federal law, the exemptions of personal 13 property owned by the debtor include the debtor's equity interest, not to exceed  $\frac{$4,000}{$2,000}$  in value, in any personal 14 15 property as chosen by the debtor; Social Security and SSI 16 benefits; public assistance benefits; unemployment 17 compensation benefits; workers' compensation benefits; benefits; circuit breaker property tax 18 veterans' relief 19 benefits; the debtor's equity interest, not to exceed \$2,400 20 \$1,200 in value, in any one motor vehicle, and the debtor's equity interest, not to exceed \$1,500 <del>\$750</del> in value, in any 21 22 implements, professional books or tools of the trade of the 23 debtor.

The judgment debtor may have other possible exemptions from garnishment under the law.

26 The judgment debtor has the right to request a hearing 27 before the court to dispute the garnishment or to declare 28 exempt from garnishment certain money or property or both. To 29 obtain a hearing in counties with a population of 1,000,000 or 30 more, the judgment debtor must notify the Clerk of the Court in 31 person and in writing at (insert address of Clerk) before the 32 return date specified above or appear in court on the date and time on that return date. To obtain a hearing in counties with 33 a population of less than 1,000,000, the judgment debtor must 34 35 notify the Clerk of the Court in writing at (insert address of 36 Clerk) on or before the return date specified above. The Clerk

of the Court will provide a hearing date and the necessary forms that must be prepared by the judgment debtor or the attorney for the judgment debtor and sent to the judgment creditor and the garnishee regarding the time and location of the hearing. This notice may be sent by regular first class mail."

(b) An officer or other person authorized by law to serve 7 process shall serve the summons, interrogatories and the 8 9 garnishment notice required by subsection (a) of this Section upon the garnishee and shall, (1) within 2 business days of the 10 11 service upon the garnishee, mail a copy of the garnishment 12 notice and the summons to the judgment debtor by first class mail at the judgment debtor's address indicated in 13 the garnishment notice and (2) within 4 business days of the 14 service upon the garnishee file with the clerk of the court a 15 16 certificate of mailing in substantially the following form: 17 "CERTIFICATE OF MAILING

I hereby certify that, within 2 business days of service upon the garnishee of the garnishment summons, interrogatories and garnishment notice, I served upon the judgment debtor in this cause a copy of the garnishment summons and garnishment notice by first class mail to the judgment debtor's address as indicated in the garnishment notice.

Date:....

24

## 25

### Signature"

In the case of service of the summons for garnishment upon 26 27 the garnishee by certified or registered mail, as provided in 28 subsection (c) of this Section, no sooner than 2 business days nor later than 4 business days after the date of mailing, the 29 30 clerk shall mail a copy of the garnishment notice and the 31 summons to the judgment debtor by first class mail at the 32 judgment debtor's address indicated in the garnishment notice, shall prepare the Certificate of Mailing described by this 33 subsection, and shall include the Certificate of Mailing in a 34 35 permanent record.

36

(c) In a county with a population of less than 1,000,000,

unless otherwise provided by circuit court rule, at the request of the judgment creditor or his or her attorney and instead of personal service, service of a summons for garnishment may be made as follows:

5 (1) For each garnishee to be served, the judgment 6 creditor or his or her attorney shall pay to the clerk of 7 the court a fee of \$2, plus the cost of mailing, and furnish to the clerk an original and 2 copies of a summons, 8 9 an original and one copy of the interrogatories, an 10 affidavit setting forth the garnishee's mailing address, 11 an original and 2 copies of the garnishment notice required by subsection (a) of this Section, and a copy of the 12 judgment or certification described in subsection (a) of 13 this Section. The original judgment shall be retained by 14 the clerk. 15

16 (2) The clerk shall mail to the garnishee, at the 17 address appearing in the affidavit, the copy of the judgment or certification described in subsection (a) of 18 this Section, the summons, the interrogatories, and the 19 20 garnishment notice required by subsection (a) of this 21 Section, by certified or registered mail, return receipt requested, showing to whom delivered and the date and 22 23 address of delivery. This Mailing shall be mailed on a "restricted delivery" basis when service is directed to a 24 natural person. The envelope and return receipt shall bear 25 26 the return address of the clerk, and the return receipt 27 shall be stamped with the docket number of the case. The 28 receipt for certified or registered mail shall state the name and address of the addressee, the date of the mailing, 29 30 shall identify the documents mailed, and shall be attached 31 to the original summons.

32 (3) The return receipt must be attached to the original
33 summons and, if it shows delivery at least 10 days before
34 the day for the return date, shall constitute proof of
35 service of any documents identified on the return receipt
36 as having been mailed.

#### - 13 - LRB094 08432 LCB 38635 b

(4) The clerk shall note the fact of service in a
 permanent record.

3 (Source: P.A. 87-1252; 88-492.)

