State of Alabama Unified Judicial System Form C-20 Rev. 6/88	WRIT OF E	Case Number		
IN THE(Circuit		F(Name of County)	, ALABAMA	
Plaintiff		Defendant		
Home Address:		Home Address:		
		City/State/Zip Code:		
		Date of Judgment/forfeiture		
		Judgment amount \$		
		Alternate property value		
TO ANY LAW ENFORCE	MENT OFFICER OF THE STATE OF AL			
You are ordered to perform				
	•			
Seize the property d	escribed below which is in the possession	on of, If this property is not a	vailable seize and sell any	
personal and real prope	erty of		for	
	e property. Exemptions as to			
Restore to property now in the po	accession of		the described	
Collect \$	for detention of the property.		,	
Seize any real or per	rsonal property			
that will satisfy the total	monetary value specified above.	See description for exemption.		
Exemption as to perse	onal property waived.			
Hold until further cour	t action 🗌 Sell and return			
Sell property describe	ed below previously seized and being hel	d by you.		
Collect from			the court cost	
amount. If cash cann	ot be collected, seize and sell any real or	personal form which can be made the su	um of the costs.	
Description:				
Decomption				
YOU ARE TO MAKE RE	TURN OF THIS EXECUTION AND EXPL	AIN BELOW HOW YOU PERFORMED THI	E SPECIFIED ACTION.	
Date issued:			By:	
	Clerk		= J :	
Exception Date				
Remarks:				
Sheriff		By Deputy Sheriff		
COURT RECORD: Original	ADDRESSEE: Copy			

State of Alabama Unified Judicial System

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Form C-20A Rev. 10/86

## NOTICE OF RIGHT TO CLAIM EXEMPTIONS FROM EXECUTION

IN THE		COURT	)F		, ALABAMA
	(Circuit or District)		(Name of County)		
vvv.			Defendant		
Home Address:			Home Address:		
City	State	Zip Code	City	State	Zip Code
Telephone Number:			Telephone Number:		

The Writ of Execution delivered to you along with this Notice means that certain property belonging to you may be taken from you and sold to collect a court judgment against you.

However, the law gives you the right, under certain circumstances, to claim your property as "exempt" to keep it from being sold to collect certain kinds of court judgments. For example, you may be able to claim your "homestead exemption" to keep your home from being sold, or at least to keep a certain portion of the money from the sale.

You may also be able to keep up to \$3,000 in personal property, including motor vehicle and household furniture and appliances, by claiming this property as exempt.

These examples are for purposes of illustration only. Whether you will be entitled to claim any exemption from the Writ of Execution, and if so, what property may be exempt, will be determined by the facts in your particular case. IF YOU ARE UNCERTAIN AS TO YOUR EXEMPTION RIGHTS, YOU SHOULD CONSULT A LAWYER FOR ADVICE. PERSONNEL IN THE CLERK'S OFFICE CANNOT GIVE YOU LEGAL ADVICE.

TO CLAIM ANY EXEMPTION THAT MAY BE AVAILABLE TO YOU, YOU MUST PREPARE A "CLAIM OF EXEMPTION" FORM BEFORE YOUR PROPERTY IS SOLD, LISTING ON IT THE PROPERTY TO BE SOLD (OR ANY PART THEREOF) IN DETAIL THAT YOU CLAIM TO BE EXEMPT. YOU MUST ALSO STATE APPROXIMATELY WHAT YOU THINK EACH ITEM IS WORTH, AND HOW MUCH (IF ANYTHING) YOU STILL OWE ON EACH SUCH ITEM. YOU MUST THEN HAVE THE "CLAIM OF EXEMPTION" NOTARIZED AND FILE IT IN THE SHERIFF'S OFFICE. YOU MUST ALSO FILE A COPY OF THE "CLAIM OF EXEMPTION" WITH THE CLERK OF THE COURT. THE CLERK CANNOT GIVE YOU LEGAL ADVICE. IT YOU NEED ASSISTANCE, YOU SHOULD SEE A LAWYER.

If you file a Claim of Exemption, the party who has a judgment against you will have approximately ten (10) days from receipt of a copy thereof to file a "contest" of your Claim of Exemption. If a contest is filed, a court hearing will be scheduled, and you will be notified of the time and place of the hearing. If the party who has a judgment against you does not file a contest, the property (or any part thereof) claimed by you as exempt will be released from the execution.

If you do not file a Claim of Exemption, you are deemed to have waived your rights of exemptions, and your property may be sold or turned over to the party who has a judgment against you to help satisfy a judgment against you.

TO PROTECT YOUR RIGHTS, IT IS IMPORTANT THAT YOU ACT PROMPTLY. IF YOU HAVE ANY QUESTIONS, YOU SHOULD CONSULT A LAWYER.