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Cal. No. 328

2021-2022 Regular Sessions

## IN ASSEMBLY

March 18, 2021

Introduced by M. of A. WEINSTEIN, HEVESI, McDONALD, FAHY -- read once and referred to the Committee on Codes -- reported from committee, advanced to a third reading, amended and ordered reprinted, retaining its place on the order of third reading

AN ACT to amend the civil practice law and rules, in relation to the rate of interest applicable to money judgments arising out of consumer debt

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 5004 of the civil practice law and rules, as 2 amended by chapter 258 of the laws of 1981, is amended to read as 3 follows: 4 § 5004. Rate of interest. (a) Interest shall be at the rate of nine 5 per centum per annum, except where otherwise provided by statute: б provided the annual rate of interest to be paid in an action arising out 7 of a consumer debt where a natural person is a defendant shall be two 8 per centum per annum (i) on a judgment or accrued claim for judgments 9 entered on or after the effective date of the chapter of the laws of two 10 thousand twenty-one which amended this section, and (ii) for interest 11 upon a judgment pursuant to section five thousand three of this article 12 from the date of the entry of judgment on any part of a judgment entered 13 before the effective date of the chapter of the laws of two thousand 14 twenty-one which amended this section that is unpaid as of such effec-15 tive date. 16 (b) For the purpose of this section "consumer debt" means any obli-17 gation or alleged obligation of any natural person to pay money 18 arising out of a transaction in which the money, property, insurance or services which are the subject of the transaction are primarily for 19 20 personal, family or household purposes, whether or not such obligation 21 has been reduced to judgment, including, but not limited to, a consumer

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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credit transaction, as defined in subdivision (f) of section one hundred 1 2 five of this chapter. 3 (c) This section does not affect or create any rights or remedies 4 related to any amounts paid prior to the effective date of this subdivi-5 sion, including amounts paid to satisfy judgments or to accrued interest б or fees paid, or with respect to judgments satisfied prior to the effec-7 tive date of this subdivision. For amounts paid prior to the effective 8 date of this subdivision and lawfully applied in satisfaction or partial 9 satisfaction of interest or fees accrued prior to the effective date of 10 this subdivision, this section shall not be construed to require a judg-11 ment creditor or sheriff to (i) return or refund such amounts to judgment debtors; or (ii) apply such payments to satisfy any part of a money 12 judgment other than fees or interest upon judgment pursuant to section 13 14 five thousand three of this article. 15 (d) If any word, phrase, clause, sentence, paragraph, subdivision, or 16 part of this section or its application to any person or circumstance is 17 held invalid by any court of competent jurisdiction after exhaustion of all further judicial review, the invalidity shall not affect, impair, or 18 19 invalidate the remainder of this section or applications of this article 20 which can be given effect without the invalid provision or application, 21 and to this end the provisions of this section are severable. 22 2. Subdivisions (f) and (i) of section 3215 of the civil practice S 23 law and rules, subdivision (f) as amended by chapter 453 of the laws of 24 2006, and subdivision (i) as amended by chapter 31 of the laws of 1967 25 and relettered by chapter 255 of the laws of 1992, are amended to read 26 as follows: 27 (f) Proof. On any application for judgment by default, the applicant shall file proof of service of the summons and the complaint, or a 28 29 summons and notice served pursuant to subdivision (b) of rule 305 or 30 subdivision (a) of rule 316 of this chapter, and proof of the facts 31 constituting the claim, the default and the amount due, including, if 32 applicable, a statement that the interest rate for consumer debt pursu-33 ant to section five thousand four of this chapter applies, by affidavit 34 made by the party, or where the state of New York is the plaintiff, by 35 affidavit made by an attorney from the office of the attorney general 36 who has or obtains knowledge of such facts through review of state 37 records or otherwise. Where a verified complaint has been served, it may be used as the affidavit of the facts constituting the claim and the 38 39 amount due; in such case, an affidavit as to the default shall be made the party or the party's attorney. When jurisdiction is based on an 40 by 41 attachment of property, the affidavit must state that an order of 42 attachment granted in the action has been levied on the property of the 43 defendant, describe the property and state its value. Proof of mailing 44 the notice required by subdivision (g) of this section, where applica-45 ble, shall also be filed. 46 (i) Default judgment for failure to comply with stipulation of settle-47 ment. 1. Where, after commencement of an action, a stipulation of settlement is made, providing, in the event of failure to comply with 48 the stipulation, for entry without further notice of a judgment in a 49 50 specified amount with interest, if any, from a date certain, the clerk 51 shall enter judgment on the stipulation and an affidavit as to the fail-52 ure to comply with the terms thereof, together with a complaint or a 53 concise statement of the facts on which the claim was based, and, if 54 applicable, a statement that the interest rate for consumer debt pursuant to section five thousand four of this chapter applies. 55