4 (735 ILCS 5/12-901) (from Ch. 110, par. 12-901)

5 Sec. 12-901. Amount. Every individual is entitled to an estate of homestead to the extent in value of \$15,000  $\frac{57,500}{500}$  of 6 7 his or her interest in a farm or lot of land and buildings thereon, a condominium, or personal property, owned or rightly 8 9 possessed by lease or otherwise and occupied by him or her as a 10 residence, or in a cooperative that owns property that the 11 individual uses as a residence. That homestead and all right in 12 and title to that homestead is exempt from attachment, 13 judgment, levy, or judgment sale for the payment of his or her debts or other purposes and from the laws of conveyance, 14 15 descent, and legacy, except as provided in this Code or in 16 Section 20-6 of the Probate Act of 1975. This Section is not applicable between joint tenants or tenants in common but it is 17 18 applicable as to any creditors of those persons. If 2 or more 19 individuals own property that is exempt as a homestead, the value of the exemption of each individual may not exceed his or 20 her proportionate share of <u>\$30,000</u> <del>\$15,000</del> based upon 21 22 percentage of ownership.

23 (Source: P.A. 88-672, eff. 12-14-94.)

24 (735 ILCS 5/12-904) (from Ch. 110, par. 12-904)

25 Sec. 12-904. Release, waiver or conveyance. No release, 26 waiver or conveyance of the estate so exempted shall be valid, unless the same is in writing, signed by the individual and his 27 28 or her spouse, if he or she have one, or possession is 29 abandoned or given pursuant to the conveyance; or if the 30 exception is continued to a child or children without the order of a court directing a release thereof; but if a conveyance is 31 32 made by an individual as grantor to his or her spouse, such 33 conveyance shall be effectual to pass the title expressed therein to be conveyed thereby, whether or not the grantor in 34

- 14 - LRB094 08432 LCB 38635 b

HB1523

1 such conveyance is joined therein by his or her spouse. In any 2 case where such release, waiver or conveyance is taken by way of mortgage or security, the same shall only be operative as to 3 such specific release, waiver or conveyance; and when the same 4 5 includes different pieces of land, or the homestead is of greater value than  $\frac{15,000}{5,000}$ , the other lands shall first 6 be sold before resorting to the homestead, and in case of the 7 sale of such homestead, if any balance remains after the 8 payment of the debt and costs, such balance shall, to the 9 extent of \$15,000 + 7,500 be exempt, and be applied upon such 10 11 homestead exemption in the manner provided by law. 12 (Source: P.A. 82-783.)

13 (735 ILCS 5/12-906) (from Ch. 110, par. 12-906)

Sec. 12-906. Proceeds of sale. When a homestead is conveyed 14 15 by the owner thereof, such conveyance shall not subject the 16 premises to any lien or incumbrance to which it would not be subject in the possession of such owner; and the proceeds 17 18 thereof, to the extent of the amount of \$15,000  $\frac{7,500}{,}$  shall 19 be exempt from judgment or other process, for one year after the receipt thereof, by the person entitled to the exemption, 20 and if reinvested in a homestead the same shall be entitled to 21 22 the same exemption as the original homestead. (Source: P.A. 82-783.) 23

24 (735 ILCS 5/12-909) (from Ch. 110, par. 12-909)

Sec. 12-909. Bid for less than exempted amount. No sale shall be made of the premises on such judgment unless a greater sum than <u>\$15,000</u> <del>\$7,500</del> is bid therefor. If a greater sum is not so bid, the judgment may be set aside or modified, or the enforcement of the judgment released, as for lack of property. (Source: P.A. 82-783.)

31 (735 ILCS 5/12-910) (from Ch. 110, par. 12-910)
 32 Sec. 12-910. Proceedings to enforce judgment. If in the
 33 opinion of the judgment creditors, or the officer holding a

1 certified copy of a judgment for enforcement against such 2 individuals, the premises claimed by him or her as exempt are 3 worth more than \$15,000 + 7,500, such officer shall summon 3 4 individuals, as commissioners, who shall, upon oath, to be 5 administered to them by the officer, appraise the premises, and 6 if, in their opinion, the property may be divided without damage to the interest of the parties, they shall set off so 7 8 much of the premises, including the dwelling house, as in their 9 opinion is worth  $\frac{$15,000}{$7,500}$ , and the residue of the premises may be advertised and sold by such officer. Each 10 11 commissioner shall receive for his or her services the sum of 12 \$5 per day for each day necessarily engaged in such service. 13 The officer summoning such commissioners shall receive such fees as may be allowed for serving summons, but shall be 14 15 entitled to charge mileage for only the actual distance 16 traveled from the premises to be appraised, to the residence of 17 the commissioners summoned. The officer shall not be required to summon commissioners until the judgment creditor, or some 18 19 one for him or her, shall advance to the officer one day's fees 20 for the commissioners, and unless the creditor shall advance such fees the officer shall not be required to enforce the 21 judgment. The costs of such appraisement shall not be taxed 22 23 against the judgment debtor unless such appraisement shows that the judgment debtor has property subject to such judgment. 24 (Source: P.A. 83-707.) 25

26

#### (735 ILCS 5/12-911) (from Ch. 110, par. 12-911)

27 Sec. 12-911. Notice to judgment debtor. In case the value of the premises is, in the opinion of the commissioners, more 28 29 than <u>\$15,000</u> <del>\$7,500</del>, and cannot be divided as is provided for 30 in Section 12-910 of this Act, they shall make and sign an appraisal of the value thereof, and deliver the same to the 31 officer, who shall deliver a copy thereof to the judgment 32 debtor, or to some one of the family of the age of 13 years or 33 upwards, with a notice thereto attached that unless the 34 35 judgment debtor pays to such officer the surplus over and above

```
HB1523
```

#### - 16 - LRB094 08432 LCB 38635 b

1 <u>\$15,000</u> <del>\$7,500</del> on the amount due on the judgment within 60 days 2 thereafter, such premises will be sold. 3 (Source: P.A. 83-356.)

