

Table of Contents

CHAPTER 1. THE FIRST THINGS TO DO

- § 1:1 Initial client interview
- § 1:2 Collection attorney's filing system

CHAPTER 2. BEGINNING THE COLLECTION PROCESS

- § 2:1 Financial considerations
- § 2:2 The Fair Debt Collection Practices Act
- § 2:3 —Who is covered by the Act?
- § 2:4 —Debts regulated
- § 2:5 —Required disclosures
- § 2:6 —Prohibited conduct
- § 2:7 —Penalties for failure to comply with the Act
- § 2:8 Identifying the real debtor/defendant
- § 2:9 Locating the debtor
- § 2:10 Filing the suit
- § 2:11 Obtaining the judgment
- § 2:12 Foreign judgment
- § 2:13 Dismissal

CHAPTER 3. THE DEFENDANT RESPONDS

- § 3:1 The unrepresented defendant
- § 3:2 The defendant is represented by an attorney
- § 3:3 Piercing the defensive veil—Affirmative defenses
- § 3:4 —Accord and satisfaction; payment; release; novation
- § 3:5 —Failure of consideration
- § 3:6 —Renewal of prior obligation; usury
- § 3:7 —Fraud
- § 3:8 —Parol evidence
- § 3:9 —Unauthorized creditor
- § 3:10 —Illegality
- § 3:11 —Duress; threats
- § 3:12 —Limitation of actions; sealed instruments
- § 3:13 —Failure to state a claim

- § 3:14 —Miscellaneous defenses
- § 3:15 —Don't delay
- § 3:16 Late-filed answer; default
- § 3:17 Motion to strike defense
- § 3:18 Employing the discovery process
- § 3:19 Moving for summary judgment
- § 3:20 Statutory attorney's fees
- § 3:21 Attack on default judgment

CHAPTER 4. COLLECTING THE JUDGMENT

- § 4:1 Recovery by way of garnishment
- § 4:2 Levy against real and personal property
- § 4:3 Attachment
- § 4:4 Keeping the judgment alive
- § 4:5 Post-judgment discovery

CHAPTER 5. REPOSSESSION OF PERSONAL PROPERTY

- § 5:1 Advantages of repossession of personal property
- § 5:2 Self-help repossession
- § 5:3 Commercial transactions
- § 5:4 Consumer transactions

CHAPTER 6. BANKRUPTCY

- § 6:1 Scope of chapter
- § 6:2 The automatic stay
- § 6:3 Chapter 7 liquidation
- § 6:4 Reaffirmation
- § 6:5 Chapter 13 reorganization
- § 6:6 —Co-debtor stay
- § 6:7 Judgment liens

CHAPTER 7. COLLECTION PRACTICE MANAGEMENT

- § 7:1 The bottom line; getting started
- § 7:2 Service on the defendant
- § 7:3 Moving forward after service
- § 7:4 Monthly statements
- § 7:5 Staying on top of things; tickler/update system

TABLE OF CONTENTS

CHAPTER 8. FORMS AND EXAMPLES

A. BEGINNING THE COLLECTION PROCESS

- § 8:1 Demand letter—Open account
- § 8:2 —Promissory note
- § 8:3 Letter to post office to obtain forwarding address
- § 8:4 Complaint on contract—Corporate borrower
- § 8:5 —Individual borrower
- § 8:6 Letter to court to serve second original of complaint
- § 8:7 Complaint on a contract for second original
- § 8:8 Complaint on an account for charge accounts
- § 8:9 Affidavit to obtain default judgment against defendant
- § 8:10 Order for default judgment against defendant
- § 8:11 Affidavit to domesticate foreign judgment
- § 8:12 Order to domesticate foreign judgment

B. THE DEFENDANT RESPONDS

- § 8:13 Consent order
- § 8:14 —Letter to defendant
- § 8:15 —Letter to court to file
- § 8:16 —Default—Letter to defendant
- § 8:17 — —Affidavit
- § 8:18 — —Order
- § 8:19 — —Letter to court to file
- § 8:20 Plaintiff's motion for judgment on the pleadings
- § 8:21 Motion for default judgment
- § 8:22 Request for admission of facts and genuineness of documents
- § 8:23 Notice of deposition
- § 8:24 Plaintiff's motion for summary judgment
- § 8:25 Statement of undisputed facts
- § 8:26 Affidavit for motion for summary judgment
- § 8:27 Brief in support of plaintiff's motion for summary judgment
- § 8:28 Certificate of service of motion for summary judgment

C. COLLECTING THE JUDGMENT

- § 8:29 Form to be included with garnishment to aid bank in identifying defendant
- § 8:30 Letter to clerk to file garnishment
- § 8:31 Affidavit of garnishment

GEORGIA LEGAL COLLECTIONS

- § 8:32 Summons of garnishment
- § 8:33 Affidavit for continuing garnishment
- § 8:34 Summons of continuing garnishment
- § 8:35 Affidavit to obtain judgment against garnishee
- § 8:36 Order of judgment against garnishee
- § 8:37 Letter to garnishee advising of judgment
- § 8:38 Order condemning funds
- § 8:39 Letter to sheriff requesting nulla bona
- § 8:40 Letter to clerk to re-record fi. fa.
- § 8:41 Petition for scire facias
- § 8:42 Order granting petition for writ of scire facias to revive dormant judgment
- § 8:43 Plaintiff's first post-judgment interrogatories to defendant

D. REPOSSESSION OF PERSONAL PROPERTY

- § 8:44 Letter to clerk for writ of possession
- § 8:45 Petition for writ of possession
- § 8:46 Affidavit for repossession
- § 8:47 Summons for repossession
- § 8:48 Letter to clerk for filing writ of possession
- § 8:49 Writ of possession

E. BANKRUPTCY

- § 8:50 Reaffirmation agreement
- § 8:51 —Declaration of debtor's attorney
- § 8:52 —Motion for court approval
- § 8:53 —Order approving

F. COLLECTION PRACTICE MANAGEMENT

- § 8:54 Motion for appointment of special agent for service
- § 8:55 Affidavit of attorney in support of motion for appointment of special agent for service
- § 8:56 Affidavit of process service company
- § 8:57 Order appointing process server
- § 8:58 Affidavit of service by process server showing proof of service

APPENDIX

Appendix A. The Fair Debt Collection Practices Act

Table of Laws and Rules

TABLE OF CONTENTS

Table of Cases