2. Where, after commencement of an action, a stipulation of settlement is made, providing, in the event of failure to comply with the stipulation, for entry without further notice of a judgment dismissing the action, the clerk shall enter judgment on the stipulation and an affidavit as to the failure to comply with the terms thereof, together with the pleadings or a concise statement of the facts on which the claim and the defense were based.

8 § 3. Paragraph 1 of subdivision (a) of section 3218 of the civil prac-9 tice law and rules, as amended by chapter 214 of the laws of 2019, is 10 amended to read as follows:

stating the sum for which judgment may be entered, authorizing the
entry of judgment, [and] stating the county where the defendant resides
and, if applicable, stating that the interest rate for consumer debt
pursuant to section five thousand four of this chapter applies;

15 § 4. Subdivisions (a) and (b) of section 5230 of the civil practice 16 law and rules, subdivision (a) as amended by chapter 24 of the laws of 17 2009 and subdivision (b) as amended by chapter 59 of the laws of 1993, 18 are amended to read as follows:

19 (a) Form. An execution shall specify the date that the judgment or 20 order was entered, the court in which it was entered, the amount of the 21 judgment or order, the applicable interest rate and the date as of which the new interest rate applies if the interest rate for consumer debt 22 pursuant to section five thousand four of this chapter applies and the 23 amount due thereon and it shall specify the names of the parties in 24 25 whose favor and against whom the judgment or order was entered. If the 26 applicable interest rate changes pursuant to section five thousand four 27 of this chapter while an execution is ongoing, the judgment creditor shall issue an amended execution within sixty days of the effective date 28 29 of the chapter of the laws of two thousand twenty-one which amended this 30 subdivision, effective as of the date of the rate change. An execution 31 shall direct that only the property in which a named judgment debtor or 32 obligor who is not deceased has an interest, or the debts owed to the 33 named judgment debtor or obligor, be levied upon or sold thereunder and 34 shall specify the last known address of that judgment debtor or obligor. 35 Except in cases when the state of New York, or any of its agencies or 36 municipal corporations is the judgment creditor, or if the debt enforced is for child support, spousal support, maintenance or alimony, provided 37 that in those instances the execution contains a legend at the top ther-38 39 above the caption, in sixteen point bold type with the following eof, language: "The judgment creditor is the state of New York, or any of its 40 41 agencies or municipal corporations, AND/OR the debt enforced is for 42 child support, spousal support, maintenance or alimony.", an execution 43 notice shall state that, pursuant to subdivision (1) of section fifty-44 two hundred five of this article, two thousand five hundred dollars of 45 an account containing direct deposit or electronic payments reasonably 46 identifiable as statutorily exempt payments, as defined in paragraph two 47 of subdivision (1) of section fifty-two hundred five of this article, is 48 exempt from execution and that the garnishee cannot levy upon or 49 restrain two thousand five hundred dollars in such an account. Except in 50 cases when the state of New York, or any of its agencies or municipal 51 corporations is the judgment creditor, or if the debt enforced is for 52 child support, spousal support, maintenance or alimony, provided that in 53 those instances the execution contains a legend at the top thereof, 54 above the caption, in sixteen point bold type with the following 55 language: "The judgment creditor is the state of New York, or any of its 56 agencies or municipal corporations, AND/OR the debt enforced is for