(735 ILCS 5/12-912) (from Ch. 110, par. 12-912)
Sec. 12-912. Sale of premises - Distribution of proceeds.
In case of such surplus, or the amount due on the judgment is
not paid within the 60 days, the officer may advertise and sell
the premises, and out of the proceeds of such sale pay to such
judgment debtor the sum of <u>\$15,000</u> <del>\$7,500</del>, and apply the
balance on the judgment.

11 (Source: P.A. 82-783.)

21

22

12 (735 ILCS 5/12-1001) (from Ch. 110, par. 12-1001)

13 Sec. 12-1001. Personal property exempt. The following 14 personal property, owned by the debtor, is exempt from 15 judgment, attachment, or distress for rent:

16 (a) The necessary wearing apparel, bible, school
17 books, and family pictures of the debtor and the debtor's
18 dependents;

(b) The debtor's equity interest, not to exceed \$4,000
 \$2,000 in value, in any other property;

(c) The debtor's interest, not to exceed  $\frac{$2,400}{$1,200}$  in value, in any one motor vehicle;

(d) The debtor's equity interest, not to exceed \$1,500
\$750 in value, in any implements, professional books, or
tools of the trade of the debtor;

26 (e) Professionally prescribed health aids for the
27 debtor or a dependent of the debtor;

(f) All proceeds payable because of the death of the insured and the aggregate net cash value of any or all life insurance and endowment policies and annuity contracts payable to a wife or husband of the insured, or to a child, parent, or other person dependent upon the insured, whether the power to change the beneficiary is reserved to the insured or not and whether the insured or the insured's

1 estate is a contingent beneficiary or not; (g) The debtor's right to receive: 2 3 (1) a social security benefit, unemployment compensation, or public assistance benefit; 4 5 (2) a veteran's benefit; (3) a disability, illness, or unemployment 6 benefit; and 7 (4) alimony, support, or separate maintenance, to 8 the extent reasonably necessary for the support of the 9 10 debtor and any dependent of the debtor. 11 (h) The debtor's right to receive, or property that is 12 traceable to: (1) an award under a crime victim's reparation law; 13 (2) a payment on account of the wrongful death of 14 an individual of whom the debtor was a dependent, to 15 16 the extent reasonably necessary for the support of the 17 debtor; (3) a payment under a life insurance contract that 18 insured the life of an individual of whom the debtor 19 20 was a dependent, to the extent reasonably necessary for the support of the debtor or a dependent of the debtor; 21 (4) a payment, not to exceed \$15,000 <del>\$7,500</del> in 22 value, on account of personal bodily injury of the 23 debtor or an individual of whom the debtor was a 24 25 dependent; and 26 (5) any restitution payments made to persons 27 pursuant to the federal Civil Liberties Act of 1988 and the Aleutian and Pribilof Island Restitution Act, P.L. 28 29 100-383. 30 For purposes of this subsection (h), a debtor's right 31 to receive an award or payment shall be exempt for a 32 maximum of 2 years after the debtor's right to receive the award or payment accrues; property traceable to an award or 33 payment shall be exempt for a maximum of 5 years after the 34 35 award or payment accrues; and an award or payment and 36 property traceable to an award or payment shall be exempt

1

only to the extent of the amount of the award or payment, 2 without interest or appreciation from the date of the award 3 or payment.

(i) The debtor's right to receive an award under Part 4 5 20 of Article II of this Code relating to crime victims' 6 awards.

Money due the debtor from the sale of any personal property 7 that was exempt from judgment, attachment, or distress for rent 8 9 at the time of the sale is exempt from attachment and 10 garnishment to the same extent that the property would be 11 exempt had the same not been sold by the debtor.

12 If a debtor owns property exempt under this Section and he 13 or she purchased that property with the intent of converting nonexempt property into exempt property or in fraud of his or 14 15 her creditors, that property shall not be exempt from judgment, 16 attachment, or distress for rent. Property acquired within 6 17 months of the filing of the petition for bankruptcy shall be presumed to have been acquired in contemplation of bankruptcy. 18

19 The personal property exemptions set forth in this Section 20 shall apply only to individuals and only to personal property that is used for personal rather than business purposes. The 21 personal property exemptions set forth in this Section shall 22 23 not apply to or be allowed against any money, salary, or wages due or to become due to the debtor that are required to be 24 withheld in a wage deduction proceeding under Part 8 of this 25 Article XII. 26

27 (Source: P.A. 88-378; 89-686, eff. 12-31-96.)