child support, spousal support, maintenance or alimony.", an execution 1 2 notice shall likewise state that pursuant to subdivision (i) of section 3 fifty-two hundred twenty-two of this article, an execution shall not 4 apply to an amount equal to or less than ninety percent of the greater 5 of two hundred forty times the federal minimum hourly wage prescribed in б the Fair Labor Standards Act of 1938 or two hundred forty times the 7 state minimum hourly wage prescribed in section six hundred fifty-two of 8 the labor law as in effect at the time the earnings are payable, except 9 such part as a court determines to be unnecessary for the reasonable 10 requirements of the judgment debtor and his or her dependents. Where the 11 judgment or order was entered in a court other than the supreme, county or a family court, the execution shall also specify the date on which a 12 13 transcript of the judgment or order was filed with the clerk of the 14 county in which the judgment was entered. Where jurisdiction in the 15 action was based upon a levy upon property or debt pursuant to an order 16 of attachment, the execution shall also state that fact, describe all 17 property and debts levied upon, and direct that only such property and 18 debts be sold thereunder. Where the judgment or order was recovered for 19 all or part of a mortgage debt, the execution shall also describe the 20 mortgaged property, specify the book and page where the mortgage is 21 recorded, and direct that no part of the mortgaged property be levied 22 upon or sold thereunder.

(b) Issuance. At any time before a judgment or order is satisfied or 23 24 vacated, an execution may be issued from the supreme court, county court 25 or a family court, in the county in which the judgment was first docket-26 ed, by the clerk of the court or the attorney for the judgment creditor 27 as officer of the court, to the sheriffs of one or more counties of the state, directing each of them to satisfy the judgment or order out of 28 29 the real and personal property of the judgment debtor or obligor and the 30 debts due to him or her. Provided, however, if the applicable interest 31 rate changes pursuant to section five thousand four of this chapter 32 while an execution is ongoing, the clerk of the court of the supreme 33 court, county court or a family court, in the county in which the judgment was first docketed, or the attorney for the judgment creditor as 34 35 officer of the court, shall be authorized to issue an amended execution 36 to the sheriffs of one or more counties of the state and shall issue an 37 amended execution within sixty days of the effective date of the chapter 38 of the laws of two thousand twenty-one which amended this subdivision, effective as of the date of the rate change. Where the judgment or order 39 is for support and is payable to the support collection unit designated 40 41 the appropriate social services district, such unit shall be authorby 42 ized to issue the execution and to satisfy the judgment or order out of 43 the real and personal property of the judgment debtor or obligor and the 44 debts due to him or her.

§ 5. Subdivisions (a), (d), (j) and (k) of section 5231 of the civil practice law and rules, subdivisions (a), (d) and (j) as amended by chapter 550 of the laws of 2015, subdivision (k) as amended by chapter 241 of the laws of 1986 and as relettered by chapter 829 of the laws of 1987, are amended to read as follows:

50 (a) Form. An income execution shall specify, in addition to the 51 requirements of subdivision (a) of section 5230[-]: (i) the name and 52 address of the person or entity from whom the judgment debtor is receiv-53 ing or will receive money; (ii) the amount of money, the frequency of 54 its payment and the amount of the installments to be collected there-55 from; and (iii) shall contain a notice to the judgment debtor that he or 56 she shall commence payment of the installments specified to the sheriff

forthwith and that, upon his or her default, the execution will be 1 2 served upon the person or entity from whom he or she is receiving or 3 will receive money. Provided, however, that if a judgment creditor 4 issues an amended execution pursuant to section five thousand two 5 hundred thirty of this article because the applicable interest rate б changes pursuant to section five thousand four of this chapter, the 7 income execution need only specify paragraphs (i) and (ii) of this 8 subdivision. 9 (d) Service upon debtor; first service by sheriff. Within twenty days 10 after an income execution is delivered to the sheriff, the sheriff shall 11 serve a copy of it upon the judgment debtor, in the same manner as a summons or, in lieu thereof, by certified mail return receipt requested 12 13 provided an additional copy is sent by regular mail to the debtor. Ιf 14 service is by mail as herein provided, the person effecting service 15 shall retain the receipt together with a post office certificate of 16 mailing as proof of such service. Provided, however, that if a judgment creditor issues an amended execution pursuant to section five thousand 17 two hundred thirty of this article because the applicable interest rate 18 19 changes pursuant to section five thousand four of this chapter, the sheriff shall serve a copy of the income execution within forty-five 20 21 days after an income execution is delivered to the sheriff. 22 (j) Priority; delivery to another sheriff. Two or more income executions issued against the same judgment debtor, specifying the same 23 person or entity from whom the money is received and delivered to the 24 25 same or different enforcement officers shall be satisfied out of that 26 money in the order in which the executions are delivered to an officer 27 authorized to levy in the county, town or city in which the debtor resides or, in any county in which the person or entity from whom the 28 29 judgment debtor is receiving or will receive money has an office or place of business, or where the judgment debtor is a non-resident, the 30 31 county, town or city in which he or she is employed. If the applicable 32 interest rate changes pursuant to section five thousand four of this 33 chapter while an execution is ongoing, the issuance of the amended execution pursuant to section five thousand two hundred thirty of this 34 35 article shall retain the priority of the ongoing execution. If an income 36 execution delivered to a sheriff is returned unsatisfied in whole or in 37 part because the sheriff to whom it was delivered is unable to find within the county the person or entity from whom the judgment debtor is 38 receiving or will receive money, the execution may be delivered to the 39 sheriff of any county in which such person or entity has an office or 40 41 place of business. The priority of an income execution delivered to a 42 sheriff within twenty days after its return by each previous sheriff 43 shall be determined by the time of delivery to the first sheriff. 44 (k) Accounting by sheriff. It shall be the duty of the sheriff to whom 45 such income execution shall be delivered, from time to time and at least 46 once every ninety days from the time a levy shall be made thereunder, to 47 account for and pay over to the person entitled thereto all monies collected thereon, less his lawful fees and expenses for collecting the 48 same. Provided, however, that if a judgment creditor issues an amended 49 execution pursuant to section five thousand two hundred thirty of this 50 51 article because the applicable interest rate changes pursuant to section 52 five thousand four of this chapter, any money collected in excess of the 53 judgment amount shall be promptly returned to the debtor. 54 § 6. Subdivisions (a) and (c) of section 5222 of the civil practice 55 law and rules, subdivision (a) as amended by chapter 409 of the laws of

1 2000 and subdivision (c) as amended by chapter 575 of the laws of 2008, 2 are amended to read as follows:

3 (a) Issuance; on whom served; form; service. A restraining notice may 4 be issued by the clerk of the court or the attorney for the judgment 5 creditor as officer of the court, or by the support collection unit б designated by the appropriate social services district. It may be served 7 upon any person, except the employer of a judgment debtor or obligor 8 where the property sought to be restrained consists of wages or salary 9 due or to become due to the judgment debtor or obligor. It shall be 10 served personally in the same manner as a summons or by registered or 11 certified mail, return receipt requested or if issued by the support collection unit, by regular mail, or by electronic means as set forth in 12 13 subdivision (g) of this section. It shall specify all of the parties to 14 the action, the date that the judgment or order was entered, the court in which it was entered, the amount of the judgment or order and the 15 16 amount then due thereon, the names of all parties in whose favor and 17 against whom the judgment or order was entered, it shall set forth subdivision (b) and shall state that disobedience is punishable as a 18 19 contempt of court, and it shall contain an original signature or copy of 20 the original signature of the clerk of the court or attorney or the name 21 of the support collection unit which issued it. If the applicable interest rate changes pursuant to section five thousand four of this chapter 22 while a restraint is in effect, the judgment creditor shall issue an 23 amended restraining notice, and include the date as of which the new 24 25 interest rate applies, without leave of court as required under subdivi-26 sion (c) of this section. Service of a restraining notice upon a depart-27 ment or agency of the state or upon an institution under its direction 28 shall be made by serving a copy upon the head of the department, or the 29 person designated by him or her and upon the state department of audit 30 and control at its office in Albany; a restraining notice served upon a 31 state board, commission, body or agency which is not within any depart-32 ment of the state shall be made by serving the restraining notice upon 33 the state department of audit and control at its office in Albany. 34 Service at the office of a department of the state in Albany may be made 35 by the sheriff of any county by registered or certified mail, return 36 receipt requested, or if issued by the support collection unit, by regu-37 lar mail.

38 (c) Subsequent notice. Leave of court is required to serve more than 39 one restraining notice upon the same person with respect to the same judgment or order. A judgment creditor shall not serve more than two 40 41 restraining notices per year upon a natural person's banking institution 42 account. If the applicable interest rate changes pursuant to section 43 five thousand four of this chapter while a restraint is in effect, the judgment creditor shall issue an amended restraining notice without 44 45 leave of court. 46 § 7. This act shall take effect on the one hundred twentieth day after

47 it shall have become a law.